

Alternative Payment Program

Children learning, parents earning, communities growing!

SB 75 Frequently Asked Questions (FAQs)

1. What is SB 75?

Senate Bill (SB) 75 is a California legislation that went into law effective July 1, 2019 which requires all Alternative Payment contractors to provide business and personal contact information about active licensed family child care providers and/or licensed-exempt providers to the California Department of Education (CDE).

2. Why is CDA sharing my information?

CDA is required to comply with this new law effective July 1, 2019. You can find more information about Senate Bill (SB) 75 Chapter 51, Statutes of 2019 on sections 8430-32 of the California *Education Code*, Section 6253.21 of the *Government Code*, and Section 1596.86 of the California *Health and Safety Code*.

3. Which information is CDA required to submit to CDE?

CDA is required to share the following information about active licensed family child care providers and/or licensed-exempt providers with CDE:

- Provider's name
- Provider's home address*
- Provider's mailing address
- County
- Work and cellular telephone numbers
- Email address, if known
- Agency, contractor, subcontractor, or political subdivision administering the program

- State facility license number, if applicable
- The date the provider began subsidy care
- The date the provider ended subsidy care, if applicable
- The unique provider identification number, if applicable

[*Providers approved to participate in the Secretary of State's address confidentiality program may provide the designated address in lieu of a home address.]

4. Who is considered an active child care provider?

Any licensed family child care provider and/or licensed-exempt provider who participates in a state-funded early care and education program and has received subsidy payments.

5. When will SB 75 start?

CDA is required to submit the first report of information to the CDE by August 30, 2019. This report will include any licensed family child care providers and/or licensed-exempt provider who received subsidy payment for the months April- June, 2019. Thereafter, CDA will be required to submit a report monthly to CDE.

6. How often will my information be shared with CDE?

CDA is required to share information about active child care providers with CDE monthly.



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7. How will my information be shared?

CDA is required to submit the information to CDE through CDMIS.

8. What is the CDMIS?

The Child Development Management Information System (CDMIS) is a secure data management information system that agencies contracted with CDE are required to use to submit mandated data reports or any other information requested by CDE.

9. What will CDE do with my information?

Upon request, CDE will provide the information of child care providers to a provider organization as defined in the law. CDE can also use the information to meet federal Child Care and Development Block Grant requirements, including emergency response preparedness.

10. Who is the provider organization in San Diego County?

At this time, CDA does not have this information.

11. I do not want my information to be shared, what should I do?

CDA, as a state contractor, must comply with SB 75. At this time, we have not received guidance on how to proceed if providers don't want their information shared.

12. Who can I contact if I questions?

If you have questions please contact:

CDMIS Support

Mail: 1430 N. Street, Suite 3410, Sacramento, CA 95814

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