

**MARCH RELEASE-CORRECTED
CHILD SUPPORT ENFORCEMENT MANUAL
TRANSMITTAL LETTER 1/17**

March 8, 2017

TO: CUSTODIANS OF CHILD SUPPORT ENFORCEMENT MANUAL
 FROM: STEVE H. FISHER, ADMINISTRATOR
 SUBJECT: CHILD SUPPORT ENFORCEMENT MANUAL CHANGES

Material Transmitted	Material Superseded
Chapter 200- Case Processing Section 206 MTL 1/17 – (2) Pages	Chapter 200- Case Processing Section 206 MTL 2/16 – (2) Pages
Chapter 400- Establishing Parentage Table of Contents MTL 1/17 – (1) Page Section 400-400.2 MTL 1/17 – (6) Pages Exhibit 400-1 MTL 1/17 – (1) Page	Chapter 400- Establishing Parentage Table of Contents MTL 2/16 – (1) Page Section 400-400.2 MTL 1/14 - (6) Pages Exhibit 400-1 MTL 9/13 – (1) Page
Chapter 500-Support Obligations Section 507 MTL 1/17 – (1) Page	Chapter 500- Support Obligations Section 507 MTL 5/11 – (1) Page

Manual Section	BACKGROUND & EXPLANATION of policy changes/clarifications/updates for March 2017	Obsolete PT, P&P, PUT or IM
206(A)(1)	Language added clarifying that enforcing authorities are expected to assess the availability of health insurance at case initiation.	
206(D)	Clerical correction consistent with federal regulations.	
400(A) Parentage	New language clarifying that establishing parentage, regardless of gender, is a IV-D program responsibility.	
400(B) <i>New</i> Maternity	New subsection explaining conditions necessary to establish the mother-child relationship. Instructions provided that case managers must consult with the enforcing authority's legal counsel when evaluating a case in which maternity is based on presumptions rather than evidenced by legal documentation.	
400(B) <i>Old</i> Born Out of Wedlock	Old subsection 400(B), Born Out of Wedlock, moved and renumbered as new section 400(D).	
400(C) <i>New</i> Paternity	New subsection 400(C) added explaining requirements for establishing paternity. Case managers are instructed to consult the enforcing authority's legal consul when evaluating cases in which the child's birth was the result to assisted reproduction.	
400(D) <i>New</i> Born Out of Wedlock	Section was previously designated as 400(B). New language clarifying that for IVD purposes a child is considered born out of wedlock if the child's parents were not married at the time of the child's birth regardless of the parents' gender.	
400(C) <i>Old</i> 400 (E) <i>New</i> Documentation	Section moved from 400(C) to 400(E). New language is added clarifying that child support system screen prints are not to be given to the parties.	
400(D) <i>Old</i> 400 (F) <i>New</i>	Section moved from 400(D) to 400(F). Language is added clarifying that a child may have two legal mothers and no legal father. These cases are coded in the child support system as Paternity Established = N.	
400.2 (B)	Reference to artificial insemination is deleted as obsolete. See NRS 126 for the detailed requirements of assisted reproduction. Case managers must consult with the enforcing authority's legal counsel when evaluating cases in which a child's birth was the result of assisted reproduction.	
Exhibit 400-1	Reference to artificial insemination deleted as obsolete.	
507 (C)	Language change to conform with statue.	

Effective Date – March 1, 2017

Instructions for Manual Maintenance -- Replace superseded pages (11) with transmitted pages (11).