CHAPTER M14

LONG-TERM CARE

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TN #97	9/1/12	page ii	
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GENERAL RULES FOR LONG-TERM CARE

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		Pages 1, 4, 8, 11-13
		Pages 4a and 7 were removed.
		Pages 8-14 were renumbered
		7-13.
TN #DMAS-14	10/1/19	Pages 10, 12-14
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		Page 4a was added as a
		runover page.
TN #DMAS-11	1/1/19	Pages 6, 7
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		Page 15 was removed.
TN #94	9/1/10	Pages 6, 7, 13
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M1410.010 GENERA	ALLONG-TERM CARE			
A. Introduction	Chapter M1410 contains the rules term services and support (LTSS). subchapters:	·		
	 M1410 General Rules M1420 Pre-admission Scree M1430 Facility Care M1440 Community-based M1450 Transfer of Assets M1460 Financial Eligibility M1470 Patient Pay - Post-ee M1480 Married Institution 	Care Waiver Ser y eligibility Treatm	nent of Incom	
	The rules found within this Chapte or receiving Medicaid who meet th	·		
B. Definitions	The definitions found in this section addressing types of long-term serve institutionalization, and individuals	ices and support	(LTSS),	licy is
1. Authorized Representative	An authorized representative is a business for an individual. A comp authorized representative in a writt individual applicant. The authorized incapacitated individual is the individual	petent individual en statement, wh ed representative	must design hich is signed	ate the by the
	• spouse			
	 parent attorney-in fact (person whattorney) 	no has the individ	dual's power-	of-
	legally appointed guardianlegally appointed conservatrustee.		own as the co	ommittee)
2. Institutionali-	Institutionalization means receipt	of 30 consecutiv	ve days of	
zation	 care in a medical institutio Medicaid Home and Comr a combination of the two. 			
	The definition of institutionalization signed hospice election that has be			
	The 30 days begins with the day of receipt of Medicaid HCBS. The day in LTSS) or death is NOT included	ate of discharge		
	The institutionalization provisions already in a medical facility at the			

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individual has been authorized to receive LTC or Long-term Services and Supports (LTSS) and it is anticipated that he is likely to receive the services for 30 or more consecutive days. If it is known at the time the application is processed that the individual did not or will not meet the 30 consecutive day requirement, the individual is not to be treated as an institutionalized individual *unless community LTSS has been authorized*.

The 30-consecutive-days requirement is expected to be met if the authorization for LTSS is provided verbally or in writing. This allows the agency to begin the evaluation of the applicant in the 300% SSI covered group for institutionalized individuals and to use the special rules for married institutionalized individuals who have a community spouse, if appropriate. However, prior to approval of the individual for Medicaid payment of LTSS, the worker must have received the DMAS-96 that was signed by the supervising physician (or an electronic equivalent) or the signed Waiver Level of Care form (or an electronic equivalent). Applicants must be evaluated as non-institutionalized individuals for the months prior to the month in which the completed form is dated.

The worker must verify that LTSS started within *180* days of the date on the Notice of Action on Medicaid. If services do not start within *180* days of the Notice of Action on Medicaid, the individual can no longer be considered an institutionalized individual and continued eligibility must be re-evaluated as a non-institutionalized individual.

CBC Waiver applicants cannot receive Medicaid payment of CBC services prior to the date the DMAS-96 was signed by the supervising physician. For applicants for whom a Waiver Level of Care form is the appropriate authorization document, Medicaid payment of CBC services cannot begin prior to the date the form has been signed.

For purposes of this definition, continuity is broken by *180* or more consecutive day's absence from a medical institution or by non-receipt of waiver services. For applicants in a nursing facility, if it is known at the time of application processing that the individual left the nursing facility and did not stay for 30 consecutive days *or begin receiving another type of LTSS*, the individual is evaluated as a non-institutionalized individual. Medicaid recipients without a community spouse who request Medicaid payment of LTSS, except MN individuals, and are in the nursing facility for less than 30 consecutive days will have a patient pay determination (see M1470.320).

- **3.** Institution An establishment that furnishes (in single or multiple facilities) food, shelter, and some treatment or services to four or more persons unrelated to the proprietor is an institution.
- **4.** In An Institution "In an institution" refers to an individual who is admitted to live in an institution and receives treatment or services provided there that are appropriate to his requirements.
- 5. Long-term Care Long-term care is medical treatment and services directed by a licensed practitioner of the healing arts toward maintenance, improvement, or protection of health or lessening of illness, disability or pain which have been received, or are expected to be received, for longer than 30 consecutive days.

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6.	6. Medical A medical institution is an institution (facility) that: Institution					
	(Facility)	 is organized to provide medical care, including nursing and convalescent care, 				
		• has the necessary professional manage the medical, nursing a				
		• is authorized under state law to	o provide medica	al care, and		
		• is staffed by professional personal metal institution for professional metal metal metal statemetal statemetal metal statemetal statemet		A	2	
		An acute care hospital is a medical	institution.			
7.	Patient	An individual who is receiving needed professional services that are directed by a licensed practitioner of the healing arts toward maintenance, improvement, or protection of health or lessening of illness, disability, or pain, is a patient .				
8.	Inpatient	An inpatient is a patient who has on the recommendation of a physic			itution	
		 receives room, board, and prof 24-hour period or longer, or is expected by the institution to services in the institution for a later develops that the patient of another facility, and does not a hours. 	o receive room, l 24-hour period dies, is discharge	board, and prof or longer even ed or is transfer	èssional though it red to	
9.	Assisted Living Facility (ALF)/ Memory Care Unit	An assisted living facility (ALF) o care facilities or a Medicaid medic unit may be located within the sam continuing care or a long-term care differs from that of a Medicaid me	al institution. A ne setting or cam e facility, howev	n ALF or mem pus such as a er the level of o	ory care	
10.	Independent living facility	A senior living center/senior aparts independent living arrangements o institutions.				
11.	Group Homes	Group homes providing services th are not medical institutions.	nrough the Com	nunity Living W	Vaiver	

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M1410.020 NON-FINANCIAL ELIGIBILITY REQUIREMENTS

A.	Introduction	To be eligible for Medicaid payment of long-term care, an individual must be eligible for Medicaid. The Medicaid non-financial eligibility requirements in chapter M02 apply to all Medicaid applicants and recipients, including those individuals in long-term care. The non- financial requirements and the location of the manual policy for each requirement are:
B.	Citizenship/ Alienage	The citizenship and alien status policy is found in M0220.
C.	Virginia Residency	The Virginia state resident policy for patients in medical institutions is found in subchapter M1430.101; the state resident policy for CBC patients is found in M0230.
D.	Social Security Number	The social security number policy is found in M0240.
E.	Assignment of Rights	The assignment of rights and support cooperation policy is found in M0250.
F.	Application for Other Benefits	The application for other benefits policy is found in M0270.
G.	Institutional Status	The institutional status policy for facility patients is in subchapter M1430.100. The institutional status policy for CBC waiver services patients is found in subchapter M1440.010.
H.	Covered Group (Category)	The Medicaid covered groups eligible for long-term care services are listed in subchapter M1460. The category requirements for the covered groups are found in chapter M03.

M1410.030 FACILITY CARE

A. Introduction Medicaid covers care provided in a medical institution to persons whose physical or mental condition requires nursing supervision and assistance with activities of daily living. Some institutions have both medical and residential sections. An individual in the medical section of the institution is a patient in a medical facility; however, an individual in the residential portion of the institution is a resident of a residential facility NOT a patient in a medical facility.

This section contains descriptions of the types of **facilities** (medical institutions) in which Medicaid provides payment for services received by eligible patients. See subchapter M1430 for specific policy and procedures which apply to patients in facilities.

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B. Ineligible
IndividualsIndividuals under age 65 who are patients in an institution for mental
diseases (IMD) are not eligible for Medicaid unless they are under age 22
and receiving inpatient psychiatric services.

C.		pes of Medical stitutions	The following are types of medical institutions in which Medicaid will cover part of the cost of care for eligible individuals:
	1.	Chronic Disease Hospitals	Specially certified hospitals, also called "long-stay hospitals" . There are two of these hospitals enrolled as Virginia Medicaid providers:
			Hospital for Sick Children in Washington, D.C., andLake Taylor Hospital in Norfolk, Virginia.
	2.	Hospitals and/or Training Centers for the Intellectually Disabled	Facilities (medical institutions) that specialize in the care of intellectually disabled individuals. Intermediate Care Facilities for the Intellectually Disabled (ICF/IDs) are certified by the Department of Health to provide care in a group home setting. Patients in these facilities may have income from participating in work programs.
			NOTE: Medically needy (MN) individuals are not eligible for Medicaid payment of LTC services in an ICF/ID because ICF/ID services are not covered for the medically needy.
	3.	Institutions for Mental Diseases (IMDs)	A hospital, nursing facility or other medical institution that is primarily engaged in providing diagnosis, treatment or care, including medical attention, nursing care and related services, of persons with mental diseases. An institution for the mentally retarded is not an IMD.
			NOTE: Medically needy (MN) patients age 65 or older are not eligible for Medicaid payment of LTC in an IMD because these services are not covered for medically needy individuals age 65 or over.
	4.	Intermediate Care Facility (ICF)	A medical institution licensed by the state to provide, on a regular basis, health-related services to patients who do not require hospital or skilled nursing facility care, but whose mental or physical condition requires services in addition to room and board which can be made available only in an institutional setting.
	5.	Nursing Facility	A medical institution licensed by the state to provide, on a regular basis, health-related services to patients who do not require hospital care, but whose mental or physical condition requires services, such as nursing supervision and assistance with activities of daily living, in addition to room and board and such services can be made available only in an institutional setting. Nursing facilities provide either skilled nursing care services or intermediate care services, or both.

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6. Rehabilitation Hospitals A hospital certified as a rehabilitation hospital, or a unit of a hospital certified by the Department of Health as excluded from the Medicare prospective payment system, which provides inpatient rehabilitation services.

M1410.040 COMMUNITY-BASED CARE WAIVER SERVICES

A. Introduction Medicaid covers long-term care in a community-based setting to individuals whose mental or physical condition requires nursing supervision and assistance with activities of daily living.

This section provides general information about the Community-based Care (CBC) Waiver Services covered by Medicaid. The detailed descriptions of the waivers and the policy and procedures specific to patients in CBC are contained in subchapter M1440.

- B. Community-Based Care Waivered Services (CBC)
 Community-Based Care Waiver Services or Home and Community-based Care or CBC are titles that are used interchangeably. These terms are used to mean a variety of in-home and community-based services reimbursed by the Department of Medical Assistance Services (DMAS) that are authorized under a Section 1915(c) waiver designed to offer individuals an alternative to institutionalization. Individuals may be preauthorized to receive one or more of these services either solely or in combination, based on the documented need for the service or services to avoid nursing facility placement.
- C. Virginia's Waivers Virginia has approved Section 1915(c) home and community-based *care* waivers. These waivers contain services that are otherwise not available to the general Medicaid population. The target population and service configuration for each waiver is outlined in subchapter M1440. An individual cannot receive services under two or more waivers simultaneously; the individual can receive services under only one waiver at a time.

1. Commonwealth Coordinated Care Plus Waiver Effective July 1, 2017, the Elderly or Disabled with Consumer-Direction (EDCD) Waiver and the Technology Assisted (Tech) Waiver were combined and are known as the Commonwealth Coordinated Care Plus (CCC Plus) Waiver. The CCC Plus Waiver serves aged individuals and disabled individuals who would otherwise require institutionalization in a nursing facility. The waiver also serves "technology-assisted" individuals who are chronically ill or severely impaired and who need both a medical device to compensate for the loss of a vital body function, as well as substantial and ongoing skilled nursing care to avert death or further disability.

> The individual may choose to receive agency-directed services, consumerdirected services or a combination of the two. Under consumer-directed services, supervision of the personal care aide is provided directly by the recipient and/or the person directing the care for the recipient. If an individual is incapable of directing his own care, a spouse, parent, adult child, or guardian may direct the care on behalf of the recipient. Services available through this waiver include:

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- agency-directed and consumer-directed personal care
- adult day health care
- agency-directed respite care (including skilled respite) and consumerdirected respite care
- Personal Emergency Response System (PERS).

Services provided through CCC Plus Waiver for technology-assisted individuals are expected to prevent placement, or to shorten the length of stay, in a hospital or nursing facility and include:

- private duty nursing
- nutritional supplements
- medical supplies and equipment not otherwise available under the Medicaid State Plan.
- 2. Community Living Waiver (Formerly the Intellectual Disabilities Waiver)
 As part of the My Life, My Community Developmental Disabilities Waiver Redesign, the Intellectual Disabilities (ID) Waiver was renamed the Community Living Waiver in 2016. The waiver is targeted to provide home and community-based services to individuals with developmental disabilities and individuals under the age of six years at developmental risk who have been determined to require the level of care provided in an ICF/ID, and to individuals with related conditions currently residing in nursing facilities who require specialized services. See M1440, Appendix 1 for a list of services available through this waiver.
- 5. Family and Individual
 Supports
 (Formerly the Individual and

 As part of the My Life, My Community Waiver Developmental Disabilities Redesign, the Individual and Family Developmental Disabilities Support (DD) Waiver was renamed the Family and Individual Supports Waiver in 2016. The waiver provides home and community-based services to individuals with developmental disabilities. See M1440, Appendix 1 for a list of services available through this waiver.
 - (Formerly the Individual and Family Developmental Disabilities Support Waiver)
- 6. Building Independence Waiver (Formerly the Day Support Waiver for Individuals with Intellectual Disabilities)

As part of the My Life, My Community Waiver Developmental Disabilities Redesign, the Day Support Waiver for Individuals with Intellectual Disabilities (DS Waiver) was renamed the Building Independence Waiver in 2016. The waiver is targeted to provide home and community-based services to individuals with intellectual disabilities who have been determined to require the level of care provided in an ICF/ID. See M1440, Appendix 1 for a list of services available through this waiver.

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- nursing services for assessments and evaluations
- therapeutic social and recreational programming which provides daily activities for individuals with dementia.
- D. Children's Mental Health Program— Not Medicaid CBC
 Children's Mental Health Program services are home and communitybased services to children who have been discharged from psychiatric residential treatment facilities. Children's Mental Health Program services are NOT Medicaid CBC services. See M1520.100 E. for additional information.
- E. Program for All-Inclusive Care for the Elderly (PACE)
 PACE is the State's community model for the integration of acute and long-term care. Under the PACE model, Medicaid and Medicare coverage/funding are combined to pay for the individual's care. PACE is centered around the adult day health care model and provides the entire spectrum of acute and long-term care services to enrollees without limitations on the duration of services or the dollars spent. Participation in PACE is in lieu of the EDCD Waiver and is voluntary. PACE serves individuals aged 55 and older who (1) meet the nursing facility level of care criteria and (2) reside in their own communities. PACE provides all of an individual's health care and medical long-term care needs.

PACE is NOT a HCBS Waiver; however, the preadmission screening, financial eligibility and post eligibility requirements for individuals enrolled in PACE are the same as those for individuals enrolled in the CCC Plus (formerly EDCD) Waiver.

M1410.050 FINANCIAL ELIGIBILITY REQUIREMENTS

А.	Introduction	An individual in LTSS must meet the financial eligibility requirements that are specific to institutionalized individuals; these requirements are contained in this chapter:
B.	Asset Transfer	The asset transfer policy is found in subchapter M1450.
C.	Resources	The resource eligibility policy for individuals in LTSS who do not have a community spouse and for MAGI Adults regardless of their marital status is found in subchapter M1460 of this chapter.
		Only certain resource eligibility requirements are applicable to individuals in the Modified Adjusted Gross Income (MAGI) Adults covered group who are institutionalized.
		The resource eligibility requirements for married individuals in LTSS who have a community spouse, other than MAGI Adults, are found in subchapter M1480 of this chapter. The policy in subchapter M1480 for married institutionalized individuals is NOT used to determine eligibility for MAGI Adults, regardless of their marital status
D.	Income	The income eligibility policy for individuals in LTSS who do not have a community spouse is found in subchapter M1460 of this chapter. MAGI Adults in LTSS are evaluated using the MAGI income policy in Chapter M04.
		The income eligibility policy for individuals in LTSS who have a community spouse is found in subchapter M1480.

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M1410.060 POST-ELIGIBILITY TREATMENT OF INCOME (PATIENT PAY)

- A. Introduction Most Medicaid-eligible individuals must pay a portion of their income to the LTSS provider; Medicaid pays the remainder of the cost of care. The portion of their income that must be paid to the provider is called "patient pay." Patient pay policy does NOT apply to MAGI Adults.
- **B. Patient Pay** The policies and procedures for patient pay determination are found in subchapter M1470 of this chapter for individuals who do not have community spouses and in subchapter M1480 for individuals who have community spouses.

M1410.100 LONG-TERM CARE APPLICATIONS

А.	Int	roduction	The general application requirements applicable to all Medicaid applicants/ recipients found in chapter M01 also apply to applicants/recipients who need LTSS services. This section provides those additional or special application rules that apply only to persons who meet the institutionalization definition.
B. Responsible Local Agency The local social services department in the Virginia locality where institutionalized individual (patient) last resided outside an institution retains responsibility for receiving and processing the application.			
			If the patient did not reside in Virginia prior to admission to the institution, the local social services department in the county/city where the institution is located has responsibility for receiving and processing the application.
			Home and Community-Based Services (HCBS) applicants apply in their locality of residence.
C.	Pro	ocedures	
	1.	Application Completion	A signed application is received. A face-to-face interview with the applicant or the person authorized to conduct his business is not required, but is strongly recommended, in order to correctly determine eligibility.
	2.	Pre-admission Screening	Notice from pre-admission screener is received by the local Department of Social Services (DSS).
			NOTE: Verbal communications by both the screener and the local DSS Eligibility Worker (EW) may occur prior to the completion of screening. Also, not all LTC cases require pre-admission screening; see M1420.

