1101.1 Payment Irregularity

A. Payment irregularity means a benefit amount was incorrect and occurs when the assistance unit or the household does not receive the amount it is entitled to. The payment could be:

1. More than entitled to – resulting in an overpayment, or
2. Less than entitled to – resulting in an underpayment

B. Payment irregularities are classified as:

1. **Agency Error** (AE) - when the local department:
   a. Fails to take action in a timely manner on a known change
   b. Incorrectly applies policy or procedures
   c. Makes an incorrect calculation
   d. Issues benefits when the certification period has expired and no redetermination has been completed
   e. Issues benefits for more than 60 months without a customer meeting a hardship requirement and/or work requirements in his/her Independence Plan. (See Section 313 for determining eligibility beyond 60 months. See Section 204 for information on required documentation for a hardship exemption.)

2. **Customer Error** (CE) - also called Inadvertent Household Error when the customer fails to:
   a. Give complete or accurate information
   b. Report a change in a timely manner

3. **Intentional Program Violation** (IPV) - occurs when the customer deliberately and knowingly:
   a. Makes false statements to receive benefits, maintain benefit level increase or avoid a reduction in benefits
b. Misrepresents facts in order to receive benefits for which he or she is not eligible

c. Is found guilty of Supplemental Nutrition Assistance Program trafficking (see SNAP manual for additional information)

Reminder: Do not code an overpayment as fraud or IPV unless there is a legal decision establishing the fraud or the individual signed a waiver of an administrative disqualification hearing (ADH).

1101.2 Causes of Payment Irregularities

A. Unreported changes or local department failure to act on known changes in:
   1. Household composition
   2. Earned and/or unearned income
   3. Household expenses and shelter costs

B. Local department’s incorrect application of policy and procedure

C. Fraud and/or Intentional Program Violations

Reminder: Overpayments in associated programs do not necessarily mean there is an overpayment in the SNAP benefits. Under simplified reporting requirements, there is no overpayment, as long as the customer’s income does not exceed 130% of the federal poverty level for household size. (See the SNAP Manual for additional information).

1101.3 Local Department Action

A. Local departments must take immediate action to correct payment irregularities.
   1. Issue underpayments as quickly as possible within 24 business hours of discovery.
   2. Make changes in the system in the on-going month first to ensure the change is made and prevent additional overpayments or underpayments.
   3. Make changes in each historical month in which the error occurred to determine the payment irregularity for up to three years prior.
B. Establish a claim against the household or assistance unit regardless of the reason for the overpayment.

C. Before establishing an overpayment on a change, allow for the appropriate adverse action time.
   1. The first month, following the adverse action period, that the change could have been made is the beginning of the overpayment
   2. The end of the overpayment is the last month incorrect benefits were paid
   3. When a payment irregularity occurs in one program, review eligibility in all associated programs

### 1101.4 Verification of the Overpayment

A. Attempt to obtain verification that documents the household’s circumstances for each month of the payment error.

B. Allow the customer 10 days to provide verification.

C. If the customer cannot or will not provide verification, attempt to have the customer sign a Consent for the Release of Information form to allow the local department to obtain the information.
   1. You may use the customer’s signed application page that states the customer provides consent for the contact.

D. Contacts may include but are not limited to: the employer, landlord, or child care provider.

E. Secondary sources of verification include: Maryland Automated Benefit System (MABS), the State Verification and Exchange System (SVES), the Income and Eligibility Verification System (IEVS), “The Work Number” and MD/DC Online.

F. When using MABS to verify earnings, the case manager must divide the quarterly income by 3 to arrive at a monthly figure.

G. Complete a separate set of calculations for each error by using the figures that were in effect for each month the error existed.
1101.5 Overpayment Dates

A. Discovery Date: The date the potential claim is detected as a possible overpayment.

B. Establishment Date: The date the initial demand notice (in CARES, Notice 18) is sent to the customer.

1101.6 Loss of Earnings Disregards and Child Care Deductions for Late Reporting

Customers not reporting new earned income or an increase in earned income timely are not entitled to the earned income disregards (40% for regular earnings and 50% if self-employed) and the child care deduction for the months that the income was unreported.

1101.7 Waiver of Overpayment Claims

The local department will waive the establishment of a TCA overpayment if the:

- Total overpayment is $125 or less and
- TCA case is closed.

1101.8 Manual Calculation of a Payment Irregularity

A. The calculation to determine an OP or UP is the same. It is the difference between what was received and what the applicant or recipient was eligible for.

