INTRODUCTION

This policy establishes criteria for proper classification of revenues and refunds of expenditure. A clear distinction needs to be made between revenues and refunds of expenditures in order to comply with generally accepted accounting principles, the appropriation structure, and statutory restrictions on refunds of expenditure.

When a receipt or refund is received, two questions should be asked:
1. Is the transaction a revenue or a refund of expenditure?
2. What is the proper accounting treatment, given the appropriation type and accounting period?

This policy provides guidance in classifying revenues and refunds of expenditures, and specific procedures are established to insure that receipts are handled uniformly throughout the Department of Health Services (DHS) and that the procedures are in conformance with statutory intent, budgetary practices and the Department of Administration (DOA) standards.

BACKGROUND

A. Is the transaction a revenue or a refund of expenditure?
1. Revenues – Revenues are generated as the result of delivering or producing goods, rendering services or other activities related to an organization’s ongoing major or central operations. Revenues are recognized as the result of an earnings process that is completed and an exchange that has taken place. In addition, miscellaneous revenues may be generated by occasional sales, by the sale of surplus equipment, or by unanticipated income.

2. Refunds of Expenditure – In contrast, refunds of expenditure are adjustments of amounts previously paid. The most common type of refund of expenditure involves overpayments to vendors, in the same fiscal year, where a check may be redeposited or the vendor returns all or a portion of an incorrect payment.

Refunds of expenditures are defined by Wis. Stat. § 20.001 (5) as amounts received by a state agency:

a. as the result of an adjustment due to activities that are of a temporary nature or activities that could not be anticipated during budget development and

b. that reduce or eliminate a previously recorded expenditure in the same fiscal year in which the previously recorded expenditure was made.
B. What is the proper accounting treatment, given the appropriation type and accounting period?

1. **Appropriation Type** – The appropriation type is one of the factors in determining the proper accounting treatment for a receipt especially for revenues. See Attachment 1 – Coding for Revenues and Refunds of Expenditures.
   a. **GPR Appropriations** – Receipts that should be booked to a revenue account for General Purpose Revenue (GPR) Appropriations should be booked to GPR-Earned. Wis. Stat. § 20.001 (4) defines GPR-Earned as revenue which is received by a state agency incidentally in connection with GPR appropriations in the course of accomplishing program objectives and for which no program revenue (PR) appropriation is made. GPR-Earned is treated as a non-appropriated receipt and is not available for expenditure.
   b. **Federal Appropriations** – Receipts that should appropriately be booked to a revenue account for PRF Appropriations should be booked as a credit to expenditure, because that is how we return funds to the federal government.
   c. **PR & SEG Appropriations** – Receipts that are applicable to PR & SEG appropriations need to be handled on a case-by-case basis.

2. **Accounting Period (state fiscal year, grant period etc.)** – The accounting period is one of the factors in determining the proper accounting treatment for a receipt especially for refunds of expenditure. See Attachment 1 – Coding for Revenues and Refunds of Expenditures.

   Generally, refunds of expenditure in the same fiscal year are coded as credits against expenditures in the same appropriation as previously recorded.
   Wis. Stat. § 20.001 (5) indicates that any refunds of expenditures to sum certain appropriations in the same fiscal year as the expenditure was made should be coded as a refund of expenditure in the same appropriation as the original expenditure.

   However, certain prior-year refunds of expenditure (namely, GPR sum certain, GPR biennial, PR annual and SEG annual) are treated as revenues due to the appropriation type and statutory provisions. Prior fiscal year refunds of expenditure for GPR sum certain and GPR biennial appropriations are coded as GPR-Earned (non-appropriated receipts) and are not available for expenditure. Prior fiscal year refunds of expenditure for PR annual and SEG annual appropriations are coded to miscellaneous revenue.

**POLICY**

1. All centralized and decentralized accounting units are to implement State and Department policies and procedures regarding proper accounting treatment of revenues and refunds of expenditure.
   All transactions for invoice vouchers, journal vouchers, and deposit vouchers must be consistent with this policy and properly authorized and signed. DHS staff involved in classifying receipts is responsible to identify transactions that may be inconsistent with this policy and notify a financial manager, Bureau of Fiscal Services (BFS), prior to recording the transaction.
   BFS staff is to apply these policies in preparing, processing and/or reviewing transactions.

2. Proper accounting treatment of revenues and refunds of expenditure require that:
   a. **Revenues** – Revenues are recognized based upon the earning process and/or the appropriation structure. Most revenues, including miscellaneous or incidental revenue, should be deposited to the respective appropriation and revenue source regardless of
fiscal year received. GPR-Sum Sufficient and PRF appropriations should be recorded as credits to expenditure. Occasional sales and incidental receipts are coded as miscellaneous revenue or GPR-Earned. GPR-Earned is treated as a non-appropriated receipt and is not available for expenditure. See Attachment 1 – Coding for Revenues and Refunds of Expenditures.

b. **Refunds of Expenditure** – Generally, refunds of expenditure reduce or eliminate previously recorded expenditures in the same fiscal year in which the previously recorded expenditure was made. Refunds of expenditure must be coded based on the appropriation in which the previously recorded expenditure was recorded. All refunds of expenditure must meet criteria detailed in #3 below.

Certain prior year refunds of expenditure must be coded as revenues due to the appropriation structure and statutory provisions (GPR sum certain and GPR biennial, PR annual and SEG annual). Follow guidance outlined in the Attachment 1 – Coding for Revenues and Refunds of Expenditure.