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3. Processing	EW completes the application processing. Processing includes receipt of required verifications, completion of the non-financial and financial eligibility determinations, and necessary case record documentation. See chapter M15 for the processing procedures.					
	An individual's eligibility is determined as an institutionalized individual if he is in a medical facility or has been authorized for Medicaid LTSS. For any month in the retroactive period, an individual's eligibility can only be determined as an institutionalized individual if he met the definition of institutionalization in that month (i.e. he had been a patient in a medical institution—including nursing facility or an ICF-ID for at least 30 consecutive days).					
	If it is known at the time the application is processed that the individual did not or will not receive LTSS (i.e. the applicant has died since making the application) do not determine eligibility as an institutionalized individual.					
	If the individual's eligibility was detern prior to the receipt of waiver services, t within 180 days of the date of the Notic not start within 180 days of the date of individual's continued eligibility must b individual.	the EW must v ce of Action of the Notice of	verify that LT n Medicaid. 1 Action on Me	SS started If LTSS did edicaid, the		
4. Notices	See section M1410.300 for the required	l notices.				
M1410.200 INITIA	ATING LONG-TERM CARE F	OR CURR	RENT REC	CIPIENTS		
A. Introduction	Individuals who currently receive Med eligibility redetermined using the speci					
	For example, an enrollee may be inelig because he/she transferred assets witho The asset transfer policy found in M14 type of LTSS. Individuals who are ine may remain eligible for other Medicaid	out receiving a 50 applies to i ligible for Me	dequate comp ndividuals wh dicaid paymen	ensation. 10 receive any		
B. Authorization for LTSS	An individual must have an assessment and LTSS must be authorized for Medi M1420 contains the policies and proce	caid payment	for LTSS. Su	bchapter		

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C. Recipient Enters
LTCA re-evaluation of eligibility must be done when the EW learns that a Medicaid
recipient has started receiving LTSS services. An LTSS screening is required.

If an annual renewal **has been** done within the past six months, a partial review to address factors pertinent to receipt of LTC, such as asset transfer, spousal resource assessment, etc., must be done. If an annual renewal **has not** been done within the past six months, a complete renewal must be done. A new application is not required. See subchapter M1520 for renewal procedures.

- For an SSI recipient who has no community spouse and owns no countable real property, verify continued receipt of SSI through SOLQ-I or SVES, obtain information regarding asset transfer from the enrollee or authorized representative, and document the case record. See section M1430.103 for additional information regarding an SSI recipient who enters a nursing facility.
- Rules for married institutionalized recipients, with the exception of MAGI Adults, who have a community spouse are found in subchapter M1480.
- **D. Notification** When the re-evaluation is done, the EW must complete and send all required notices. See section 1410.300 below. If it is known at the time of application processing that the individual did not or will not receive LTSS services, do not determine eligibility as an institutionalized individual.

M1410.300 NOTICE REQUIREMENTS

A. Introduction

A notice to an applicant or recipient provides formal notification of the intended action or action taken on his/her case, the reason for this action and the authority for proposing or taking the action. The individual needs to clearly understand when the action will take place, the action that will be taken, the rules which require the action, and his right for redress.

Proper notice provides protection of the client's appeal rights as required in 1902(a)(3) of the Social Security Act.

The Notice of Action on Medicaid provides an opportunity for a fair hearing if action is taken to deny, suspend, terminate, or reduce services.

The Medicaid Long-term Care Communication Form (DMAS-225) notifies the LTSS provider of changes to an enrollee's eligibility for Medicaid and for Medicaid payment of LTSS services.

The notice requirements found in this section are used for all LTSS cases.

Individuals in the AAL Waiver have Medicaid eligibility determined in the AG covered group (see M0320.202) and do not have Medicaid eligibility determined as institutionalized individuals. There are no post-eligibility requirements. The enrollment and notification procedures used with non-institutionalized Medicaid recipients are followed (see M0130.300).

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B. Forms to Use

1.	Notice of Action on Medicaid & FAMIS (#032-03-0008)	The EW must send the Notice of Action on Medicaid generated by VaCMS or the equivalent hard form, available at <u>https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms</u> to the applicant/ recipient or his authorized representative to notify him of the agency's decision on the initial Medicaid application, and on a redetermination of eligibility when a recipient starts LTC services.
2.	Notice of Patient Pay Responsibility (#032-03-0062)	The Notice of Patient Pay Responsibility is sent to the applicant/enrollee or the authorized representative to notify them of the amount of patient pay responsibility. The form is generated and sent by the Virginia Case Management System (VaCMS) on the day the case is authorized, or by the Medicaid enrollment system if a change is input directly into that system.
3.	Medicaid LTC Communication Form (DMAS- 225)	The Medicaid Long-term Care (LTC) Communication Form is available at <u>https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms</u> . The form is used by LTC providers and local departments of social services (LDSS) to exchange information, other than patient pay information, such as:
		• a change in the LTC provider, including when an individual moves from CBC to a nursing facility or the reverse;
		• the enrollee's physical residence, if different than the LDSS locality;
		• changes in the patient's deductions (e.g. a medical expense allowance);
		• admission, death or discharge to an institution or community-based care service;
		• when a person is enrolled in a full coverage AC that provides LTSS but they are not eligible, for example, a MAGI Adult passed a screening for CBC but failed to return information to determine asset transfer;
		• changes in eligibility status; and
		• changes in third-party liability.
		Do not use the DMAS-225 to relay the patient pay amount. Providers are able to access patient pay information through the Department of Medical Assistance Services (DMAS) provider verification systems.
		a. When to Complete the DMAS-225

The EW completes the DMAS-225 at the time initial patient pay information is added to VaCMS, when there is a change in the enrollee's situation, including a change in the enrollee's LTC provider, or when a change affects an enrollee's Medicaid eligibility.

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b. Where to Send the DMAS-225.

If the individual is enrolled in a *Cardinal Care managed care* organization (MCO), send the DMAS-225 to the individual's MCO. If known, send it to the individual's care coordinator. Contact information for the *Cardinal Care* MCOs is available at <u>MCO Member Contact</u> <u>Information - Updated August 1, 2023 (virginia.gov)</u>.

If the individual is not in managed care, send the DMAS-225 as indicated below:

- 1) For hospice services patients, including hospice patients in a nursing facility or those who are also receiving CBC services, send the original form to the hospice provider.
- 2) For facility patients, send the original form to the nursing facility.
- 3) For PACE or adult day health care recipients, send the original form to the PACE or adult day health care provider.
- 4) For Medicaid CBC, send the original form to the following individuals
 - the case manager at the Community Services Board, for the Family and Individual Supports (formerly Developmental Disabilities) Waivers;
 - the case manager (support coordinator), for the FIS (DD) Waiver,
 - the personal care provider, for agency-directed *CCC Plus Waiver* personal care services and other services. If the patient receives both personal care and adult day health care, send the DMAS-225 to the personal care provider.
 - the service facilitator, for consumer-directed *CCC Plus Waiver* services,
 - the case manager, for any enrollee with case management services, and
 - the case manager at DMAS, for CCC Plus Waiver *Private Duty Nursing (PDN)* services), at the following address:

Office for Community Living 600 E. Broad St, Richmond, VA 23219

Retain a copy of the completed DMAS-225 in the case record.

4. Advance Notices of Proposed Action The recipient must be notified in advance of any adverse action that will be taken on his/her Medicaid eligibility or patient pay.

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a. Advance Notice of Proposed Action

The system-generated Advance Notice of Proposed Action or hard equivalent (#032-03-0018), available at https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms, must be used when:

- eligibility for Medicaid will be canceled,
 - eligibility for full-benefit coverage Medicaid changes to QMB, SLMB, or QWDI limited coverage, or
 - Medicaid payment for *LTSS* services will not be allowed for a period of time because of an asset transfer.

b. Notice of Patient Pay Responsibility

When a change in the patient pay amount is entered in VaCMS, a "Notice of Patient Pay Responsibility" will be generated and sent as the advanced notice to the recipient or the authorized representative.

Patient pay must be entered into VaCMS no later than close-of-business on the system cut-off date, to meet the advance notice requirement.

Do not send the "Advance Notice of Proposed Action" when patient pay increases.

5. Administrative Renewal Form A system-generated paper Administrative Renewal Form is used to redetermine Medicaid eligibility of an individual who is in long-term care. The individual or his authorized representative completes and signs the form where indicated. The EW completes and signs the eligibility evaluation sections on the form.

A renewal can also be completed online using CommonHelp or by telephone by calling the Cover Virginia Call Center. See M1520.200 for information regarding Medicaid renewals.

CHAPTER M14 LONG-TERM SERVICES AND SUPPORTS (LTSS) SUBCHAPTER 20

SCREENING FOR MEDICAID LTSS

M1420 Changes

Changed With	Effective Date	Pages Changed
TN #DMAS-33	10/1/24	Pages 2-5
TN #DMAS-30	1/1/24	Page 1
TN #DMAS-26	1/1/23	Pages 1 and 2
TN #DMAS-25	10/1/22	Table of Contents
		Pages 1-5
TN #DMAS-24	7/1/22	Table of Contents
		Pages 1-5
		Appendix 1
		Page 6 was removed.
		Appendix 1 was removed and
		Appendix 2 was renumbered
		to Appendix 1.
TN #DMAS-19	4/1/21	Page 2
TN #DMAS-17	7/1/20	Pages 1-6
TN #DMAS-12	4/1/19	Page 2
TN #DMAS-11	1/1/19	Entire subchapter
TN #DMAS-7	1/1/18	Table of Contents
		Pages 2, 5.
		Appendix 2.
TN #DMAS-5	7/1/17	Pages 2-6
TN #DMAS-1	1/1/17	Table of Contents
		Pages 3-6
		Appendix 3
		Appendices 4 and 5 were
		removed.
TN #DMAS-1	6/1/16	Pages 3-5
		Page 6 is a runover page.
		Appendix 3, page 1
TN #99	1/1/14	Page 4
UP#7	7/1/12	Pages 3, 4
TN #94	09/01/10	Table of Contents
		Pages 3-5
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TN #93	01/01/10	Pages 2, 3, 5
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		Appendix 4, page 1

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M1420.000 AUTHORIZATION FOR MEDICAID LTSS M1420.100 MEDICAID LTSS AUTHORIZATION REQUIREMENTS

- A. Introduction Medicaid covers long-term services and supports (LTSS) in a medical facility or community-based setting for individuals whose mental or physical condition requires assistance with activities of daily living. For Medicaid to cover LTSS, the individual must:
 - meet the definition of an institutionalized individual in subchapter M1410. The individual's eligibility as an institutionalized individual may be determined when the individual is already in a medical facility at the time of the application, or the individual has been authorized to receive LTSS and it is anticipated that they are likely to receive the services for 30 or more consecutive days. If it is known at the time the application is processed that the individual did not or will not meet the 30 consecutive day requirement, the individual is not to be treated as an institutionalized individual *unless community LTSS has been authorized*;
 - meet all Medicaid non-financial eligibility requirements in Chapter M02;
 - be financially eligible based on the policy and procedures in subchapter M1460 for unmarried individuals and married institutionalized individuals without a community spouse or subchapter M1480 for institutionalized individuals with a community spouse; and
 - Meet the asset transfer policies in subchapter M1450.

This subchapter describes the LTSS authorization required for the types of LTSS, which are facility-based care, home-and-community-based (HCBS) services covered under a Section 1915(c) waiver, and the Program for All Inclusive Care for the Elderly (PACE).

B. Operating Policies

 Payment Authorization
 An LTSS authorization is needed for Medicaid payment of nursing facility (medical institution), HCBS waiver, and PACE services for Medicaid recipients. The authorization is not required for the local DSS to determine financial eligibility using the more liberal rules for institutionalized individuals, including the 300% SSI covered group and the special rules for married institutionalized individuals with a community spouse. If the individual meets the definition of institutionalization they are evaluated using these rules. The appropriate authorization document (form or screen print) or documentation of institutionalization must be maintained in the individual's case record.
 Required Authorizati
 a. Nursing facility-based care, the Commonwealth Coordinated Care Plus Waiver, and PACE

onThe Medicaid LTSS Authorization Form, DMAS 96 or the equivalent informationDocumentsThe Medicaid LTSS Authorization Form, DMAS 96 or the equivalent informationDocumentsprinted from the electronic Medicaid LTSS Screening system (eMLS) or the
Minimum Data Survey (MDS) is used to authorize nursing facility-based care, the
Commonwealth Coordinated Care (CCC) Plus Waiver, and PACE. The
Authorization form certifies the type of LTSS service.

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	If documentation is not available when placement needs to be made, verbal assurance from a screener that the form approving LTSS will be mailed or electronically available is sufficient to determine Medicaid eligibility as an institutionalized individual. This information must be received prior to approval and enrollment in Medicaid as an institutionalized individual.
	a. The Community Living Waiver, Building Independence Waiver, and Family and Individual Supports Waiver.
	The Waiver Authorization System (WaMS) (see M1420, Appendix 3) or Intellectual Disability On-line System (IDOLS) are used to authorize services received under the Community Living (CL) Waiver, Building Independence (BI) Waiver, and Family and Individual Supports Waiver. Copies of the authorization screens or a <i>LTSS Communication form (DMAS-225)</i> stating services have started are acceptable.
3. Authorization Not Received	If the appropriate documentation authorizing LTSS is not received, Medicaid eligibility for an individual who is living in the community must be determined as a non-institutionalized individual.
4. <i>Continuing</i> Authorization	Providers re-evaluate the individual's level of care periodically. The authorization for Medicaid payment of LTSS may be rescinded by the physician or by DMAS at any point that the individual is determined to no longer meet the required Medicaid level of care criteria via level of care review process.
	When an individual is no longer eligible for a HCBS Waiver service, the EW must re-evaluate the individual's eligibility as a non-institutionalized individual.
	When an individual leaves the PACE program and no longer receives LTSS services, the EW must re-evaluate the individual's eligibility as a non-institutionalized individual.
	Facilities document the level of care using the Minimum Data Survey (MDS). For an individual in a nursing facility who no longer meets the level of care but continues to reside in the facility, continue to use the eligibility rules for institutional individuals even though the individual no longer meets the level of care criteria. Medicaid will not make a payment to the facility for LTSS.
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M1420.200 RESPONSIBILITY FOR THE LTSS AUTHORIZATION

- **A.** Introduction The process for completing the required assessment and authorizing services depends on the type of LTSS.
- **B.** Nursing Facility In order to qualify for nursing facility care, an individual must be determined to meet functional criteria, have a medical or nursing need and be at risk of nursing facility or hospital placement within 30 days without services. An assessment known as the LTSS Screening is completed by a designated screener. For individuals who apply for Medicaid after entering a nursing facility, medical staff at facilities document the level of care needed using the Minimum Data Survey (MDS). The Eligibility Worker does not need to see any screening authorization if the individual applying is already a resident of a nursing *(or PACE)* facility when the Medicaid application is filed.

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The screener's approval for Medicaid LTSS for new admissions must be substantiated in the case record by a DMAS-96 or the equivalent information from the eMLS system, WaMS printout or the Minimum Data Survey (MDS). Medicaid payment for LTSS cannot begin prior to the date the DMAS-96 is signed by the physician and prior authorization of services for the individual has been given to the provider by DMAS or the managed care plan.

An overview of the screening requirements when an individual needs nursing home care is listed below:

- For hospital patients who are currently enrolled in Medicaid and will be admitted to a nursing facility with Medicaid as the payment source, the screening is completed by hospital staff.
- Nursing *(and PACE)* facilities are permitted to admit individuals who are discharged directly from a hospital to a nursing facility for skilled services without an LTSS screening if the skilled services are not covered in whole or partially by Virginia Medicaid. Once the individual is admitted to the nursing facility, if the individual requests an LTSS screening or applies for Medicaid coverage for LTSS, nursing facility staff will conduct a LTSS screening. The Eligibility Worker does not need to see the screening authorization if the individual applying is already a resident of a nursing facility *(or receiving PACE services)* when the Medicaid application is filed. DMAS will not pay for LTSS services unless the facility has documented that the applicant meets the nursing facility level of care.
- For individuals who are not inpatients in a hospital or are incarcerated prior to nursing facility admission, the screening is completed by local community-based teams (CBT) composed of agencies contracting with the Department of Medical Assistance Services (DMAS). The community-based teams usually consist of the local health department physician, a local health department nurse, and a local social services department service worker. Incarcerated individuals will be screened by the community-based team in the locality in which the facility is located.
- C. CCC Plus Waiver Effective July 1, 2017, the Elderly or Disabled with Consumer-Direction (EDCD) Waiver and the Technology Assisted (Tech) Waiver were combined and are known as the Commonwealth Coordinated Care Plus (CCC Plus) Waiver. Community-based teams, hospital screening teams and nursing facility *or PACE* screening teams are authorized to screen individuals for the CCC Plus Waiver. See M1420.400 C for more information.

An individual screened and approved for the CCC Plus Waiver will have a DMAS-96 signed and dated by the screener and the physician (or the nurse practitioner or the physician's assistant working with the physician) or the equivalent information printed from the eMLS system.