B. Determine the correct amount of benefits for each month that the household received an overpayment.

C. Do not include any amounts that occurred more than three years prior to the month the claim was identified.

1101.9 Special Circumstances Regarding TCA Overpayments

A. Recipient convicted of a drug felony.

1. A custodial parent convicted of a drug-related felony on or after July 1, 2000, while receiving TCA, is ineligible for TCA for one year from the date of the conviction and is subject to substance abuse testing and treatment.
2. Remove the custodial parent from the TCA, after timely and adequate adverse action is given

3. Establish an OP for every month that the custodial parent received TCA from the month of the conviction to the effective date of the change

B. 60 Month time limit.

1. Federal TCA benefits cannot be paid to adults who have received benefits for 60 months, whether consecutive or not, unless the customer meets the requirements for a hardship or is meeting the work requirements in his or her Independence Plan.

2. Do not count any month a customer is overpaid an entire month of TCA benefits and subsequently repays the entire benefit towards the 60-month time limit.

C. Child Support

1. Review child support screens to determine the amount, if any, of child support payments received and retained by the Agency

2. Offset (reduce) the TCA OP amount by the amount of child support collected and retained by the Agency

**1101.10 Notification to the Customer**

A. Customers must be provided with written notification of a payment irregularity.

B. Whether the overpayment notification letter to the customer is a system-generated letter (Notice 18) or a manual letter it must state the following information:

1. The amount owed

2. Reason for the overpayment

3. The period of time in which the overpayment occurred

4. Ways the overpaid amount can be repaid

5. The customer’s right to an administrative hearing if the customer disagrees with the overpayment (that an overpayment exists or the amount)
6. The customer’s right to renegotiate any repayment schedule if the assistance unit/household’s circumstances change

7. The requirement to return the enclosed repayment agreement, completed and signed within 30 days (00/00/0000) of the date the notice is mailed, indicating an agreement to make restitution and the method by which repayment will be made

8. Failure to return the completed agreement by 00/00/0000 may result in further collection action, including a referral to the State’s Central Collections Unit

C. A second notice (Notice 18) must be sent when there is no response from the household to the first notice sent. The second notice should be sent no later than 60 days but no sooner than 30 days after the issue date of the first notice.

D. Issue a third and final notice indicating failure to repay (Notice 43) if the customer does not respond within thirty days to the second Notice 18. Issue the final notice indicating failure to repay no later than 60 days but no sooner than 30 days after the issue date of the second notice.

1101.11 Right to an Administrative Hearing

A. Customers have the right to a hearing before an administrative law judge (ALJ) regarding a payment irregularity.

B. The CARES system generates a page explaining how to file an appeal along with the CARES repayment notice.

1. Customers can pick up a DHS/FIA Request for Hearing form (DHS/FIA 334) in the local department or have the local department mail them one.

C. If the customer requests a hearing within 10 days of the notification of the overpayment and recoupment, the customer may request benefits be continued pending the hearing decision.

1. There are specific rules for other programs regarding the continuation of benefits pending a hearing decision. Please refer to the policy for a specific program.

D. If the customer requests an administrative hearing and the hearing decision upholds the proposed reduction or termination, the overpayment includes any benefits issued pending the decision.

Revised November 2019
E. Following an Administrative Hearing, the local department must re-notify the household of the claim if the following occurs:

1. The Administrative Law Judge (ALJ) finds in favor of the State and determines that a claim does exist against the household;
2. The appellant does not show for the hearing; or
3. The case is dismissed.

F. Once the hearing decision is received, upholding the local department action, do not send another adverse action before implementing recoupment. Delinquency is based upon this decision date and not the date noted on the initial Notice 18 sent to the household.

G. If the ALJ determines that a claim does not exist, the claim is terminated and written off. The local department must notify the customer in writing once the claim is terminated and written off.

H. The local department must comply with the ALJ’s decision within 10 days.

1101.12 Recoupment

A. For TCA, TDAP, SNAP, PAA, and RCA cases that are Agency Error (AE) or Customer Error (CE) overpayments the recoupment amount is $10 or 10 percent, whichever is greater

B. The rules for IPVs and fraud are slightly different for each program. They are discussed in the individual program sections

C. Customers have the option of paying more than the standard recoupment amount

D. Do not recoup benefits from an initial benefit

E. Approving a recoupment BEG within the last 10 days of the month reduces the following month’s benefit, without allowing 10 days adverse action time. Local departments should avoid approving BEG plans during the end of the month adverse action period

F. Re-screening the same assistance unit number when customers, whose benefit case closed with an outstanding balance, reapply for benefits CARES automatically begins recoupment when the case is approved
### PAYMENT IRREGULARITY 1101

#### 1101.13 TCA Increase in Benefits (Underpayment)

**Note:** When a change is reported or the local department becomes aware of a change, the case manager must re-evaluate the assistance unit’s eligibility and benefit amount.

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<tbody>
<tr>
<td>A.</td>
<td>Changes resulting in increases in benefits must be made so that the benefits increase no later than the month following the month the change was reported.</td>
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<td>B.</td>
<td>When the case manager is not able to make the change the month following the month the change was reported, issue supplements or underpayments as soon as possible in the next month.</td>
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<td>C.</td>
<td>Issue supplements for the month in which a customer reports that a newborn or other member has joined the household.</td>
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#### 1101.14 Initiating a Collection Claim

A. Within 60 days of the discovery of the overpayment, the following must be initiated:

   a. Either recovery of the overpayment; or
   b. Recoupment from the household’s benefit.