3. **Only the following types of refunds of expenditure are permitted:**

   a. **Vendor Overpayments.** Receipts from vendors, including other units within DHS or other state agencies, within the same fiscal year due to overpayment or incorrect payment are classified as a refund of expenditure. Incorrect payment may be the result of an error in processing, incorrect vendor invoice, or a misaddressed check. Overpayment may include discounts not previously taken, credits not previously applied or settlement of disputes over the quality or quantity of goods or services provided.

   b. **Outside Reimbursement of Certain Travel Expense.** Employee travel or training expenses required by and reimbursed by an external organization, such as a federal agency, professional or philanthropic organization, and which can’t be recorded in a program revenue appropriation should be classified as a refund of expenditure. In this situation, DHS staff is reimbursed for travel and training costs by an outside organization that does not issue a grant award to the Department but rather provides a letter authorizing the employee to travel or attend training. Generally a dollar limit is provided. Under APP Section 12 – Travel 5.0 (Reimbursement of Costs to Employees Outside of State Agencies), all remuneration received by employees as part of their official duties is to be deposited with the Department of Administration, and all employee travel reimbursement is to be at the standard rates specified in the Uniform Travel Schedule Amounts (UTSA).

   DHS claims reimbursement from the outside organization in the amount reimbursed to the employee. The payment from the outside organization is recorded as a refund of expenditure up to the amount previously paid. Any amount paid over the amount claimed (such as may occur with per diem reimbursement) is to be recorded as GPR-Earned or miscellaneous revenue in a program appropriation.

   c. **Medical Assistance Collections.** Medical assistance collections include third party liability collections, probate collections, collections due to recoveries from fraud and abuse, collections on liens, provider repayments, drug rebates, and recoveries from quality control activities.

   Estimated collections are subtracted from estimated gross program expenditures to calculate the amount of GPR and PRF needed for expenditure. Since Medical Assistance is funded by both state and federal funds, federal requirements for reporting federal share as a reduction of expenditure has been applied to Medical Assistance Collections.
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d. **Receipts Subject to Federal Regulations.** WIC Formula and other rebates as required by federal regulations, guidelines or instructions may be treated as a refund of expenditure. Federal reporting requirements dictate that rebates received be reported as a reduction from total federal expenditures reported. Rebates are applied to the same federal fiscal year as the original expenditure. Recording of the rebate as a refund of expenditure in the accounting system is consistent with how we report to the federal grantor agency. State participation in the federal program is contingent upon compliance with applicable regulations, guidelines and instructions.

e. **Clearing or Correcting Entries.** Currently, clearing entries are used to transfer expenditures from a clearing account in which they are originally recorded to the appropriate account by means of a distribution of expenditure made subsequent to original recording. These clearing entries, which are treated as refunds of expenditure, are needed to properly account for distribution of expenditures. Correcting entries may be treated as refunds of expenditure when an error has been made in processing or posting accounts.

f. **Receipts for Payments Made on Behalf of Institution Residents.** Payments are made by the institutions on behalf of their residents. The residents’ accounts then are used to reimburse the institution. Payments are made by the institutions as a convenience. The purchases could be made with the residents’ funds directly.

g. **Union Reimbursement of Personnel Costs for Staff Involved in Union Activities.** Under contract, the unions are required to reimburse DHS for the costs of staff involved in specified union activities. Where the employing unit finds it necessary to schedule someone else to work the shift of the employee attending the specified union activities, thus incurring additional personnel costs, the receipts from the Unions may be recorded as refund of expenditures.

4. The following situations **do not allow** the recording of refunds of expenditure:

a. Receipts from the sale of vehicles and other equipment are to be recorded as revenues. The exception to this rule is proceeds for assets purchased with Federal dollars. See APP Section 8 – Capital Assets 5.0 (Disposition of State-Owned Assets) for more detailed information on how to handle proceeds from the sale of state-owned assets.

b. Copy charges, data processing charges, and staff salary charges related to the Public Records Law **may not** be considered refunds of expenditure. **All receipts from copy charges and data processing costs must be recorded as revenues.**

c. **Reimbursements for Damages from Staff or Residents.** This is comparable to insurance payments and does not qualify for treatment as a refund of expenditure.

d. Employee reimbursements for personal use of state vehicles (the rate charged for reimbursement is an established rate not directly associated to the cost).

5. Any exception to this policy must be approved in writing by a lead accountant Bureau of Fiscal Services.

6. Attachment 1 – Coding for Revenues and Refunds of Expenditures indicates the approved standard for handling revenues and refunds of expenditures in a number of situations and time frames. The actual appropriation language or federal regulation should be reviewed for any special provisions. If none, these standards will apply. Any deviation from this chart will require approval from a financial manager of BFS.
ATTACHMENTS
Coding for Revenues and Refunds of Expenditures

REFERENCES
Wis. Stat. §§ 20.001 (4) and 20.001 (5)
DHS APP Section 12 – Travel 5.0 (Reimbursement of Costs to Employees Outside of State Agencies)
DHS APP Section 8 – Capital Assets 5.0 (Disposition of State-Owned Assets)

CONTACTS
Lead Accountants
Deputy Director, Bureau of Fiscal Services
# CODING FOR REVENUES AND REFUNDS OF EXPENDITURES

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<thead>
<tr>
<th>Appropriation Type</th>
<th>Period of Receipt</th>
<th>Proper Accounting Treatment for Revenues</th>
<th>Proper Accounting Treatment for Refund of Expenditure</th>
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<tr>
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<td>Return to Feds</td>
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<td>SEG-Revolving** (Continuing)</td>
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</tr>
<tr>
<td></td>
<td>Prior SFY</td>
<td>Revenue*</td>
<td></td>
</tr>
</tbody>
</table>

*PR Continuing and SEG-Revolving (Continuing) appropriations can either be treated at Revenue or Credit to Expenditure depending on the appropriation. Each appropriation needs to be handled individually.

**For Prior SFY transactions in SEG-Annual and SEG-Continuing appropriations, contact your budget analyst for related appropriation transactions