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	If the individual elects consume give final authorization. If serve notify the LDSS, and the EW m non-institutionalized individual	ices are not authorized, the security are evaluate the individual	ervice facilitator will
	For individuals who qualify for Waiver, a Medicaid LTSS Com Commonwealth Coordinated Ca form (DMAS-108 for Adults or sent to the LDSS.	munication form (DMAS-22 are Plus Waiver PDN Level o	5) and a f Care Eligibility
D. Program for All Inclusive Care for the Elderly (PACE)	Community-based screening team PACE facility screening teams a the individual is screened and ap individual about any PACE pro- Individuals approved for PACE screener and the supervising ph physician's assistant working w printed from the eMLS system.	are authorized to screen indivi- pproved for LTSS, the team v gram that serves the individu will have a DMAS-96 signed ysician (or the nurse practition	iduals for PACE. If will inform the al's locality. d and dated by the oner or the
E. Community Living Waiver	Local Community Services Boa for the Community Living Waiv made by Department of Behavio (DBHDS) staff.	ver. Final authorizations for v	vaiver services are
	Individuals screened and approv a printout of the WaMS or Intel authorization screen completed will be accompanied by a comp Community Services Board pro	lectual Disability On-line Sys by the DBHDS representativ leted DMAS-225 form identi	stem (IDOLS) re. The screen print ifying the client, the
F. Family and Individual Supports Waiver	CSBs are authorized to screen in Waiver. Final authorizations for		
	Individuals screened and approv Waiver will have a printout of t completed by the DBHDS repre- by a completed DMAS-225 for Board providing the service, and	he WaMS or IDOLS authorizes esentative. The screen print v m identifying the client, the C	zation screen vill be accompanied
G. Building Independence Waiver	Local CSB and DBHDS case m the Building Independence Wai made by DBHDS staff.		
	Individuals screened and appro- have a printout of the WaMS of DBHDS representative. The scr DMAS-225 form identifying the providing the service, and begin	or IDOLS authorization scree reen print will be accompanie the client, the Community Sec	en completed by the ed by a completed

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M1420.300 COMMUNICATION PROCEDURES

A. Introduction	To ensure that nursing facility, PACE placement or receipt of Medicaid HCBS services are arranged as quickly as possible, there must be prompt communication between screeners and eligibility staff.
B. Procedures	
1. LDSS Contact	The LDSS should designate an appropriate staff member for screeners to contact. Local social services, hospital staff, CBTs, <i>Managed Care Organizations</i> <i>(MCOs)</i> and nursing facilities should be given the name and contact information for that person to facilitate timely communication between screeners and eligibility staff.
2. Screeners	Screeners must inform the individual's eligibility worker when the screening process has been completed.
3. Eligibility Worker (EW) Action	The EW must inform the individual, the provider <i>and the MCO</i> once eligibility for Medicaid payment of LTSS has been determined. If the individual is found eligible for Medicaid and written assurance of approval by the screening team, DMAS, or the managed care plan has been received (DMAS-96, WaMS printout or the Minimum Data Survey [MDS]), the eligibility worker must give the LTSS provider the enrollee's Medicaid identification number.

M1420.400 LTSS SCREENING EXCLUSIONS (Special Circumstances)

A. Purpose	The screening certification authorizes the local DSS to determine financial eligibility using the more liberal rules for institutionalized individuals, including the 300% SSI covered group and the special rules for married institutionalized individuals with a community spouse. The Eligibility Worker does not need to see any screening authorization if the individual applying is already a resident of a nursing <i>(or PACE)</i> facility when the Medicaid application is filed.
B. Screening Special Circumstances	Screening for LTSS is NOT required when:
	• the individual is a resident in a nursing facility, receiving CCC Plus Waiver services or in PACE at the time of application and was admitted to the service prior to July 1, 2019;
	• the individual resides out of state (either in a community, hospital or nursing facility setting) and seeks direct admission to a nursing facility;
	• the individual is an inpatient at an in-state owned/operated facility licensed by DBHDS, in-state or out of state Veterans hospital, military hospital or VA Medical Center, and seeks direct admission to a nursing facility;
	 the individual enters a nursing facility directly from the CCC Plus Waiver or PACE services; the individual is being enrolled in Medicaid hospice.

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Waiver Management System (WaMS) Screen Print for Community Living Waiver, Building Independence Waiver, and Family and Individual Supports Waiver Authorizations

Enrollment Status					
Summary Information					
Person's Name:	Olive Oil		Program Type:	Community Living	
Medicaid #	369874561212		Staff Completing Form:	Purpose4Living CSB SC	
Slot Number:	SAF_2015_512			Enrollment Approver Staff1	
			ISP Start Date:	06/01/2016	
Status Update		Active	V		
Status Change Reason:*		Service Started	~		
Start Date: *		06/16/2016	Ē		
End Date:					
Comments:					
				d eligibility determination completed.	1
The individual is authorized	to have eligibility determi	ned using the special	institution rules.		

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TN #DMAS-30	1/1/24	Page 3
TN #DMAS-26	10/1/22	Page 1
TN #DMAS-24	7/1/22	Page 3
TN #DMAS-20	7/1/21	Table of Contents
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		Appendix 1 was removed.
TN #DMAS-19	4/1/21	Pages 1, 2
TN #DMAS-10	10/1/18	Pages 3-5
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TN #DMAS-7	1/1/18	Pages 1, 2, 4
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TN #93	1/1/10	Appendix 1, page 1
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M1430.000 FACILITY CARE

A.	Introduction	Medicaid covers care provided in a facility to persons whose physical or
		mental condition requires nursing supervision and assistance with activities
		of daily living.

This subchapter (M1430) contains the specific policy and rules that apply to individuals needing or receiving long-term supports and services (LTSS), also referred to as long-term care (LTC) services in medical institutions (facilities).

B. Definitions Definitions for terms used when policy is addressing types of *LTSS*, institutionalization, and individuals who are receiving that care are found in Subchapter M1410.

M1430.010 TYPES OF FACILITIES & CARE

A. Introduction This section contains descriptions of the types of medical facilities in which Medicaid provides payment for services received by eligible patients. *Also refer to M1410.010.B for additional guidance.*

B. Medical Facility A medical facility is an institution that: Defined

- is organized to provide medical care, including nursing and convalescent care,
- has the necessary professional personnel, equipment, and facilities to manage the medical, nursing and other health needs of patients,
- is authorized under state law to provide medical care, and
- is staffed by professional personnel who are responsible to the institution for professional medical and nursing services.
- C. Types of Medical Facilities The following are types of medical facilities in which Medicaid will cover part of the cost of care:

1. Chronic Disease
HospitalsChronic disease hospitals are specially certified hospitals, also called
"long-stay hospitals". There are two of these hospitals enrolled as
Virginia Medicaid providers:

- Hospital for Sick Children in Washington, D.C.;
- Lake Taylor Hospital in Norfolk, Virginia.
- 2. Intermediate Care Facilities for the Intellectually Disabled (ICF-ID)

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	 is primarily for the diagnosis, trewith intellectual disabilities or reprovides, in a protected residential planning, 24-hour supervision, c or rehabilitative services to help ability. 	elated conditions al setting, ongoi oordination and	, and ng evaluation, integration of health
	Some community group homes are c for the Intellectually Disabled (ICF-I Patients in these facilities may have programs.	Ds) by the Depa	artment of Health.
	NOTE: Medically needy (MN) individually payment of LTC services in an ICF-1 covered for the medically needy.		•
3. Institutions for Treatment of Mental Diseases (IMDs)	An IMD is a hospital, nursing facilit 16 beds that is primarily engaged in including medical attention, nursing with mental diseases. An institution NOT an IMD. For a list of state-oper <i>M0280, Appendix 2</i> .	providing diagno care and related for those intelled	osis, treatment or care, services, of persons ctually disabled is
	Federal regulations in 42 CFR 435.1 participation (FFP) in most Medicaid under age 65 years who are patients mental diseases (IMD), unless they a inpatient psychiatric services. Howev over, but under age 65 and who is en admission to an IMD may remain en Medical Assistance Services (DMAS Medicare and Medicaid Services (CM FFP occurs.	l services provid in an institution are under age 22 ver, an individua rolled in Medica rolled in Medica S) will coordinate	led to individuals for the treatment of and are receiving al who is age 22 or aid at the time of aid. The Department of e with the Centers for
	Medically needy (MN) patients over Medicaid payment of LTSS services not covered for medically needy indi	in an IMD beca	use these services are
4. Nursing Facility	A nursing facility is a medical instit on a regular basis, health-related serv hospital care, but whose mental or pl such as nursing supervision and assis addition to room and board and such in an institutional setting. Nursing fa care services or intermediate care services	vices to patients nysical condition stance with activ services can be acilities provide	who do not require n requires services, rities of daily living, in made available only
5. Rehabilitation Hospitals	A rehabilitation hospital is a hospit or a rehabilitation unit of a hospital of as excluded from the Medicare prosp provides inpatient rehabilitation serv	certified by the D pective payment	Department of Health

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M1430.100 BASIC ELIGIBILITY REQUIREMENTS

А.	Overview	To be eligible for Medicaid payment of long-term care, an individual must be eligible for Medicaid. The Medicaid non-financial eligibility requirements in Chapter M02 apply to all individuals in long-term care. The eligibility requirements and the location of the manual policy are listed below in this section.
B.	Citizenship/ Alienage	The citizenship and alien status policy is found in subchapter M220.
C.	Virginia Residency	The Virginia state resident policy specific to facility patient is found in subchapter M0230 and section M1430.101 below.
D.	Social Security Number	The social security number policy is found in subchapter M0240.
E.	Assignment of Rights	The assignment of rights is found in subchapter M0250.
F.	Application for Other Benefits	The application for other benefits policy is found in subchapter M0270.
G.	Institutional Status	The institutional status requirements specific to long-term care in a facility are in subchapter M0280.
H.	Covered Group (Category)	The Medicaid covered groups eligible for LTC services, also called long- term services and supports (LTSS), are listed in M1460. The requirements for the covered groups are found in chapter M03.
I.	Financial Eligibility	An individual who has been a patient in a medical institution (such as a nursing facility) for at least 30 consecutive days of care or who has been authorized for LTSS is treated as an institutionalized individual for the Medicaid eligibility determination. Financial eligibility for institutionalized individuals is determined as a one-person assistance unit separated from his/her legally responsible relative(s).
		The 30-consecutive-days requirement is expected to be met if authorization for LTSS is provided verbally or in writing. If the individual is treated as an institutionalized individual and eligibility is established prior to the begin date of services, the individual has <i>180</i> days from the date on the Notice of Action to begin services.
		For unmarried individuals, and for married individuals without community spouses other than MAGI Adults, the resource and income eligibility criteria in subchapter M1460 is applicable.
		MAGI Adults in LTC are evaluated using the resource policy in M1460 and the MAGI income policy in M04. Only certain resource eligibility requirements are applicable to individuals in the Modified Adjusted Gross Income (MAGI) Adult covered group who are institutionalized.

 A. Policy An individual must be a resident of Virginia to be eligib Medicaid while he/she is a patient in a medical facility. durational requirement for residency. Additional Virgin requirements are in subchapter M0230. B. Individual Age 21 or Older An institutionalized individual age 21 years or older is a Virginia if: the individual is in an institution in Virginia with the permanently or for an indefinite period; or the individual became incapable of declaring his int Virginia at or after becoming age 21 years, he/she is Virginia and was not placed here by another state go 1. Determining Incapacity to Declare Intent 	()ctoner /IIIX
 the resource and income eligibility criteria in subchapter applicable. The asset transfer policy in M1450 applies to all facility <i>MAGI Adults</i>. M1430.101 VIRGINIA RESIDENCE A. Policy An individual must be a resident of Virginia to be eligib Medicaid while he/she is a patient in a medical facility. durational requirement for residency. Additional Virgin requirements are in subchapter M0230. B. Individual Age 21 or Older An institutionalized individual age 21 years or older is a Virginia if: the individual is in an institution in Virginia with the permanently or for an indefinite period; or the individual became incapable of declaring his int Virginia at or after becoming age 21 years, he/she is Virginia and was not placed here by another state ge 1. Determining Incapacity to Declare Intent 	October 2018 Page .01 4
 MAGI Adults. M1430.101 VIRGINIA RESIDENCE A. Policy An individual must be a resident of Virginia to be eligib Medicaid while he/she is a patient in a medical facility. durational requirement for residency. Additional Virgin requirements are in subchapter M0230. B. Individual Age 21 or Older An institutionalized individual age 21 years or older is a Virginia if: the individual is in an institution in Virginia with the permanently or for an indefinite period; or the individual became incapable of declaring his int Virginia at or after becoming age 21 years, he/she is Virginia and was not placed here by another state go An individual is incapable of declaring his/her intent to if: Declare Intent an individual is incapable of declaring his/her intent to if: An individual is incapable of declaring his/her intent to if: An individual is incapable of declaring his/her intent to if: An individual is incapable of declaring his/her intent to if: An individual is incapable of declaring his/her intent to if: An individual is incapable of declaring his/her intent to if:	
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 permanently or for an indefinite period; or the individual became incapable of declaring his int Virginia at or after becoming age 21 years, he/she is Virginia and was not placed here by another state go Determining Incapacity to Declare Intent 	a resident of
 Virginia at or after becoming age 21 years, he/she is Virginia and was not placed here by another state ge 1. Determining An individual is incapable of declaring his/her intent to if: Declare Intent 	e intent to remain
Incapacity to if: Declare Intent	s residing in
Declare Intent	reside in Virginia
• he has an I.Q. of 49 or less or has a mental age of le	ess than 7 years;
• he has been judged legally incompetent; or	
 medical documentation by a physician, psychologist professional licensed by Virginia in the field of <i>inter</i> supports a finding that the individual is incapable of reside in a specific state. 	ellectual disabilities
2. Became IncapableAn institutionalized individual age 21 years or older who of stating intent before age 21 is a resident of Virginia if	
• the individual's legal guardian or parent, if the parent separate states, who applies for Medicaid for the individual;	
 the individual's legal guardian or parent was a Virgit time of the individual's institutional placement; 	inia resident at the
• the individual's legal guardian or parent who applie the individual resides in Virginia and the individual in Virginia; or	
 the individual's parent(s) has abandoned the individ guardian has been appointed, the individual is institu Virginia, and the person who files the individual's M application resides in Virginia. 	utionalized in
• if a legal guardian has been appointed for the individual rights have been terminated, the guardian's state of a determine residency instead of the parent's.	

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C.	Individual Under Age 21	An institutionalized individual is a resident of Virginia if:	l under age 21 years	who is not en	nancipated
		• the individual's legal guar time of the individual's in			lent at the
		• the individual's legal guar the individual resides in V in Virginia; or			
		• the individual's parent(s) I guardian has been appoint Virginia, and the person w application resides in Virg	ed, the individual is ho files the individu	institutionaliz	ed in
		• if a legal guardian has bee rights have been terminate determine residency instea	ed, the guardian's sta		
D.	Placed by Another State's Government	When an individual is placed is local government agency, the individual's Medicaid. Placen taken by the agency beyond pu and the individual's family to institution. A government age law as being under contract with	placing state retains nent by a governmer roviding general info arrange the individu ency includes any en	responsibility at agency is an ormation to the al's admission tity recognize	for the ny action e individual n to an
E.	Individual Placed Out-of-state by Virginia	An individual retains Virginia a Virginia government agency Placement into an out-of-state by DMAS.	in an institution out	side Virginia.	
		When a competent individual Virginia placed him/her, he/sh he/she is physically located.			
F.	Disputed or Unclear Residency	If the individual's state resider Regional <i>Consultant</i> for help. residency dispute, the state wh becomes his/her state of reside	When two states can here the individual is	nnot resolve t physically lo	he

M1430.102 ADVANCE PAYMENTS

A. Introduction There are instances when a family member, or other individual, makes an advance payment to the facility for a prospective Medicaid patient prior to or during the Medicaid application process. This assures the patient's admission to, and continued care in, the facility. The individual may have been promised by the facility that the advance payment will be refunded if the patient is found eligible for Medicaid.

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Advance payments which are expected to be reimbursed to an individual other than the Medicaid applicant once Medicaid is approved, and payments made to the facility to hold the bed while the patient is hospitalized, are not counted as income for either eligibility or patient pay determinations.

B. Reimbursement Any monies contributed toward the cost of the patient's care pending Medicaid eligibility determination must be reimbursed to the contributing party by the facility when Medicaid eligibility is established. The only exception is when the payment is made from the patient's own funds which exceeded the resource limit.

M1430.103 SSI RECIPIENTS

A. Introduction This section provides information about SSI recipients who are admitted to medical facilities. B. **Unmarried SSI** When an unmarried Medicaid-eligible SSI recipient enters a facility for Recipient LTC, review his/her Medicaid eligibility, especially institutional status, asset transfer and home property ownership. 1. Temporary An SSI recipient who is admitted to a medical facility temporarily, for 3 Period months or less, retains his/her usual monthly SSI payment and remains eligible for Medicaid if resources are within Medicaid limits. This "temporary" SSI payment is not counted available for patient pay. See M1470. 2. Indefinite If not admitted temporarily, or when the 3-month temporary period ends, Period the SSI income limit is reduced to \$30 per month. If the individual has no other countable income, his SSI payment will usually be \$30 per month. If he has countable income of \$30 or more, his SSI payment will terminate. Review his income eligibility when the SSI payment terminates. See M1460. C. Married SSI When a married Medicaid-eligible SSI recipient enters a facility for LTC, Recipient review his/her Medicaid eligibility, especially institutional status, asset transfer and resources. Use the married institutionalized individuals' policy in M1480 to determine resource eligibility and patient pay. 1. Temporary An SSI recipient who is admitted to a medical facility temporarily, for 3 Period months or less, usually retains his/her usual monthly SSI payment and remains eligible for Medicaid if resources are within Medicaid limits. This "temporary" SSI payment is not counted available for patient pay. See M1470. 2. Indefinite If not admitted temporarily, or when the 3-month temporary period ends, Period the SSI income limit is reduced to \$30 per month. If the individual has no other countable income, his SSI payment will usually be \$30 per month. If he has countable income of \$30 or more, his SSI payment will terminate. Review his income eligibility when the SSI payment terminates. See M1460.