B. Failure to take any of the above actions within the specific timeframe does not release a household from the debt.

C. When a household with a closed case fails to submit a scheduled payment in accordance with the signed repayment agreement, a secondary Notice 43 is sent.

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<td>Cases that are Agency Error (AE) or Customer Error (CE) overpayments the recoupment amount is $10 or 10 percent, whichever is greater. The local department needs written permission to collect against active benefits. See below for written permission guidance.</td>
<td>For IPV cases, see Section 1100 of the Manual.</td>
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Revised November 2019
For collecting from a closed case

| The local department and the household must agree to a repayment plan. The household must return the signed agreement no later than 30 days after receiving the second Notice 18. | If the local department does not receive a signed repayment agreement by the 30th day following the second Notice 18, refer the debt to the Central Collections Unit. |

For any overpayment

| Verify that for each month of overpayment, there is evidence of overpayment and an overpayment calculation. | Verify that a Notice 18 is in the household’s file and that all overpayments referenced, match the calculated and verified overpayment for each month an overpayment is being pursued. |

| Refer the case to the CCU if the household failed to return a repayment agreement as required in the Notice 18 by the 30th day. | If there is no Notice 18 in the case file, send a Notice 18 and include only overpayments for which there is a calculation and matching verification. Follow the same 30-day rule for the receipt of the repayment agreement. |

B. A written agreement with the household to collect a claim using active TCA benefits must include.

a. The statement that the agreement is voluntary

b. The amount of the repayment

c. The frequency of the repayment (monthly, one-time, etc.)

d. The length, if any, of the agreement; and

e. A statement that the household may revoke the agreement at any time.

i. In the event a household revokes the agreement, the household may make alternative arrangements to satisfy the debt.

Revised November 2019
C. A claim is delinquent when:

a. The claim has not been paid in full by the due date of the initial Notice 18 and/or the household has not made a satisfactory adjustment to the payment agreement with the local department.

   i. The delinquency date following the Notice 18 is 30 days from the date of the original Notice 18.

b. A payment arrangement has been established and the scheduled payment has not been made by the due date.

   i. The delinquency date is the due date of the missed payment.

c. A household fails to make a payment on a monthly basis in the amount specified in the repayment agreement.

1101.15 Acceptable Forms of Payment

A. The State may collect a claim by:

   b. Reducing benefits prior to issuance.

   c. Accepting cash or any of its generally acceptable equivalents such as but not limited to; check, money order, and/or credit or debit cards.

   d. Conducting the State’s own offsets and intercepts. These methods are utilized when a debt is referred to the States’ Central Collection Unit.

1101.16 Criteria for Terminating a Collection Action

A. A terminated claim is a claim in which all collection action has ceased.

B. A claim shall be terminated for any of the following reasons:

   a. The claim has been found to be invalid in a fair hearing, administrative disqualification hearing, or court determination.

   b. The claim has been found to have been established in error.
c. The claim is missing any of the required documentation needed to establish and pursue the debt. This includes:

i. Verification for each instance of overpayment as outlined in Sections 1101.4 and 1101.8.

ii. Proof of notification to the customer of the overpayment as outlined in Section 1101.10.

d. The household cannot be located after three years of the claim establishment date.

e. The claim is no longer being pursued by the CCU after having been properly referred and the local department has exhausted means available in recouping the claim.

**1101.17 Central Collections Unit**

**A.** The Central Collections Unit (CCU) is a unit within the Department of Budget and Management. It is the entity responsible for pursuing the payment of debts owed to the State of Maryland.

**B.** A referral to the CCU is made when a customer fails to return a payment agreement or fails to make payments on an outstanding overpayment as per an agreement made with the local department.

**C.** Once a demand letter (Notice 18) or a notice of failure to repay (Notice 43) is issued, an alert will be generated advising the local department case manager of the cases referral to the CCU.

**D.** Once 30 days has passed since the second Notice 18 or Notice 43 was sent and no action is taken by the customer, the case will be labeled Closed and Referred. The Case will then be transferred to the CCU via the interface process.
**EXAMPLES:**

**Example 1.** Mr. and Mrs. Pluto receive TCA for themselves and their son. On June 5, Mr. Pluto reported that his wife had a baby. The case manager did not add the baby to the case until August 10. The newborn was added retroactively to the case effective June 5. Underpayments must be issued for June, July, and August since the change was not processed timely.

**Example 2.** Ms. Mars receives TCA for herself and two children. She is employed part-time. On March 15 she reported she was laid off and provided a letter from her employer to verify her last day worked and last date paid. She received her last paycheck on March 10. On March 23, the case manager removed the earnings from the TCA case for the ongoing month of April. The TCA benefit increased April 1.