## E FBCP Exempt Child

REVISION 47 (01/01/17 - 12/31/17)

A child born or adopted during their natural or adoptive parent's Family Benefit Cap Period (FBCP) may be exempt from the Benefit Cap policy when any of the following apply:

- The child was born or adopted within ten months of the applicable parent's interview for a new application, or the first renewal application interview completed on or after November 01, 1995. (See Born Within Ten Months of Interview)
- The child was born or adopted during a month the parent received <u>Arizona Works CA(g)</u>. (See <u>Born During Arizona Works</u>)
- The child is the first child, either born or adopted, of a participant under 18. (See <u>First Child Exemption</u>)
- The child is born to or adopted by participants of the <u>Pascua</u>
   <u>Yaqui Tribal TANF</u> or <u>Salt River Tribal TANF</u> programs. (See
   <u>Born to Tribal TANF Participant</u>)
- The child was born as a result of sexual assault or incest.
  (See Claim of Sexual Assault or Incest)

NOTE The exemption for a child born as a result of sexual assault or incest does not apply to an adopted child.

- The child was born or adopted after an FBCP and prior to the new application. (See Born Before New FBCP)
- The child was born or adopted in the first month of the FBCP and prior to the date of application. (See <u>Born Before New</u> <u>FBCP</u>)
- The child is living with a <u>nonparent caretaker relative</u> (NPCR) head of household and meets certain circumstances. (See <u>BC</u> <u>child living with an NPCR</u>)
- The child was born or adopted in the **Eligibility Window**.

FBCP policy does not apply to <u>Grant Diversion (GD)</u> cases and GD benefit months do not start or count towards the FBCP.

The Benefit Cap Grid: Determining the BC Child (FAA-1302A) form or FAA1583A Electronic benefit Cap Determination unity form must be completed and placed in the <u>case file(g)</u>.