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COMMUNITY-BASED CARE WAIVER SERVICES

M1440 Changes

Changed With	Effective Date	Pages Changed			
TN #DMAS-33	10-1-24	Appendix 1, Page 2			
TN #DMAS-30	1/1/24	Page 3			
TN #DMAS-28	7/1/23	Appendix 1, Pages 1-4			
TN #DMAS-10	10/1/18	Pages 3, 5			
TN #DMAS-7	1/1/18	Page 1. Appendix 1, Page 4.			
TN #DMAS-5	7/1/17	Table of Contents			
		Pages 3-9, 11, 12			
TN #DMAS-3	1/1/17	Table of Contents			
		Pages 3-12			
		Appendix 1 was added.			
		Page 2 is a runover page.			
		Pages 13-23 were deleted.			
UP #9	4/1/13	Page 5			
Update (UP) #7	7/1/12	Table of Contents			
		Pages 2, 14, 15, 18a-18c			
		Pages 19, 20			
TN #94	9/1/2010	Table of Contents			
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M1440.000 COMMUNITY-BASED CARE WAIVER SERVICES

M1440.001 GOVERNING LAWS

А.	Introduction	This subchapter provides information about the Medicaid Community-Based Care (CBC) waivers, the individuals eligible for waiver services, and information about the services provided in the waivers.
B.	Community-Based Care Waiver Services (CBC)	Community-Based Care Waiver Services or Home and Community- Based Care or CBC are titles that are used interchangeably. These terms are used to mean a variety of in-home and community-based services reimbursed by DMAS that are authorized under a Section 1915(c) waiver designed to offer individuals an alternative to institutionalization in a medical facility. Individuals may be preauthorized to receive one or more of these services either solely or in combination, based on the documented need for the service or services to avoid nursing facility placement.
C.	Federal Law	Section 1915 of the Social Security Act has provisions which allow states to waive certain requirements of Title XIX as a cost saving measure. Virginia uses 1915(c) which allows the state to provide services not otherwise available under the State Plan to specifically targeted individuals. Individuals who may be targeted are those which it (the state) can show would require the level of care provided in a hospital or a nursing facility or intermediate care facility for the <i>intellectually disabled</i> , the cost of which would be reimbursed under the State plan.
		Under a 1915(c) waiver, the state may waive the requirements of Section 1902 of Title XIX, related to state wideness and comparability of services, and may apply the institutional deeming income and resource rules for home and community-based recipients. This allows individuals with catastrophic medical needs to retain income for their maintenance in the home.
		Any waiver granted under Section 1915(c) must satisfy requirements established by the Secretary regarding cost-effectiveness (the cost to Medicaid of home and community-based services for recipients must not exceed 100% of the cost to Medicaid for their institutional care), the necessary safeguards taken to protect the health and welfare of individuals, financial accountability, evaluations and periodic re- evaluations of the need for an institutional level of care, the impact of the waiver and recipient choice informing procedure.
D.	Virginia's Waivers	Virginia has approved Section 1915(c) home and community-based waivers. These waivers contain services that are otherwise not available to the general Medicaid population. The target population and service configuration for each waiver is outlined in this subchapter.

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M1440.010 BASIC ELIGIBILITY REQUIREMENTS

А.	Int	roduction	Services provided through the Waivers can be covered by Medicaid when the applicant or recipient meets the Medicaid eligibility requirements in this section.
B.		iiver quirements	The individual must meet the pre-admission screening criteria for CBC waiver services and the targeted population group requirement. Some of the targeted population groups are:
			 individuals age 65 or older, blind or disabled individuals with mental retardation individuals who need a medical device to compensate for loss of a vital bodily function individuals with developmental disabilities who do not have a diagnosis of mental retardation
			The eligibility worker does NOT make the determination of whether the individual meets the waiver requirements; this is determined by the pre- admission screener or by DMAS.
			NOTE: The individual cannot be authorized to receive services under more than one waiver at a time.
C.		n-financial gibility	The individual must meet the Medicaid non-financial and financial eligibility requirements listed below:
	1.	Citizenship/ Alienage	The citizenship and alien status policy is found in subchapter M0220.
	2.	Virginia Residency	The Virginia state resident policy specific to CBC waiver services patients is found in subchapter M0230.
	3.	Social Security Number	The social security number policy is found in subchapter M0240.
	4.	Assignment of Rights/ Cooperation	The assignment of rights and support cooperation policy is found in subchapters M0250 and M0260.
	5.	Application for Other Benefits	The application for other benefits policy is found in subchapter M0270.

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6. Institutional Status	To be eligible for Medicaid, an individu must meet the institutional status requir recipient usually is not in a medical inst private residence in the community. Ho residential facility such as an assisted li for some CBC waiver services. The ins applicable to CBC waiver services recip	ement. A CBC v itution; most CB owever, an indivi ving facility (AL titutional status	waiver services C recipients liv dual who reside F) may be eligi requirements	re in a es in a
7. Covered Group	The requirements for the covered group and M0330.		•	20
D. Financial Eligibility	11		d eligibility ne-person assist	ance
	If the individual is treated as an instituti established prior to the begin date of ser from the date on the Notice of Action to	rvices, the indivi	dual has <i>180</i> da	
	For unmarried individuals, and for marr spouses other than MAGI Adults, the re in subchapter M1460 is applicable.			
	MAGI Adults in LTC are evaluated usin MAGI income policy in M04. Only cen are applicable to individuals in the Mod Adult covered group who are institution	tain resource eli ified Adjusted G	gibility requirer	nents
	For married individuals with community the resource and income eligibility crite applicable.			ults,
	The asset transfer policy in M1450 appl recipients.	ies to all CBC w	aiver services	
M1440.100 CBC W	AIVER DESCRIPTIONS			
A. Introduction	This section provides a brief overview of overview is a synopsis of the target pop services, and the assessment and service	ulations, <u>basic</u> el	igibility rules, a	available
	The eligibility worker does not make th is eligible for the waiver services; this is screener or by DMAS. The policy in th eligibility worker's information to better	s determined by e following sect	the pre- admissions is only for	ion the

B. Definitions Term definitions used in this section are:

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- 1. Developmental "Developmental disability," as defined in Virginia Code § 37.2-100, means a Disability severe, chronic disability of an individual that (i) is attributable to a mental or physical impairment, or a combination of mental and physical impairments, other than a sole diagnosis of mental illness; (ii) is manifested before the individual reaches 22 years of age; (iii) is likely to continue indefinitely; (iv) results in substantial functional limitations in three or more of the following areas of major life activity: self-care, receptive and expressive language, learning, mobility, self-direction, capacity for independent living, or economic self-sufficiency; (v) reflects the individual's need for a combination and sequence of special interdisciplinary or generic services, individualized supports, or other forms of assistance that are of lifelong or extended duration and are individually planned and coordinated; and (vi) an individual from birth to age nine, inclusive, who has a substantial developmental delay or specific congenital or acquired condition, may be considered to have a developmental disability without meeting three or more of the criteria described in clauses (i) through (v), if the individual, without services and supports, has a high probability of meeting those criteria later in life.
- 2. Financial means the rules regarding asset transfers; what is a resource; when and how that resource counts; what is income; when and how that income is considered. Criteria
- 3. Non-financial Eligibility Criteria
 means the Medicaid rules for non-financial eligibility. These are the rules for citizenship and alienage; state residence; social security number; assignment of rights and cooperation; application for other benefits; institutional status; cooperation DCSE; and covered group and category requirements.
- **4. Patient** an individual who has been approved by a pre-admission screener to receive Medicaid waiver services.
- C. Developmental Disabilities
 Waivers
 In 2016, as part of the My Life, My Community Waiver Redesign, the Intellectual Disabilities Waiver, Day Support Waiver and Individual and Family Developmental Disabilities Support Waiver (DD waiver) were renamed. They were renamed to the Community Living Waiver, Building Independence Waiver, and Family and Individual Supports Waivers, respectively. These waivers are referred to collectively as the Developmental Disabilities Waivers. The services offered under these waivers are contained in M1440, Appendix 1.

M1440.101 COMMONWEALTH COORDINATED CARE PLUS WAIVER (FORMERLY THE EDCD AND TECHNOLOGY ASSISTED WAIVERS)

A. General Description Effective July 1, 2017, the Elderly or Disabled with Consumer-Direction (EDCD) Waiver and the Technology Assisted (Tech) Waiver were combined and are known as the Commonwealth Coordinated Care Plus (CCC Plus) Waiver. The CCC Plus Waiver is targeted to provide home and community-based services to individuals age 65 or older, or who are disabled, who have been determined to require the level of care provided in a medical institution and are at risk of facility placement. The waiver also serves "technology-assisted"

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	individuals who are chronically ill or severely impaired and who need both a medical device to compensate for the loss of a vital body function, as well as substantial and ongoing skilled nursing care to avert death or further disability.
	Recipients may select agency-directed services, consumer-directed services, or a combination of the two. Under consumer-directed services, supervision of the personal care aide is provided directly by the recipient. Individuals who are incapable of directing their own care may have a spouse, parent, adult child, or guardian direct the care on behalf of the recipient. Consumer-directed services are monitored by a Service Facilitator.
B. Targeted Population	This waiver serves persons who are:
Topulation	a. age 65 and over, or
	b. disabled; disability may be established either by SSA, DDS, or a pre- admission screener (provided the individual meets a Medicaid covered group and another category).
	Waiver services are provided to any individual who meets a Medicaid covered group and is determined to need an institutional level of care by a pre-admission screening. The individual does not have to meet the Medicaid disability definition.
	Technology assisted services are provided to individuals who need both 1) a medical device to compensate for the loss of a vital body function and 2) substantial and ongoing skilled nursing care.
C. Eligibility Rules	All individuals receiving waiver services must meet the Medicaid non-financial and financial eligibility requirements for an eligible patient in a medical institution. The income limit used for this waiver is 300% of the current SSI payment standard for one person, or the medically needy income limit (spenddown).
	The resource and income rules are applied to waiver-eligible patients as if the patients were in a medical institution.
	NOTE: CCC Plus Waiver services shall not be offered to any patient who resides in a nursing facility, an intermediate care facility for the intellectually disabled (ICF/ID), a hospital, board and care facility, or an adult care residence licensed by DSS.
	Individuals needing technology-assisted services must have a live-in primary care giver who accepts responsibility for the individual's health and welfare.
D. Services Available	 LTC services available through this waiver include: adult day health care agency-directed and consumer-directed personal care agency-directed respite care (including skilled respite) and consumer-directed respite care Personal Emergency Response System (PERS).

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Services provided through CCC Plus Waiver for technology-assisted individuals include:

- private duty nursing
- *nutritional supplements*
- *medical supplies and equipment not otherwise available under the Medicaid State Plan.*
- E. Assessment and
ServiceThe nursing home pre-admission screeners assess and authorize CCC Plus
Waiver services based on a determination that the individual is at risk of
nursing facility placement.

M1440.102 COMMUNITY LIVING WAIVER

А.	General Description	The Community Living Waiver program, formerly the Intellectual Disabilities (ID) Waiver, is targeted to provide home and community-based services to individuals with developmental disabilities and individuals under the age of six years at developmental risk who have been determined to require the level of care provided in an ICF/ID.
B.	Eligibility Rules	All patients receiving waiver services must meet the non-financial and financial Medicaid eligibility criteria and be Medicaid-eligible in a medical institution. The resource and income rules are applied to waiver eligible individuals as if the individual were residing in a medical institution.
		The income limit used for this waiver is 300% of the current SSI payment standard for one person. Medically Needy individuals are not eligible for this waiver. If the individual's income exceeds 300% SSI, the individual is not eligible for services under this waiver.
C.	Services Available	The services available under the Community Living Waiver are included in M1440, Appendix 1.
D.	Assessment and Service Authorization	The individual's need for CBC is determined by the Community Services Board (CSB), Behavioral Health Authority (BHA) or Department for Aging and Rehabilitative Services (DARS) case manager after completion of a comprehensive assessment.
		All recommendations are submitted to Department of Behavioral Health and Developmental Services (DBHDS) or DMAS staff for final authorization.
	1. CSB	The CSB/BHA support coordinator/case manager may only recommend waiver services if:
		• the individual is found Medicaid eligible; and
		 the individual is intellectually disabled, or is under age 6 and at developmental risk; and
		• the individual is not an inpatient of a nursing facility or hospital.

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- 2. DARS The DARS case manager may only recommend waiver services if:
 - the individual is found Medicaid eligible, and
 - the individual is in a nursing facility and has a related condition such as defined in the federal Medicaid regulations.

M1440.103 BUILDING INDEPENDENCE WAIVER

A. General The Building Independence Waiver, formerly the Day Support (DS) Waiver, is targeted to provide home and community-based services to Description individuals with developmental disabilities who have been determined to require the level of care provided in an ICF/ID. These individuals may reside in an ICF/ID or may be in the community at the time of the assessment for Building Independence Waiver services. B. **Eligibility Rules** All patients receiving waiver services must meet the non-financial and financial Medicaid eligibility criteria and be Medicaid-eligible in a medical institution. The resource and income rules are applied to waiver eligible individuals as if the individual were residing in a medical institution. The income limit used for this waiver is 300% of the current SSI payment standard for one person. Medically needy individuals are not eligible for this waiver. If the individual's income exceeds 300% SSI, the individual is not eligible for services under this waiver. C. Services Available The services available under the Building Independence Waiver are included in M1440, Appendix 1. D. Assessment and The individual's need for CBC is determined by the CSB, BHA or DBHDS Service support coordinator/case manager after completion of a comprehensive assessment. All recommendations are submitted to DBHDS staff for final Authorization authorization.

M1440.104 ALZHEIMER'S ASSISTED LIVING WAIVER

A. General Description
 The Alzheimer's Assisted Living (AAL) Waiver is available only to individuals who are Auxiliary Grants (AG) recipients. The AAL Waiver allows for the provision of services to individuals in approved assisted living facilities who, without the waiver, might require nursing home placement. Individuals on this waiver do not have Medicaid eligibility determined as institutionalized individuals, and there are no posteligibility requirements.

The AAL waiver serves persons who are:

- Auxiliary Grants (AG) recipients,
- have a diagnosis of Alzheimer's or a related dementia and no diagnosis of mental illness or intellectual disability, and
- age 55 or older.

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B. Eligibility Rules	Individuals in the AAL Waiver have MAG covered group (see M0320.202) a determined as institutionalized individual requirements.	nd do not have N	Medicaid eligibi	ility
	The enrollment and notification proce Medicaid recipients are followed (see		non-institutiona	alized
C. Services Available	Services available under the AAL wai	ver are:		
	 assistance with activities of daily medication administration by licen nursing services for assessments a therapeutic social and recreationa activities for individuals with dem 	nsed professiona and evaluations l programming v		daily
D. Assessment and Service Authorization	Local and hospital screening committee individuals for the AAL waiver; howe screening is not required for the Media	ever, a copy of th	e pre-admission	
<i>M1440.105</i> FAMILY	AND INDIVIDUAL SUPPOR	RTS WAIVE	ÊR	
A. General Description	The Family and Individual Supports W Family Developmental Disabilities Su home and community-based services to disabilities, who do not have a diagno objective of the waiver is to provide n effective coverage of services necessa the community and prevent placement	upport Waiver (E to individuals wi sis of development nedically approp ry to maintain th	DD waiver), pro th development ental disability. riate and cost- uese individuals	vides tal The
B. Eligibility Rules	All patients receiving waiver services financial Medicaid eligibility criteria a institution. The resource and income individuals as if the individuals were n	and be Medicaid rules are applied	eligible in a mo to waiver eligi	edical ble
	The income limit used for this waiver M0810.002 A. 3.). Medically Needy waive r. If the individual's income ex- eligible for services under this waiver.	individuals are ceeds 300% SSI	not eligible for	
C. Services Available	The services available under the Fami included in M1440, Appendix 1.	ly and Individua	l Supports Wai	ver are
D. Assessment and Service Authorization	The individual's need for CBC is deter support coordinator/case manager after assessment. All recommendations are authorization.	er completion of	a comprehensiv	ve

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M1440.106 PROGRAM OF ALL-INCLUSIVE CARE FOR THE ELDERLY (PACE)

General Description	PACE is NOT a CBC Waiver, but rather is the State's community model for the integration of acute and long-term care. PACE combines Medicaid and Medicare funding. PACE provides the entire spectrum of acute and long-term care services to enrollees without limitations on the duration of services or the dollars spent and is centered on an adult day health care model.
Targeted Population	PACE serves individuals aged 55 and older who (1) meet the nursing facility level of care criteria and (2) reside in their own communities. PACE provides all of their health care and long-term care medical needs. Individuals who meet the criteria for the <i>CCC Plus</i> Waiver may be enrolled in PACE in lieu of the <i>CCC Plus</i> Waiver.
Eligibility Rules	For Medicaid to cover PACE services, the individual must meet the non- financial and financial Medicaid eligibility criteria and be Medicaid eligible in a medical institution. The resource and income rules are applied to PACE-eligible individuals as if the individuals were residing in a medical institution.
	The income limit used for PACE is 300% of the SSI limit (see M0810.002 A. 3.) or the MN income limit and spenddown.
	PACE is not available to individuals who reside in an assisted living facility (ALF) and receive Auxiliary Grant (AG) payments. Individuals who reside in an ALF may be enrolled in PACE if they meet the functional, medical/nursing, and financial requirements, but they will not be permitted to receive an AG payment.
Services Available	The following services are provided through PACE:
	 adult day care that offers nursing, physical, occupational, speech and recreational therapies; meals and nutritional counseling; social services; medical care provided by a PACE physician; personal care and home health care; all necessary prescription drugs; access to medical specialists such as dentists, optometrists and podiatrists; respite care; hospital and nursing facility care when necessary; and transportation.
	Targeted

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 E. Assessment and Service
 Authorization
 Participation in PACE is voluntary. The nursing home pre-admission screening team will advise the individual of the availability of PACE and will facilitate enrollment if the Medicaid enrollee chooses PACE. The PACE team is responsible for authorizing as well as providing the services.

Eligibility for PACE must begin on the first day of a month and end on the last day of a month.

M1440.200 COVERED SERVICES

A. Introduction This section provides general information regarding the LTC services provided under the waivers. This is just for your information, understanding, and referral purposes. The information does not impact the Medicaid eligibility decision.

Note: Services covered under the Building Independence, Community Living and Family and Individual Supports Waivers are described separately in M1440, Appendix 3.

- B. Waiver Services
InformationInformation about the services available under a waiver is contained in the
following sections:
 - M1440.201 Personal Care/Respite Care Services
 - M1440.202 Adult Day Health Services
 - M1440.203 Private Duty Nursing Services
 - M1440.204 Nutritional Supplements
 - M1440.205 Personal Emergency Response System (PERS)

M1440.201 PERSONAL CARE/RESPITE CARE SERVICES

А.	What Are Personal Care Services	Personal Care services are defined as long term maintenance or support services which are necessary in order to enable the individual to remain at home rather than enter an institution. Personal Care services provide eligible individuals with aides who perform basic health-related services, such as helping with ambulation/exercises, assisting with normally self- administered medications, reporting changes in the recipient's conditions and needs, and providing household services essential to health in the home.
B.	What are Respite Care Services	Respite Care services are defined as services specifically designed to provide temporary but periodic or routine relief to the primary caregiver of an individual who is incapacitated or dependent due to frailty or physical disability. To receive this service the individual must meet the same criteria as the individual who is authorized for Personal Care, but the focus in Respite Care is on the needs of the caregiver for temporary relief. This focus on the caregiver differentiates Respite Care from programs which focus on the dependent or disabled care receiver.
C.	Relationship to Other Services	An individual may receive Personal Care or Respite Care in conjunction with Adult Day Health Care services as needed.

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When an individual receives Hospice services, the hospice is required to provide the first 21 hours per week of personal care needed and a maximum of an additional 38.5 hours per week.

D. Who May Receive An individual must meet the criteria of the *CCC Plus* Waiver to qualify for Personal/Respite Care services.

M1440.202 ADULT DAY HEALTH CARE SERVICES

- A. What Is Adult Day Health Care
 Adult Day Health Care (ADHC) is a congregate service setting where individuals receive assistance with activities of daily living (e.g., ambulating, transfers, toileting, eating/feeding), oversight of medical conditions, administration of medications, a meal, care coordination including referrals to rehabilitation or other services if needed, and recreation/social activities. A person may attend half or whole days, and from one to seven days a week, depending on the patient's capability, preferences, and available support system.
- **B. Relationship to Other Services** ADHC centers may provide transportation and individuals may receive this service, if needed, to enable their attendance at the center. An individual may receive ADHC services in conjunction with Personal Care or Respite Care services as needed.
- C. Who May Receive An individual must meet the criteria of the *CCC Plus* Waiver to qualify for ADHC services.

M1440.203 PRIVATE DUTY NURSING SERVICES

A. What is Private Duty Nursing Private Duty Nursing services are called "nursing services" in the ID/MR waiver. These services are offered to medically fragile patients who require substantial skilled nursing care. Patients receive nursing services from Registered Nurses or Licensed Practical Nurses. Services are offered as needed by the patient, but always exceed what is available through the Home Health program.

For example, in the CCC Plus Waiver, most technology-assisted patients receive 8 hours or more of continuous nursing services at least four times per week.

- **B.** Relationship to There are no requirements that other waiver services be or not be received. **Other Services**
- C. Who May Receive the Service
 An individual must meet the CCC Plus Waiver technology-assisted criteria for nursing services. A Medicaid recipient who qualifies under EPSDT (Early & Periodic Screening, Diagnosis & Treatment) to receive private duty nursing services may also receive private duty nursing.

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M1440.204 NUTRITIONAL SUPPLEMENTS

Nutritional Supplements (enteral nutrition products) are provided through DME (durable medical equipment) providers for patients who have an identified nutritional risk. Nutritional supplements are ordered by the individual's physician to cover a six-month period and Medicaid payment is authorized by the pre-admission screener or DMAS.

M1440.205 PERSONAL EMERGENCY RESPONSE SYSTEM (PERS)

A. What is PERS	PERS is an electronic device that enables certain recipients who are at high risk of institutionalization to secure help in an emergency through the use of a two-way voice communication system that dials a 24-hour response or monitoring center upon activation and via the recipient's home telephone line. PERS may include medication monitoring to remind certain recipients at high risk of institutionalization to take their medications at the correct dosages and times.
B. Relationship to Other Services	An individual may receive PERS services in conjunction with agency- directed or consumer-directed Personal Care or Respite Care services.
C. Who May Receive	PERS is available only to <i>CCC Plus</i> Waiver recipients who live alone or are along for significant parts of the day, who have no regular caregiver for

C. Who May Receive the Service recursive the Service recursive recu

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Developmental Disabilities Waivers – Services and Support Options – Updated July 2023

(BI = Building Independence Waiver; FI = Family & Individual Supports Waiver; CL = Community Living Waiver)

	BI	FI	CL	Description
Employment and Day Services				
Individual Supported Employment	~	~	√	Individual Supported Employment services is provided one-on-one by a job coach and offers training and support in a competitive job where persons without disabilities are employed.
Group Supported Employment	~	~	~	Group Supported Employment services <i>is</i> continuous <i>employment-</i> <i>related</i> support <i>in a competitive job where persons</i> without disabilities <i>are employed</i> .
Workplace Assistance		~	~	Workplace Assistance <i>is</i> provided to someone who requires more than typical job coach services to <i>maintain individual, competitive</i> <i>employment</i> .
Community Engagement	 ✓ 	~	~	Community Engagement Services provides a wide variety of opportunities relationships and natural support in the community, while utilizing the community as a learning environment.
Community Coaching	 ✓ 	~	~	Community Coaching is designed for <i>people</i> who need one to one support in order build a specific skill or set of skills to address barrier(s) that prevents <i>that</i> person from participating in Community Engagement.
Group Day	√	✓	~	Group Day Services include skill-building and support activities to enhance independence and increase community integration. Can occur in a center and the community.
Services via consumer and agency	direc	ted m	odels	
Companion Services		~	~	Provides nonmedical care, socialization, or support to adults, ages 18 and older in person's home and/or in the community.
Personal Assistance Services		√	 ✓ 	Includes monitoring health status, assisting with maintaining a clean and safe home and providing direct support with personal care needs, at home, in the community, and at work.
Respite Services		✓	✓ ✓	Respite services are specifically designed to provide temporary, <i>short-term care for a person</i> when his/her primary caregiver <i>is unavailable</i> .

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Residential Services (Facilities o Independent Living Supports	ffering : √	<u>these</u>	<u>servi</u>	ices are NOT media Independent Living Su and offers skill buildin independent living situ the support necessary	pports are provide ng and support to s ation in the comm	ed to adults (18 and secure a self-sustain sunity and/or may	ining,
Shared Living	•	~	√	Shared Living is support to a person who resides in his/her own home/apartment in the community provided by a roommate of th person's choosing. The individual receives a Medicaid reimbursement for the roommate's portion of the total cost of rent, food, and utilities in exchange for the roommate providing minimal supports.			
Supported Living		~	~	Supported Living services take place in an apartment/house setting operated by a DBHDS licensed provider and provides 24/7 around the clock availability of staff support performed by paid staff who have the ability to respond in a timely manner. May be provided individually or at the same time to more than one individual living in the home, depending on the required support.			
In-home Support Services		✓	~	In-Home Supports take place in the person's and/or family's home or community settings. Services are designed to ensure the health, safety and welfare of the person and expand daily living skills.			ensure the
Sponsored Residential			~	Sponsored Residential Services take place in a licensed DBHDS family home where the homeowners are the paid caregivers ("sponsors") who provide support as necessary so that the persor can reside successfully in the home and community.			vers
Group Home Residential			~	Group Home Resider licensed home with s a skill building comp health and safety sup	taff available 24 h onent, along with	ours per day to p	provide
Crisis Services							
Community-Based Crisis Supports	~	✓		Community-based crisis supports provided in the individual's hom and community setting. Crisis staff work directly with and assist t person and his/her current support provider or family. These service provide temporary intensive support to emergency psychiatric hospitalization, institutional placement or prevent other out-of-hor placement.			l assist the se services tric
Center-based Crisis Supports	√	√	~	Center-based crisis supports provide long term crisis prevention and stabilization in a residential setting (Crisis Therapeutic Home) through planned and emergency admissions.			
Crisis Support Services	✓	✓	~	Crisis support services person who may exper crisis in the communit current community liv	ience an episodic y which has the po	behavioral or psyc	chiatric

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BI FIS CL

Description

Medical and Behavioral Services				
Skilled Nursing		v	~	Skilled Nursing is part-time or intermittent care provided by an LPN or RN to address or delegate needs that require direct support or oversight of a licensed nurse. Nursing service can occur at the same time as other waiver services.
Private Duty Nursing		~	✓	Private Duty Nursing is individual and continuous care (in contrast to part-time or intermittent care) for <i>people</i> with a medical condition and/or complex health care need, to enable the <i>person</i> to remain at home.
Therapeutic Consultation		~	✓	Therapeutic consultation services <i>in consultation with a professional</i> designed to assist the individual's <i>staff</i> and/ <i>or</i> the individual's family/caregiver, as appropriate, <i>through</i> assessments, <i>development of TC supports plan</i> and teaching for the purpose of assisting the individual enrolled in the waiver with the designated specialty area. The specialty areas are psychology, behavioral consultation, therapeutic recreation, speech and language pathology, occupational therapy, physical therapy, and rehabilitation engineering.
Personal Emergency Response System (PERS)	~	v	~	PERS is a service that monitors individual's safety in <i>his/her</i> home, and provides access to emergency assistance for medical or environmental emergencies through the provision of a two-way voice communication system that dials a 24-hour response or monitoring center upon activation and via the <i>person's</i> home telephone system.

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	BI	FI	CL	Description
Additional Services				
Assistive Technology	~	~	~	Assistive technology is specialized medical equipment, supplies, devices, controls, and appliances, <i>not covered by</i> <i>insurance</i> which enable individuals to increase their <i>independence in</i> their environment <i>and community</i> .
Benefits Planning	<	✓	~	A service that assists recipients of DD Waiver and social security to understand their personal benefits and explore their options regarding employment.
Community Guide				Direct assistance (1:1) to persons in navigating and utilizing community resources. Provides information and assistance that help the person in problem solving, decision making, and developing supportive community relationships and other resources that promote implementation of the person-centered plan.
Electronic Home-Based Services	~	~	✓	Electronic Home-Based Services are goods and services based on <i>current</i> technology <i>to enable a person to</i> <i>safely live and participate in the community while</i> <i>decreasing the need for support staff services</i> . This includes purchases of electronic devices, software, services, and supplies not otherwise provided through this waiver or through the State Plan, that would allow individuals to access greater independence and self-
Environmental Modifications	 Image: A state of the state of	~	 ✓ 	Environmental modifications physical adaptations to the <i>person's</i> primary home <i>or</i> primary vehicle that are necessary to ensure the health and welfare of the <i>person</i> or enable the individual to function with greater independence.
Individual and Family/Caregiver Training	~	~	~	Training and counseling to individual, families and caregivers to improve supports or educate the person to gain a better understanding of his/her <i>abilities</i> or increase his/her self-determination/self-advocacy abilities.
Transition Services	~	~	V	Transition services are nonrecurring set-up expenses for <i>persons</i> who are transitioning from an institution or provider-operated living arrangement to a living arrangement in a private residence where the person is directly responsible for his or her own living expenses.
Employment and Community Transportation	 Image: A start of the start of	 Image: A start of the start of	 Image: A start of the start of	Promotes the individual's independence and participation in the life of his or her community. Transportation to waiver and other community services or events, activities and resources, inclusive of transportation to employment or volunteer sites, homes of family or friends, civic organizations or social clubs, public meetings or other civic activities, and spiritual activities or events as specified by the service plan and when no other means of access is available.
Peer Mentor Supports	~	√	~	Designed to foster connections and relationships which build individual resilience. This service is delivered by people with developmental disabilities who are or have received services, have shared experiences with the person, and provide support and guidance to him/her.

CHAPTER M14 LONG-TERM CARE SUBCHAPTER 50

TRANSFER OF ASSETS

M1450 Changes

Changed With	Effective Date	Pages Changed
TN #DMAS-31	4/1/24	Pages 42 and 46
TN #DMAS-29	10/1/23	Page 37
TN #DMAS-28	7/1/23	Page 35 and Appendix 2
TN #DMAS-27	4/1/23	Page 44
TN #DMAS-26	1/1/23	Page 46
TN #DMAS-25	10/1/22	Page 36
TN #DMAS-17	7/1/20	Page 45
TN #DMAS-15	1/1/20	Page 46
TN #DMAS-14	10/1/19	Pages 19, 41, 42, 46
TN #DMAS-10	10/1/18	Pages 1, 2
		Appendix 3, page 2
		Page 24a was added back; it was inadvertently
		removed in a previous transmittal.
		Page 2a was added as a runover page.
TN #DMAS-9	7/1/18	Page 35-36a, 37-38, 43
TN #DMAS-7	1/1/18	Page 4, 24, 36, 36a, 37, 41, 42
	1, 1, 10	Appendix 1, Page 1.
TN #DMAS-5	7/1/17	Table of Contents Pages 13, 35, 41-44
	,, 1, 1,	Page 43a was renumbered. Pages 45 and 46 were
		added as runover pages.
TN #DMAS-3	1/1/17	Pages 30, 40-42, 44
TN #DMAS-1	6/1/16	Pages 13, 15, 35
	0/1/10	Pages 14 and 16 are runover pages.
		r ages 14 and 10 are funover pages.
TN #100	5/1/15	Table of Contents Pages 17-19, 36, 37
11, 11, 100	0, 1, 10	Page 35 is a runover page.
TN #99	1/1/14	Page 7, 10, 21
UP #7	6/1/12	Table of Contents Pages 37-43
		Page 43a was added.
TN #96	10/1/11	Table of Contents Pages 4-8
		Pages 15, 16, 25, 26
		Pages 31-38
		Page 31a removed.
TN #95	3/1/11	Pages 4, 24, 32, 36, 37, 37a,
		Pages 39, 42, 43
TN #94	9/1/10	Table of Contents Pages 36-37a, 39-44
	1/1/10	
TN #93	1/1/10	Table of Contents Pages 3, 17-18, 29
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TN #01	5/15/09	Pages 41 42
TN #91	3/13/09	Pages 41, 42

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M1450.000 TRANSFER OF ASSETS

M1450.001 OVERVIEW

A. Introduction Individuals who are eligible for Medicaid may NOT be eligible for Medicaid payment of long-term care (LTC) services, *also referred to as long-term services and supports (LTSS)*, for a specific period of time (penalty period) if they or their spouses have transferred assets for less than fair market value without receiving adequate compensation. The asset transfer policy applies to all individuals in all types of *LTSS: facility based and community based care (CBC), also referred to as home and community based services (HCBS).*

B. Policy The EW must evaluate an asset transfer according to the instructions found in the sections below. The applicable policy rules depend on

- when the transfer occurred;
- who transferred the asset;
- to whom the asset was transferred;
- what was transferred.

Information must be obtained from all Medicaid applicants and recipients who require LTC services about transfers of both income and resources that occurred during the **five years** before the Medicaid application date. Whether the transfer will affect LTC services eligibility depends on:

- the date the transfer occurred,
- to whom the asset was transferred,
- the type of asset that was transferred,
- the reason for the transfer,
- the value of the transferred asset
- the amount of compensation received.

M1450.002 LEGAL BASE

A. Public Law 96-611 This federal law established a transfer of property eligibility rule for the SSI program and also permitted states to adopt a transfer eligibility rule for their Medicaid programs which could be, in certain respects, more restrictive than in SSI or the money payment programs. The rule adopted by Virginia was more restrictive than the SSI rule.

- B. Public Law 100-360
 Public law 100-360 (The Medicare Catastrophic Coverage Act), enacted on July 1, 1988, changed the federal Medicaid law relating to property transfers. Further revisions were made by the Family Support Act of 1988 (Welfare Reform) Public Law 100-485, enacted on October 13, 1988.
- C. Public Law 103-66 (OBRA)
 Section 13611 of this federal law, enacted on August 10, 1993, revised transfer provisions for the Medicaid Program. It amended section 1917 of the Social Security Act by incorporating in section 1917 new requirements for asset transfers and for trusts.
- D. Public Law 109-
171 (DRA)The Deficit Reduction Act (DRA) of 2005, enacted on February 8, 2006,
further revised asset transfer provisions for the Medicaid program.

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 E. The Code of Virginia
 Virginia state law governing the Department of Medical Assistance Services (DMAS) and the Medicaid program in Virginia is contained in sections 32.1-323 through 32.1-330. It includes a definition of assets, and it states that an asset transfer includes a disclaimer of interest(s) in assets.

Section 20-88.01 empowers DMAS to request a court order requiring the transferees of property to reimburse Medicaid for expenses Medicaid paid on behalf of recipients who transferred property.

F. 2018 Appropriations Act The 2018 Appropriations Act provided funding for New Health Coverage Options for Virginia Adults. Effective January 1, 2019, determination of eligibility for adults between the ages of 19-64 without Medicare will be evaluated using MAGI income methodology. Adults eligible under the expansion of coverage will be referred to as Modified Adjusted Gross Income (MAGI) Adults.

> Individuals in the MAGI Adults covered group are not subject to a resource test unless the individual requests Medicaid payment for LTC/LTSS. The resource and home equity requirements for MAGI Adults are contained in M1460. The asset transfer policy contained in this subchapter IS fully applicable to the MAGI Adults who are seeking Medicaid payment of LTC services.

M1450.003 DEFINITION OF TERMS

A. Adequate Compensation For purposes of asset transfer, an individual is considered to have received "adequate compensation" for an asset when the fair market value of the asset or greater has been received.

B. Assets For the purposes of asset transfer, assets are all income and resources of the individual and the individual's spouse, including any income and resources to which the individual or the spouse is entitled but does not receive because of an action by:

- the individual or the spouse,
- any person, including a court or administrative body, with legal authority to act in the place of or on behalf of the individual or spouse, or
- a person, including a court or administrative body, acting at the direction or request of the individual or spouse.

The term "asset" may also include:

- life estate (life rights) in another individual's home, and
- \circ the funds used to purchase a promissory note, loan, or mortgage.

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- **C. Asset Transfer** An **asset transfer** is any action by an individual or other person that reduces or eliminates the individual's ownership or control of an asset(s). Transfers include:
 - giving away or selling property
 - disclaiming an inheritance or not asserting inheritance rights in court
 - clauses in trusts that stop payments to the individual
 - putting money in a trust
 - payments from a trust for a purpose other than benefit of the individual
 - irrevocably waiving pension income
 - not accepting or accessing injury settlements
 - giving away income during the month it is received
 - refusing to take legal action to obtain a court-ordered payment that is not being paid, such as alimony or child support
 - placement of lien or judgment against individual's property when not an "arm's length" transaction (see below)
 - other similar actions.

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	When the placement of a lien or a not an "arm's length" transaction, An arm's length transaction, as de transaction negotiated by unrelat self interest. When an individual' the individual's property, the lien be evaluated.	it is an uncompensat fined by Black's Law ed parties, each actin s relative has a lien o	ed transfer of as w Dictionary, is ng in his or her or judgment aga	ssets. a own inst
D. Baseline Date	The baseline date is the first date	as of which the indi	vidual was both	
	• an institutionalized indivi	dual (as defined belo	ow) AND	
	• a Virginia Medicaid appl	cant.		
	When an individual is already a Minimized institutionalized, the baseline date	•		n.
E. Fair Market Value	Fair market value (FMV) is an a at the prevailing price at the time on criteria used in determining th determining Medicaid eligibility.	it was actually transf	Ferred. Value is	
	NOTE: For an asset to be considered to be transferred for received for the asset must be in the transfer for love and affection is a value.	r valuable considerat angible form with in	ion, the comper trinsic value. A	nsation
	Also, while relatives and family r they provide to the individual, it is at the time were intended to be pr transfer to a relative for care prov assets for less than fair market va presumption with tangible eviden individual proves that a payback at the time services were provide	s presumed that serv ovided without comp ided for free in the p ue. However, an inc ce that is acceptable arrangement had bee	ices provided for pensation. Thus past is a transfer lividual can reb . For example,	or free s, a of ut this the
F. Income	Any monies received by an indivi individual's basic needs for food M1460 for items that are not inco	or shelter, is income		
G. Institutionalized Individual	For the purposes of asset transfer,	an institutionalized	l individual is:	
	• a person who is an inpation	ent in a nursing facil	ity;	
	• a person who is an inpati- payment for care is based facility. Included are person rehabilitation hospitals are and patients in Virginia I Developmental Services (on a level of care properties on a level of care properties on a long-stay hos and rehabilitation units and the pertinent of Behav	rovided in a nur pitals (including s of general hos <i>ioral Health an</i>	sing g pitals)

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	 are housed in an area certified a care facility for the <i>intellectuall</i> a Medicaid applicant/enrollee w for or is receiving Medicaid cor services, services through the Pr Elderly (PACE) or hospice services 	y disabled; or who has been screen munity-based c rogram of All Inc	eened and appro are (CBC) wai	oved ver
H. Legally Binding Contract	Virginia law requires written contracts to valued over \$500, and for transactions is services may be oral.			
	To prove a contract is legally binding , t	he individual mu	ist show:	
1. Parties Legally Competent	The parties to the contract were legally (Generally, this excludes (1) individuals or a diminished mental capacity and (2) who may not enter into a contract under ensure that both parties knew what they the contract).	s declared to hav children less tha Virginia law. T	e mental incapa in 18 years of a he purpose here	acity ge, e is to
2. Valuable Consideration	"Valuable consideration" is received by compensation" requirement for the asse			
3. Definite Contract Terms	Contract terms are sufficiently definite a because of vagueness. Payments under members must be at reasonable rates. T the terms of the contract. For example, agree to give her son all the stocks she of his agreeing to take care of her for an un contract might have to be written, deper must set forth the per diem rate, specify manner establish definable and certain t	contracts with ir hose rates must l it is not sufficier owns upon her de ndefined period o nding on the valu a time period, o	nmediate family be discernable f at for a mother eath in exchange of time (such a ae). The contract	from to e for ct
4. Mutual Assent	Contract terms were agreed to by mutua understood and agreed upon the same sp they entered into the contract.		-	
I. Look-Back Date	The look-back date is the date that is 60 individual is both (a) an institutionalized Medicaid. The look-back date is the ear transferring assets for less than fair mar can be imposed for transfers that take pl Penalties cannot be imposed for transfer date.	d individual and liest date on whi ket value can be lace on or after th	(b) has applied ich a penalty fo imposed. Pena he look-back da	for r lties ate.

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J. Look-back Period	The look-back period is the period date and ends with the baseline date		
K. Other Person	Other person means:		
	• the individual's spouse or co	o-owner of an asset;	
	 a person, including a court authority to act in place of o individual's spouse; and a person, including a court direction, or upon the reque spouse. 	or on behalf of the in- or administrative boo	dividual or the dy, acting at the
L. Payment Foreclosed	Payment to any individual from an i of the individual for whom the trust transfer of assets. See M1140.404 I trust is foreclosed.	was created is an ur	ncompensated
M. Penalty Period	The penalty period is the period of LTC services is denied because of a value. The length of the penalty per uncompensated transfer of assets ar in Virginia.	a transfer of assets fo riod is based on the v	r less than market value of the
N. Property/ Resources	"Property" and "resources" both ref available to the individual or the ind		al property legally

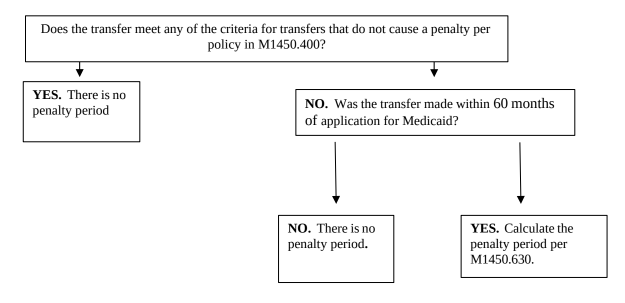
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The uncompensated value for real property at the time of transfer is:
the difference between the asset's FMV and the Gross Amount Due to Seller, when the lien/other encumbrance against the asset is satisfied from the seller's proceeds, or
the difference between the asset's equity value (FMV minus the lien) and the Gross Amount Due to Seller, when the lien is assumed by the buyer. Refer to examples in M1450.610 H.
P. Undue Hardship
An undue hardship exists when the imposition of a penalty period would deprive the individual of medical care such that his health or his life would be endangered or be deprived of food, clothing, shelter, or other necessities of life.

M1450.004 TRANSFER OF ASSETS FLOW CHART

The flow chart below illustrates when an asset transfer penalty period is required.

Transfer of Assets Flow Chart



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M1450.100 RESERVED

M1450.200 POLICY PRINCIPLES

A. Policy	An institutionalized individual who transfers (or has transferred), or whose
	spouse transfers or has transferred, an asset in ways not allowed by policy is
	not eligible for Medicaid payment of long-term care services. The DRA
	established new policy for evaluating transfers made on or after February 8,
	2006. The look-back period for all transfers is 60 months; there is no
	distinction between transfers involving trusts and other transfers.

- **B. Procedures** When a Medicaid enrollee is institutionalized, review the individual's eligibility to determine if an asset transfer occurred within the 60 months prior to institutionalization. When a Medicaid applicant reports an asset transfer, or the worker discovers a transfer, determine if the transfer occurred within 60 months prior to the month in which the individual is both institutionalized and a Medicaid applicant/enrollee.
 - **1. All Transfers** Determine if any assets of the individual or the individual's spouse were transferred during the 60 months (the "look-back period") prior to the first date on which the individual was both an institutionalized individual and a Medicaid applicant/enrollee.
 - 2. Determine
EffectIf an asset was transferred during the look-back periods specified above,
determine if the transfer affects eligibility for LTC services' payment, using
sections *M1450.300* through M1450.550 below.

If the transfer affects eligibility and was for less than market value, determine the uncompensated value (M1450.610) and establish a penalty period (period of ineligibility for Medicaid payment of LTC services, M1450.630).

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M1450.300 ASSETS THAT ARE NOT RESOURCES FOR TRANSFER RULE

A.	Policy	The assets listed in this section are NOT resources for asset transfer purposes. Therefore, the transfer of any of the assets listed in this section does NOT affect eligibility for Medicaid payment of LTC services.
B.	Personal Effects and Household Items	A transfer of personal effects or household items does not affect eligibility.
C.	Certain Vehicles	The transfer of a vehicle that meets the following requirements does not affect Medicaid payment for LTC services:
		• a vehicle used by the applicant/enrollee to obtain medical treatment.
		• a vehicle used by the applicant/enrollee for employment.
		• a vehicle especially equipped for a disabled applicant or enrollee.
		• a vehicle necessary because of climate, terrain, distance, or similar factors to provide necessary transportation to perform essential daily activities.
		If the vehicle was not used as provided above at the time of transfer, \$4,500 of the trade-in value of the vehicle used for basic transportation is excluded. Any value in excess of \$4,500 must be evaluated as an asset transfer.

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D.	Property Essential to Self Support	The transfer of property essential to the institutionalized individual's self- support (tools, equipment, etc. used by the individual to produce income), including up to \$6,000 equity in income-producing real property(ies) owned by the applicant/recipient, does not affect eligibility for LTC services' payment.
		To be income-producing, the property(ies) must usually have a net annual return that is:
		• 6% of the equity, if the equity is \$6,000 or less or
		• \$360 if the equity is more than \$6,000.
		If an unusual circumstance caused a temporary reduction in the net annual return and the net annual return is expected to meet the requirements the following year, the property is still considered income-producing.
E.	Resources Under PASS	Transfer of resources specifically designated for a disabled or blind SSI recipient's plan of self-support (PASS), as determined by SSI, does not affect eligibility for LTC services' payment.
F.	Certain Life Insurance	Transfer of term or group insurance that has no cash value, or transfer of life insurance with a total face value of \$1,500 or less (total of all policies) on an individual, does not affect eligibility for LTC services' payment. Life insurance includes policies that presently do not have a cash value but will have a cash value in the future.
G.	Certain Cash and In-kind Items	Transfer of cash or in-kind items received to replace/repair lost, damaged, or stolen exempted resources (see M1130.630) does not affect eligibility for LTC services' payment.
H.	Burial Spaces or Plots	Transfer of burial spaces or plots held for the use of the individual, the individual's spouse, or the individual's immediate family does not affect eligibility for LTC services' payment.
I.	Excluded Burial Funds	Transfer of up to \$1,500 in resources excluded under the burial fund exclusion policy does not affect eligibility for LTC services' payment.
J.	Cash to Purchase Medical/Social Services	Transfer of cash received from a governmental or nongovernmental program to purchase medical care or social services does not affect eligibility for LTC services' payment IF the cash was transferred in the receipt month or the month following the receipt month.
K.	Alaskan Natives' Stock	Transfer of certain shares of stock held by Alaskan natives does not affect eligibility for LTC services' payment.
L.	Other Assets That Are Not Resources	The transfer of the following resources, if they have been kept separate from other resources , do not affect eligibility for LTC services' payment:
		• Payments from the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970.

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- Payments from sections 25-239, 25-240, and 25-241 of the Code of Virginia for relocation assistance.
- Payments from sections 404(g) and 418 of the Domestic Volunteer Service Act of 1973.
- Retroactive Supplemental Security Income and/or retroactive Social Security payments for nine (9) months after the month of receipt of the payment(s).
- Retained disaster assistance.

M1450.400 TRANSFERS THAT DO NOT AFFECT ELIGIBILITY

A. Policy

An asset transfer does NOT affect eligibility for Medicaid payment of LTC services if the transfer meets the following criteria:

- the transfer(s) of assets was made for reasons exclusive of becoming or remaining eligible for Medicaid payment of LTC services (M1450.400 B),
- the individual received adequate compensation for the asset(s), or
- the asset transfer meets the criteria in either section B, C or D below.

If the transfer **does not** meet the criteria in this section, see section 1450.500 below to evaluate the asset transfer.

B. Reason Exclusive of Becoming or Remaining Medicaid Eligible *Assume that when an institutionalized individual or his community spouse has transferred assets for less than the CMV during the look back period, the transfer is subject to a penalty period. During this penalty period, Medicaid will not pay for LTC services. The institutionalized individual must be given the opportunity to rebut this assumption by showing satisfactorily that he intended to receive CMV or that the reason for the transfer of assets was exclusively for a purpose other than to qualify for Medicaid.*

The individual must provide convincing and objective evidence showing that there *was* no reason to believe that Medicaid payment of LTC services might be needed. *The fact the individual had not yet applied for Medicaid, had not been admitted to an institution or was not aware of the asset transfer* provisions *does not meet the evidence requirement*. The sudden loss of income or assets, the sudden onset of a disabling condition or personal injury may provide convincing evidence.

The individual must provide evidence that other assets were available at the time of transfer to meet current and expected needs of that individual, including the cost of nursing home or other medical institutional care.

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C. Home Property Transferred to Certain Individuals	Transfer of the individual's home, whether it was excluded or not excluded at the time of transfer, does NOT affect eligibility for LTC services' payment when the home property is transferred to one or more of the individuals listed below.					
1. Spouse, Minor Child, Disabled/Blind Child	 transferred to the individual's spouse, child(ren) under age 21 	 spouse, child(ren) under age 21 years, or child(ren) of any age who is blind or disabled as defined by SSI or 				
2. Sibling	The transfer of the home proper transferred to the individual's si who:			ng)		
	• has an equity interest in the home, and					
	• who resided in the individual immediately before the institutionalized individ	date the individual be	•			
3. Adult Child	The transfer of the home property does not affect eligibility when transferred to the individual's son or daughter (not including step-child) who resided in the home for at least two years immediately before the date the individual became an institutionalized individual, and <i>all of</i> the criteria listed in items a. through d. below <i>are met</i> .					
a. Provided Care for 2 Years	individual during the entire two	The individual's son or daughter must have been providing care to the individual during the entire two-year period which permitted the individual to reside at home rather than in a medical institution or nursing facility.				
b. Physician's Statement	The individual or his/her represe his/her treating physician which		a statement f	rom		
	• the individual's physical and/or mental condition during this two- year period,					
	• why the individual need during this period, and	led personal and/or ho	me health ca	re		
	• the specific personal/ho individual.	me health care service	e needs of the	9		
c. Statement of Services	The son or daughter must provid	de a statement showin	g:			
Provided	 the specific services and during the entire two yes 	-	to the indivi	dual		
	2) how many hours per day	y he/she provided the	service or car	re;		

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	 whether he/she worked ou during this period; how th while he/she worked; and 			
	4) if the son or daughter paid individual, who was paid, the length of time the serv	the rate of pay, the sp		
d. Third Party Statement	The individual or his/her represent from a third party(ies) who had kn his/her living and care arrangemer the son or daughter's statement. The the son or daughter provided and w or daughter was not at home.	owledge of the indivi- its during this period he statement must spe	idual's condi which corrol ecify the care	tion and borates e/services
D. Transfer to Certain	Transfer of any asset			
Individuals or Trusts	• to the individual's spouse the individual's spouse;	or to another person f	or the sole b	enefit of
	• to another individual by the	e spouse for the sole	benefit of th	e spouse;
	• to the individual's child un disabled as defined by SS		y age who is	blind or
	• to a trust that is established	d solely for the benef	it of the indiv	vidual's
	1) child under age 21, or			
	 child of any age who i Medicaid when the true 		•	
	• to a trust established solel who is disabled as defined the conditions in M1120.2	by SSI or Medicaid,		
	does not affect eligibility for Med	icaid payment of LTC	C services.	
1. For the Sole Benefit of Spouse, Blind/disabled Child, or Disabled Individual	A transfer is for the sole benefit of disabled individual if the transfer is or entity except the spouse, blind of can benefit from the assets transfer transfer or at any time in the future sole benefit of a spouse, blind or d one but the spouse, blind or disabl from the assets in the trust, whether the future.	s arranged in such a w or disabled child or a rred in any way, whe e. Similarly, a trust is isabled child or a dis ed child or disabled i	way that no is disabled ind ther at the tin s established abled indivic ndividual cas	ndividual ividual ne of for the lual if no n benefit
	In order to be for the sole benefit or document must provide for the of the individual that is actuarially individual involved. When the instany potential exemption from penapurposes is void. Exception: trust described in M1120.202.	spending of the trust sound based on the l trument or document alty or consideration	funds for the life expectant t does not so for eligibility	e benefit cy of the provide,

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		However, the trust may provide for r to manage the trust, as well as for rea or otherwise managing the funds or p reasonable compensation, consider th managing a trust of the size involved compensation, if any, for managing a	asonable costs as property in the tru he amount of tim l, as well as the p	sociated with i ust. In defining e and effort in revailing rate	investing g what is volved in of
H S H C I	lot for the Sole Benefit of Spouse, Blind/disabled Child, or Disabled ndividual	A transfer, transfer instrument, or trupass to a beneficiary who is NOT the disabled individual, is NOT consider of these individuals. Thus, the estable assets that affects eligibility for Med	e spouse, a blind red established fo lishment of such	or disabled ch r the sole bene a trust is a trai	ild or a fit of one sfer of
I I U t	rusts for Disabled Individuals Under Which he State Is Beneficiary	Trusts established for disabled indivi have to provide for an actuarially sou benefit of the individual involved. H instrument must provide that any fur of the individual must go to the state paid on the individual's behalf.	und spending of t lowever, under th nds remaining in	he trust funds nese trusts, the the trust upon	for the trust the death
		The trust does not have to provide fo trust funds for the benefit of the indi-			of the
		* the trust instrument designat the trust, and	es the state as the	e recipient of f	unds from
		 the trust requirements in M1 sole benefit of an individual. 	·	hat the trust be	e for the
		The trust may also provide for disbu- provided that the trust does not perm satisfied. "Pooled" trusts may provid percentage of the funds in the trust a	it such disbursals de that the trust c	s until the state an retain a cer	e's claim is tain
4. (Cross-reference	If the trust is not for the sole benefit disabled child or a disabled individua M1450.400 D.3 above, go to M1450 into the trust affects Medicaid payme	al, and it does not 0.550 to determine	t meet the crite e if the transfe	eria in item
		NOTE: Evaluate the trust to determi M1120.201 and M1120.202.	ne if it is a resou	rce. See M112	20.200,
E. Otho Tran	er Asset sfers	For asset transfers other than those C, the transfer does not affect eligibit services if the individual shows that a adequate compensation for the asset compensation, the individual must prittems 1 through 3 below, and provide reasons exclusive of becoming or reactive transfer the transfer transfer the transfer tra	ility for Medicaia he intended to re . To show intent rovide objective e e evidence that th	payment of L ceive or receiv to receive ade evidence accon te transfer was	TC ped quate rding to r made for

	edical Assistance Eligibility	Chapter M14	Page Revision I June	2016
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1. Evidence of Reasonable Effort to Sell	The individual must provide objective evi made an initial and continuing reasonable M1130.140.			
2. Evidence of Legally Binding Contract	The individual must provide objective evidentiation binding contract (as defined in M1450.00 receipt of adequate compensation in a spetce.) in exchange for the transferred asset.	3 above) that pro cified form (goo	ovided for his/h	her
	If the goods received include term life ins	urance, see M14	50.510 below.	
3. Irrevocable Burial Trust	The individual must provide objective evi into an irrevocable burial trust. The trust transferred money unless the individual pr funds in the trust will be used to pay for i	is NOT compen rovides objective	sation for the evidence that	
	Objective evidence is the contract with th items and services and the price of each, v services equals the amount of funds in the	when the total pr	ice of all items	
	NOTE: Evaluate the trust to determine if M1120.201 and M1120.202.	it is a resource.	See M1120.20	0,
F. Post-Eligibility Transfers by the Community Spouse	Post-eligibility transfers of resources own (institutionalized spouse has no ownership institutionalized spouse's continued eligit services.	p interest) do no	t affect the	LTC
	Exception: The purchase of annuity by th February 8, 2006 may be treated as an unc			
G. Purchase of an Annuity by Community	For applications made on or after July 1, 2 community spouse on or after February 8 uncompensated transfer unless:	•		he
Spouse	 * the state is named as the remainder at least the total amount of medic annuitant; or 	•	-	
	* the state is named the remainder l after the community spouse or mi or the representative of a minor o remainder for less than fair market the first position.	nor or disabled or disabled child	child. If the spo disposes of any	ouse
H. Transfers Made on or After February 8, 2006 with	The policy in this subsection applies to renewals or changes on or after July 1, February 8, 2006.			
Cumulative Value Less Than or Equal to \$4,000	Asset transfers made on or after February value of less than or equal to \$1,000 per c transfer for less than fair market value and	alendar year wil	ll not be consid	ered a

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		Assets transferred on or after February 8, more than \$1,000 but less than or equal to considered a transfer for less than fair ma that such transfers follow a pattern that ex applying for Medicaid payment of LTC so graduation gifts, wedding gifts, etc. meet existed prior to applying for Medicaid pay	5 \$4,000 per caler rket value if docu kisted for at least ervices. Christma the criteria for fo	ndar year may a umentation is p three years prid as gifts, birthda llowing a patte	not be rovided or to ny gifts,
	LTC Partnership Policy	The value of assets transferred that were a Partnership Policy does not affect an indiv of LTC services. See M1460.160 for mor Policies.	vidual's eligibility	y for Medicaid	payment
J.	Return of Asset	The transfer of an asset for less than fair n Medicaid LTC services' payment if the as			
K.	Home Foreclosure	The repossession and/or sale of a home by market value due to foreclosure is not eva Documentation of the foreclosure must be	aluated as an unco	ompensated tra	
	Court-ordered or Approved Sale	When property is ordered to be sold at a j approved the sale of property for less that compensated transfer. The individual or g the court order for the sale and any other of the property.	n FMV, the sale i guardian must pr	is considered a ovide documen	tation of
	Transfer of Income Tax Refund or Advance Payment Received After December 31, 2009 but Before January 1, 2013	Under Section 728 of the Tax Relief, Une and Job Creation Act of 2010 (P.L. 111-3 or advance payment received after Decem to another individual or to a trust does NC of LTC services. If the funds are given av established for a disabled individual (see period, the transfer is subject to a transfer Medicaid trust provisions, as applicable.	12, the transfer on the 31, 2009 but OT affect eligibili way or placed in M1120.202), afte	f an income ta: Before Januar ty for Medicaic a trust, other th er the end of the	x refund y 1, 2013, l payment an a trust e exempt
M1	450.500 TRANS	FERS THAT AFFECT ELIGIB	BILITY		
A.	Policy	If an asset transfer does not meet the crite the transfer will be considered to have bee remaining eligible for Medicaid payment provided to the contrary.	en completed for	reasons of bec	oming or
		Asset transfers that affect eligibility for M but are not limited to, transfers of the follo		vices payment	include,
		 cash, bank accounts, savings certistocks or bonds, resources over \$1,500 that are exerpolicy, cash value of life insurance when on an individual exceed \$1,500 interests in real property, including rights to inherited real or personal 	cluded under the the total face val ng mineral rights,	ues of all polic	
	Procedures	Use the following sections to evaluate an			

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		 M1450.510 for a purchase of M1450.520 for a purchase of M1450.530 for a purchase of M1450.540 for promissory r M1450.550 for a transfer of M1450.560 for a transfer of 	f an annuity before F f an annuity on or aft notes, loans, or mortg assets into or from a	er February 8 ages.	
M14	50.510 PURC	CHASE OF TERM LIFE INS	URANCE		
А. Ро В. Рг	olicy rocedures	The purchase of any term life insural insurance that funds a pre-need fune Virginia, is an uncompensated transf insurance's benefit payable at death all premiums paid for the policy.	ral under section 54. Fer for less than fair n	1-2820 of the narket value if	Code of f the term
1.	Policy Funds Pre-need Funeral	Determine the purpose of the term in the policy language specifies that the burial space items or funeral services compensated transfer of funds and d	e death benefits shall s, then the purchase of	be used to pu of the policy i	irchase
		However, any benefits paid under su expenses are subject to recovery by Services for Medicaid payments mad enrollee.	the Department of M	edical Assista	ance
2.	Policy Funds Irrevocable Trust	Since an irrevocable trust for buri a term life insurance policy(ies) used uncompensated transfer of assets for	d to fund an irrevocal	ole trust is an	ourchase of
3.	3. Determine If Transfer Is	When the term life insurance policy the purchase of the term insurance p			
	Uncompen- sated	a. Determine the benefit payable at "benefit payable at death."	t death. The face value	ue of the polic	cy is the
		b. From the insurance company, ob policy; multiply this sum by 2.			
		c. Compare the result to the term in	nsurance policy's fac	e value.	
		 If the term insurance's face y premium), the purchase of the and does not affect eligibility 	he policy is a transfer		
		 If the term insurance's face v premium), the purchase of th than fair market value. Dete M1450.630 below. 	he policy is an uncom	pensated tran	sfer for less
		EXAMPLE #1: Mr. C. uses \$5,000 \$5,000 face value term life insurance was purchased after April 7, 1993, a twice the \$5,000 premium, the purch uncompensated value and the penalt care services must be determined.	e policy on August 13 nd \$5,000 (benefit pa nase is an uncompens	3, 1995. Since ayable on dea sated transfer.	e the policy th) is not The

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M1450.520 PURCHASE OF ANNUITY

А.	Introduction	An annuity is a sum paid yearly or at other specific times in return for the payment of a fixed sum. Annuities may be purchased by an individual or by an employer. For Medicaid purposes, an annuity is a contract reflecting payment to an insurance company, bank or other registered or licensed entity by which one receives fixed, non variable payments on an investment for a lifetime or a specified number of years.
		Although usually purchased to provide a source of income for retirement, annuities are sometimes used to shelter assets so that the individuals purchasing them can become eligible for Medicaid. To avoid penalizing individuals who validly purchased annuities as part of a retirement plan, determine the ultimate purpose of the annuity, i.e., whether the annuity purchase is a transfer of assets for less than fair market value.
B.	Policy	All annuities purchased by an applicant/recipient or his spouse must be declared on the Medicaid application or renewal form. Annuities purchased by either the institutionalized individual or the community spouse must be evaluated even after initial eligibility as an LTC recipient has been established. In addition to determining if the annuity is a countable resource, the eligibility worker must evaluate the purchase of the annuity to determine if it is a compensated transfer.
		The following rules apply to the purchase of an annuity:
	1. Purchased by Institutionalized	An annuity purchased by the institutionalized individual or the community spouse will be treated as an uncompensated transfer unless:
	Individual or Community Spouse	* the state is named as the remainder beneficiary in the first position for at least the total amount of medical assistance paid on behalf of the institutionalized individual; or
		* the state is named the remainder beneficiary in the second position after the community spouse or minor or disabled child. If the spouse or the representative of a minor or disabled child disposes of any remainder for less than fair market value, the state must be named in the first position.
	2. Purchased by Institutionalized	An annuity purchased by the institutionalized individual will be considered an uncompensated transfer unless:
	Individual	a. the annuity is described in one of the following subsections of section 408 of the Internal Revenue Service (IRS) Code:
		 individual retirement account, accounts established by employers and certain associations of employees, simple retirement accounts; or

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- b. the annuity is a simplified employee pension (within the meaning of section 408(k) of the IRS Code; or a Roth Individual Retirement Account (IRA); or
- c. *the annuity is:*
 - *irrevocable and non-assignable;*
 - actuarially sound (see M1450.520 C); and
 - provides for equal payments with no deferral and no balloon payments.

C. Procedures

1. Determine If	Determine if the annuity is actuarially sound. Use the Life Expectancy
Actuarially	Table in M1450, Appendix 2:
Sound	

- a. Find the individual's age at the time the annuity was purchased in the "Age" column for the individual's gender ("Male" or "Female").
- b. The corresponding number in the "Life Expectancy" column is the average number of years of expected life remaining for the individual.
- c. Compare the life expectancy number to the life of the annuity (the period of time over which the annuity benefits will be paid).
- d. When the average number of years of expected life remaining for the individual (the "life expectancy" number in the table) equals or exceeds the life of the annuity, the annuity is actuarially sound. When the annuity is actuarially sound, the purchase of the annuity is a compensated transfer for fair market value and does not affect eligibility.
- e. When the average number of years of expected life remaining for the individual (the "life expectancy" number in the table) is less than the life of the annuity, the annuity is NOT actuarially sound. The annuity purchase is a transfer for less than fair market value. The transfer occurred at the time the annuity was purchased.
- f. When the annuity is not actuarially sound, determine the uncompensated value and the penalty period (sections M1450.610 and M1450.620 below).

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EXAMPLE #2:

A man at age 65 purchases a 10,000 annuity to be paid over the course of 10 years. His life expectancy according to the table is 15.52 years. Thus, the annuity is actuarially sound; the purchase of the annuity is a compensated transfer for fair market value and does not affect eligibility for *LTSS* services payment.

EXAMPLE #3:

A man at age 80 purchases the same \$10,000 annuity to be paid over the course of 10 years. His life expectancy according to the table is only 7.16 years. The annuity is not actuarially sound. The purchase of the annuity is a transfer for less than fair market value.

- 3. Send Copy to DMAS
 A copy of the annuity agreement must be sent to: DMAS, *Eligibility & Enrollment Services Division* 600 East Broad Street, Suite 1300 Richmond, Virginia 23219
 4. Meintain Connect The connect he maintained her DMAS and the terms of the service of
- 4. Maintain Copy of AnnuityThe copy must be maintained by DMAS until the terms of the annuity have expired. A copy of the annuity must also be maintained in agency's case record.

M1450.530 RESERVED

M1450.540 PURCHASE OF A PROMISSORY NOTE, LOAN, OR MORTGAGE ON OR AFTER FEBRUARY 8, 2006

A. Introduction	This policy applies to the purchase of a promissory note, loan, or mortgage on or after February 8, 2006. Subchapter S1140.300 contains explanations of promissory notes, loans, and mortgages.
B. Policy	Funds used to purchase a promissory note, loan, or mortgage on or after February 8, 2006, must be evaluated as an uncompensated transfer unless the note, loan, or mortgage:
	 has a repayment term that is actuarially sound (see M1450.520), provides for payments to be made in equal amounts during the term of the loan with no deferral and no balloon payments, and prohibits the cancellation of the balance upon the death of the lender.
C. Uncompensated Amount	If the promissory note, loan, or mortgage does not meet the above criteria, the uncompensated amount is the outstanding balance as of the date of the individual's application for Medicaid.
	Note: The countable value as a resource is the outstanding principal balance for the month in which a determination is being made.

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M1450.545 TRANSFERS INVOLVING LIFE ESTATES

- A. Introduction This policy applies to the purchase of a life estate on or after February 8, 2006.
- **B. Policy** Funds used to purchase a life estate in another individual's home on or after February 8, 2006, must be evaluated as an uncompensated transfer unless the purchaser resides in the home for at least 12 consecutive months. If the purchaser resides in the home for less than 12 consecutive months, the entire purchase amount will be considered a transfer for less than fair market value.

For Medicaid purposes, the purchase of a life estate is said to have occurred when an individual acquires or retains a life estate as a result of a single purchase transaction or a series of financial and real estate transactions.

M1450.550 TRANSFERS INVOLVING TRUSTS

- A. Introduction A transfer of assets into or from a trust may be a transfer of assets for less than market value. See M1120.200 for trust resource policy, definitions pertaining to trusts, and for instructions for determining if the trust is a resource.
- **B.** Revocable Trust
 - 1. Transfer Into
Revocable
TrustA transfer of assets into a revocable trust does not affect eligibility because
the entire principal of a revocable trust is an available resource to the
individual.
 - 2. Payments From a Revocable Trust
 Any payments from the revocable trust which are made to or for the benefit of the individual are counted as income to the individual and are not transfers for less than market value.

Any payments from the revocable trust's principal or income which are NOT made to or for the benefit of the individual are assets transferred for less than fair market value.

3. Look-back Date The look-back date is 60 months for assets transferred (payments made) from a revocable trust.

EXAMPLE #4: Mr. B established a revocable trust with a principal of \$100,000 on March 1, 1994. He enters a nursing facility on November 15, 1997, and applies for Medicaid on February 15, 1998. The trustee has complete discretion in disbursing funds from the trust. Each month, the trustee disburses \$100 to Mr. B and \$500 to a property management firm for the upkeep of Mr. B's home. On June 14, 1994, the trustee gave \$50,000 of the trust principal to Mr. B's brother.

The \$100 and \$500 payments are counted as income to Mr. B. Because the trust is revocable, the entire principal is a resource to Mr. B. Because the trustee gave \$50,000 away, the countable value of the trust is the remaining \$50,000. The transfer of the \$50,000 to Mr. B's brother is a transfer for less than fair market value. The look-back date is February 15, 1993, which is 60 months prior to February 15, 1998, the date Mr. B was both in an institution and applied for Medicaid. The transfer occurred on June 14, 1994 which is after the look-back date. The uncompensated value is \$50,000. The penalty

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	date is June 1, 1994, the first day of to occurred. The penalty period is 19 n			
C. Irrevocable Trust	A transfer of funds into an irrevocab irrevocable trust MAY be asset trans depending on whether the terms of the	fers for less than fa		
	* allow for payments to or for	the benefit of the i	ndividual, O	R
	* do not allow for payments to	o or for the benefit	of the individ	lual.
1. When Payment to Individual Is	When the trust allows for circumstant to or for the benefit of the individual			
Allowed	1) the portion of the trust principle benefit of the individual is a			
	 income (produced by the trus for the benefit of the individu individual; 			
	 payments from the trust income for the benefit of the individ individual; 			
	 payments from income or from made to or for the benefit of less than fair market value. 			
a. Transfer Into Trust	A transfer of assets into an irrevocab for the benefit of the individual does irrevocable trust is a resource to the	NOT affect eligib	• •	
b. Payments From Trust	Payments from income or from the ta the benefit of the individual are cour		h are made to	o or for
	Payments from income or from the the or for the benefit of the individual ar market value.	A A		
	The date the transfer occurs is the da was foreclosed (the date the paymen benefit of the individual).	1 V		
c. Look-back Date When Payment to	The look-back date is 60 months for trust under which some payment can individual.			
Individual Is Allowed	EXAMPLE #5: Mr. C established a \$100,000 on March 1, 1994. He enter 1997, and applies for Medicaid on F discretion to disburse the entire print the trust to anyone, including Mr. C,	ers a nursing facilit ebruary 15, 1998. cipal of the trust an	y on Novem The trustee h d all income	ber 15, nas from

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disburses \$100 to Mr. C and \$500 to a property management firm for the upkeep of Mr. C's home. On June 14, 1994, the trustee gave \$50,000 of the trust principal to Mr. C's brother.

The \$100 and \$500 payments are counted as income to Mr. C. Because the trustee gave \$50,000 away, the value of the trust is the remaining \$50,000. The \$50,000 principal is a resource to Mr. C since the trust allows circumstances under which payment of all the trust principal could be made to Mr. C. The transfer of the \$50,000 to Mr. C's brother is a transfer for less than fair market value. The look-back date is February 15, 1995, which is 36 months prior to the baseline date February 15, 1998, the date Mr. C was both in an institution and applied for Medicaid. The transfer occurred on June 14, 1994 which is before the look-back date. No penalty due to this transfer can be imposed; the transfer does not affect eligibility for LTC services payment. Mr. C is not eligible for Medicaid because the \$50,000 available trust resource exceeds the Medicaid resource limit.

- 2. When Payment to Individual Is NOT Allowed When the trust DOES NOT allow payment to or for the benefit of the individual from all or a portion of the trust principal (or income on the trust principal), treat the trust as a transfer of assets for less than fair market value.
 - a. Transfer
 Into Trust
 A transfer of assets into an irrevocable trust that does NOT allow payment to or for the benefit of the individual is a transfer of assets for less than fair market value that affects eligibility.

The date the transfer occurred is

- * the date the trust was established.
- * the date payment to the individual was foreclosed (the date the exculpatory clause came into effect that made the trust funds no longer payable to the individual), if later.

A transfer of additional funds into an irrevocable trust is a new asset transfer and must be evaluated separately from the asset transfer that established the trust. The date the new transfer occurred is the date the additional funds were placed in the irrevocable trust.

- b. Payments Payments from the trust cannot be made to or for the benefit of the individual, so any payments from the trust do not affect the individual's eligibility.
- c. Look-back When the trust states that payment cannot be made to the individual, the look-back date is 60 months before the baseline date.
 Payment to

EXAMPLE #6: Mr. D established an irrevocable trust with a principal of \$100,000 on March 1, 1994. He enters a nursing facility on November 15, 1997, and applies for Medicaid on February 15, 1998. The trust does not allow the trustee to disburse any of the principal of the trust to or for the benefit of Mr. D. The trustee disburses \$100 to Mr. D and \$500 to a property management firm for the upkeep of Mr. D's home each month from the trust income. On June 14, 1994, the trustee gave \$50,000 of the trust principal to Mr. D's brother. On July 2, 1996, Mr. D placed another \$10,000 of his savings into the trust.

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	The \$100 and \$500 payments are counted as income to Mr. D. Because none of the principal can be disbursed to Mr. D, the entire value of the trust at the time the trust was established (\$100,000 in 3-1-94) is a transfer of assets for less than fair market value. The look-back date is February 15, 1993, which is 60 months prior to the baseline date of February 15, 1998, the date Mr. D was both in an institution and applied for Medicaid. The transfer occurred on 3-1-94 which is after the look-back date. The uncompensated value is \$100,000.
	The 7-2-96 transfer of \$10,000 into the trust is another asset transfer for less than fair market value that occurred on 7-2-96. The transfer occurred on 7-2-96 which is after the look-back date. The uncompensated value is \$10,000.
D. Pooled Trusts	A pooled trust is a trust that can be established for a disabled individual under the authority of Section $1917(d)(4)(C)$ of the Social Security Act (see M1120.202). The placement of an individual's funds into a pooled trust when the individual is age 65 years or older must be evaluated as an uncompensated transfer, if the trust is structured such that the individual irrevocably gives up ownership of funds placed in the trusts.
	A trust established for a disabled individual under age 65 years is exempt from the transfer of assets provisions. However, any funds placed in the trust after the individual turns 65 must be evaluated as an asset transfer.

M1450.560 INCOME TRANSFERS

A. Policy

Income is an asset. When an individual's income is given or assigned in some manner to another person, such gift or assignment may be a transfer of an asset for less than market value.

B. Procedures Determine whether the individual has transferred lump sum payments actually received in a month. Such payments are counted as income in the month received for eligibility purposes, and are counted as resources in the following month if retained. Disposal of a lump sum payment before it can be counted as a resource could be an uncompensated asset transfer.

Attempt to determine whether amounts of regularly scheduled income or lump sum payments, which the individual would otherwise have received, have been transferred. Normally, such a transfer takes the form of transferring the right to receive income. For example, a private pension may be diverted to a trust and no longer be paid to the individual. Question the individual concerning sources of income, income levels in the past versus the present, direct questions about giving away income or assigning the right to receive income, to someone else, etc.

In determining whether income has been transferred, do not attempt to ascertain in detail the individual's spending habits during the look-back period. Absent a reason to believe otherwise, assume that the individual's income was legitimately spent on the normal costs of daily living.

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When income or the right to income has been transferred, and none of the criteria in M1450.300 or M1450.400 are met, determine the uncompensated value of the transferred income (M1450.610) and determine a penalty period (M1450.620 or 630).

M1450.570 SERVICES CONTRACTS

- A. Policy Services contracts (i.e. personal care contract, care contracts, etc.) are typically entered into for the completion of tasks such as, but not limited to, grocery shopping, housekeeping, financial management and cooking, that individuals no longer can perform for themselves. For purposes of Medicaid payment of LTC services, payments made under these types of contracts may be considered an uncompensated transfer of assets.
- **B. Procedures** When a services contract, sometimes referred to as a personal care contract, is presented as the basis for a transfer of assets, the eligibility worker must do the following:
 - *1.* **Determine** Determine when the individual met the requirement for institutionalization. Institutionalization
 - 2. Verify Contract Terms and Obtain a copy of the written contract, or written statements verifying the terms of the agreement by all parties. Determine when the agreement was entered into/signed, who entered into/signed the contract, and if the contract is legally binding as defined by policy at M1450.003 H. The terms of the contract must include the types of services, hourly rate of payment and the number of hours for each service. The hourly rate for the services must be the fair market value for such services at the time the services were provided. The terms must be specific and verifiable. Verification of payments made and services provided must be obtained. Any payment for a service which does not have a fair market value is an uncompensated transfer.
 - 3. Contract Services Once an individual begins receipt of Medicaid LTC services, the individual's personal *care* and medical needs are considered to be met by the LTC provider. Payment(s) to other individuals for services received after the individual enters LTC are considered an uncompensated transfer for Medicaid purposes.
 - **4.** Physician Statement
 B Required
 A statement must be provided by the individual's physician that indicates the types of services that were to be provided under the contract, and that these services were necessary to prevent the individual's entrance into LTC.
 - 5. Contract Made By Individual or Authorized Representative
 The contract must have been made by the applicant/recipient or his authorized representative.

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- 6. Payments Prior
To Contract
DateAny payment(s) made prior to the date the contract was signed (if contract is
written) or date the contract was agreed upon (if contract is a legally binding
oral contract) by all parties is considered an uncompensated transfer.
- 7. Advance Lump Sum Payments Made To Contractor
 7. Advance Lump
 Sum Payments
 Made To Contractor
 Certain contracts for services provide an advance lump sum payment to the person who is to perform the duties outlined in the contract. Any payment of funds for services that have not been performed is considered an uncompensated transfer of assets. The Medicaid applicant/recipient has not received adequate compensation, as he has yet to receive valuable consideration.
- 8. Determine If it is determined that an uncompensated transfer of assets occurred, follow policy in this subchapter to determine the penalty period.

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M1450.600 APPLYING A PENALTY PERIOD

A.	Introduction	When a transfer of assets was for less than fair market value, the individual is not eligible for Medicaid payment of LTC services for a specific period of time (penalty period) based on the uncompensated value of the transferred asset and the date the transfer occurred. However, if the individual meets all other Medicaid eligibility requirements, the individual is enrolled in Medicaid and is eligible for Medicaid payment of all other Medicaid- covered services.
		The asset transfer precludes Medicaid payment for LTC services during the penalty period unless and until the individual receives adequate compensation in return for the transferred asset.
		Penalty periods that are imposed cannot overlap or run concurrently. The total cumulative uncompensated value of the assets transferred is used to determine the length of the penalty period.
		Once a penalty period begins it does not change or stop. The penalty period continues regardless of whether Medicaid eligibility continues, the institutionalized individual is discharged from LTC, or the individual changes from nursing facility care to community-based care. If the individual is re-admitted to LTC and the penalty period has not expired or ended, Medicaid payment for LTC services will continue to be denied for the remainder of the penalty period. EXCEPTION: The penalty period may be shortened if subsequent compensation is received (see M1450.640) or eliminated if an undue hardship is granted (see M1450.700).
B.	Determination Procedures	Determine the uncompensated value using policy and procedures in M1450.610 below. Go to M1450. 630 to determine the penalty period.
		If the individual subsequently receives compensation in return for the transferred asset, re-evaluate the penalty period using policy and procedures in M1450.640 below.
Л	1450 (10 TINICOM	

M1450.610 UNCOMPENSATED VALUE

A. Policy

The uncompensated value is the amount of an asset's fair market value (FMV) that was not or will not be received as a result of the asset transfer. FMV is based on criteria used in determining the value of assets in determining Medicaid eligibility.

The uncompensated value for **real property** at the time of transfer:

- is the difference between the asset's FMV and the Gross Amount Due to Seller, when the lien/other encumbrance against the asset is satisfied from the seller's proceeds, or
- the difference between the asset's equity value (FMV minus the lien) and the Gross Amount Due to Seller, when the lien is assumed by the buyer.

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See M1450.610 H for the procedures for determining the uncompensated	
value of transferred real property.	

Determine the uncompensated value of the transferred asset in this section and go to M1450.630 to determine the penalty period.

B. Term Life Insurance Purchase On or Before April 7, 1993
 April 7, 1993
 For term life insurance policies purchased on or before April 7, 1993, the purchase is a compensated transfer of assets and the purchase does not affect eligibility.

 C. Term Life Insurance Purchase After April 7, 1993
 For term life insurance policies purchased after April 7, 1993, the purchase is a transfer of assets for less than fair market value if the term insurance's face value is less than twice the sum of all premium(s) paid on the policy. The uncompensated value is the total premium(s) paid on the policy.

> If more than one premium was paid on the policy, and the premiums were paid in different months, each premium paid on the policy is a separate transfer of assets for less than fair market value. A transfer occurred in the month each premium was paid.

EXAMPLE #7: Mr. C applied for Medicaid on November 2, 1996. On August 13, 1995, Mr. C. used \$3,000 from his checking account to pay a \$3,000 premium on a \$5,000 face value term life insurance policy. On October 5, 1995, he used \$2,000 from his checking account to pay up premiums on the same \$5,000 face value term life insurance policy. Since the policy was purchased after April 7, 1993, and \$5,000 (benefit payable on death) is not twice the \$5,000 total premiums, the premium payments are transfers of assets for less than fair market value.

The uncompensated value of the first transfer on 8-13-95 is \$3,000. The uncompensated value of the second transfer on 10-5-95 is \$2,000. The penalty period for the first transfer is based on the \$3,000 uncompensated value and the transfer date of August 1995. The penalty period for the second transfer is based on the \$2,000 uncompensated value and the transfer date of October 1995.

D. Annuity Purchase When the average number of years of expected life remaining for the individual (the "life expectancy" number in the table) *is less than* the life of the annuity, the annuity is NOT actuarially sound. The annuity purchase is a transfer for less than fair market value.

The transfer occurred at the time the annuity was purchased.

To determine the transferred asset's uncompensated value:

- 1. divide the face value of the annuity by the number of years in the life of the annuity.
- 2. the result is the yearly payout amount.

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	3. from the number of years in the individual's life expectancy from the sector of the	-	y, subtract the	2
	4. the result is the uncompensate "payout" years that are uncom		mber of the a	nnuity's
	5. multiply the uncompensated p	ayout years by the	yearly payou	t amount.
	6. the result is the uncompensated purchase the annuity.	d value of the assets	s transferred	to
	EXAMPLE #8 : An 80-year old n on May 6, 1996, to purchase a \$10 10 years. His life expectancy acco annuity is not actuarially sound. T for less than fair market value.	0,000 annuity to be ording to the table i	paid over the s only 6.98 y	course of ears. The
	The uncompensated value is detern	mined:		
	\$10,000 annuity value \div 10 years life of annu \$1,000 yearly payout 10 years life of annu - 6.98 life expectancy 3.02 uncompensated payout \$3,020 uncompensated value	uity ayout years		
	The penalty period is based on the transfer date of May 1996.	\$3,020 uncompens	sated value ar	nd the
E. Funds From Revocable Trust	Any payments from a revocable tr made to or for the benefit of the in than fair market value. The uncon payment.	dividual are assets	transferred for	or less
	EXAMPLE #9: Mr. B established \$100,000 on March 1, 1994. Each B and \$500 to a property managen On June 14, 1994, the trustee gave brother.	n month, the trustee ment firm for the up	disburses \$1 keep of Mr. 1	00 to Mr. B's home.
	The \$100 and \$500 payments are of the \$50,000 to Mr. B's brother is value. The uncompensated value is June 1, 1994, the date the transfer	is a transfer for less is \$50,000; the pen	s than fair ma	ırket
F. Irrevocable Trust				
1. When Payment Is Allowed to Individual	When the irrevocable trust allows portion of the trust, any payments principal which are NOT made to	from the trust inco	me or from t	he trust

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assets transferred for less than fair market value. The uncompensated value is the amount of the payment.

		EXAMPLE #10 : Mr. C established an irrevocable trust with a principal of \$100,000 on March 1, 1994. The trustee has discretion to disburse the entire principal of the trust and all income from the trust to anyone, including Mr. C, the grantor. All of the trust principal (\$100,000) could be disbursed to Mr. C under the terms of the trust. Each month, the trustee disburses \$100 to Mr. C and \$500 to a property management firm for the upkeep of Mr. C's home. On June 14, 1994, the trustee gave \$50,000 of the trust principal to Mr. C's brother.
		The \$100 and \$500 payments are counted as income to Mr. C. The transfer of the \$50,000 to Mr. C's brother is a transfer for less than fair market value. The transfer occurred in June 1994. The uncompensated value is \$50,000.
2.	When Payment Is Not Allowed to Individual	When the irrevocable trust does NOT allow payment to the individual from the trust, the transfer of funds into the trust is a transfer of assets for less than fair market value.
	a. Trust Value	In determining the value of the trust which cannot be paid to the individual, do not subtract from the trust value any payments made for whatever purpose after the date the trust was established or, if later, the date payment to the individual was foreclosed. The value of the transferred amount is no less than its value on the date the trust is established or the date payment to the individual was foreclosed.
	b. Uncompen- sated value	The uncompensated value is the amount of assets transferred into a trust which cannot be paid to the individual. If payment from the trust was foreclosed after the trust was established, the uncompensated value is the value of the trust as of the date payment was foreclosed.
	c. Transfer Date	The date the transfer occurred is the date the trust was established, or, if later, the date payment to the individual was foreclosed.
	d. Example #11	EXAMPLE #11: Mr. D established an irrevocable trust with a principal of \$100,000 on March 1, 1994. The trust allowed the trustee to disburse any of the principal of the trust to or for the benefit of Mr. D until Mr. D is admitted to a nursing facility. Mr. D was admitted to a nursing facility on May 30, 1996. Each month from the trust income, the trustee disburses \$100 to Mr. D and \$500 to a property management firm for the upkeep of Mr. D's home. On June 14, 1996, the trustee gave \$50,000 of the trust principal to Mr. D's brother. Mr. D applied for Medicaid on February 15, 1998.
		The \$100 and \$500 payments are counted as income to Mr. D. Because none of the principal can be disbursed to Mr. D on or after the date he was admitted to the nursing facility, the value of the trust at the time payment was foreclosed (\$100,000 on 5-30-96) is a transfer of assets for less than fair market value. The date the transfer occurred is May 30, 1996, the date payment to Mr. D was foreclosed. The look-back period is 60 months. The look-back date is February 15, 1993, which is 60 months prior to the baseline date of February 15, 1998, the date Mr. D was both in an institution and applied for Medicaid.

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The uncompensated value is \$100,000. The fact that \$50,000 was paid out
of the trust to Mr. D's brother after payment to Mr. D was foreclosed does
not alter the uncompensated amount upon which the penalty is based
because the value of the transferred asset can be no less than its value on
the date payment from the trust was foreclosed.

Mr. D placed an additional \$25,000 in the same trust on June 20, 1996. Under the terms of the trust, none of this \$25,000 can be disbursed to him. This is a new transfer of assets for less than fair market value. The uncompensated value is \$25,000; the transfer date is 6-20-96.

G. Income Transfers

1. Lump Sum	When a single lump sum, or single amounts of regularly paid income, is
Transfer	transferred for less than fair market value, the uncompensated value is the
	amount of the lump sum, less any compensation received. For example, an
	individual gives a \$2,000 stock dividend check that is paid once a year to
	the individual, to another person in the month in which the individual
	received the check. No compensation was received. The uncompensated
	value is \$2,000.

2. Stream of Income Transfer
When a stream of income (income received regularly) or the right to a stream of income is transferred, determine the total amount of income expected to be transferred during the individual's life, based on an actuarial projection of the individual's life expectancy. The uncompensated value is the amount of the projected income, less any compensation received. Use the Life Expectancy Table in M1450, Appendix 2.

3. Income Transfer Example
 <l

\$ 500 <u>x12</u> months \$6,000 yearly income <u>x15.52</u> life expectancy from table \$93,120 value <u>0</u> compensation \$93,120 uncompensated value

 H. Real Property Transfers
 The uncompensated value of transferred real property is determined by evaluating the settlement document which outlines the monetary transactions between the individual who sells the property and the individual who buys the property. A copy of the Settlement Document is in M1450, Appendix 3.

The eligibility worker must obtain:

- documentation of the tax assessed value of the property at the time of the transfer; and
- a copy of the closing or settlement documents from the client or the financial institution.

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1.	Summary of	Review th	e summary of the seller's tr	ansactions:		
	Seller's Transactions	• De	etermine the Gross Amount	t Due to Seller.		
			the Gross Amount Due to S <i>fective 10/4/16, the certifie</i>			or
		0	If no , the seller received a property and there is no			
		0	If yes , determine the unco	ompensated value	of the asset tra	ansfer.
2.	Real Property Uncompensated Value Calculations	deduc <i>certifi</i>	the lien is satisfied from th t the Gross Amount Due to <i>ed appraised</i> value to deter ransfer.	Seller from the ta	x assessed or	
		tax ass the eq to Sell	the lien is assumed by the lessed or certified appraise uity value. From the equity ler for the property to detern ransfer.	<i>d</i> value of the provalue deduct the	perty, to deter Gross Amount	mine t Due
			nine the penalty period. The ds upon whether the transfe 006.			ď
		paid to and considered asset trans transfer m	y funds deducted from the optimized of the optized of the optimized of the optimized of the optimized of the	nds for repair of the and must be evalue ompensated then the bensated value from	e property, are ated as a sepa the amount of m the sale of	e not rate
		that Mrs. I son. The t \$200,000. \$125,000	#13a: Mrs. K. is receiving K. has moved in with her da ax assessed value of her ho The closing documents ind (the gross amount due to se here was no lien against the	aughter and has so ome at the time of dicate that she sold ller). The closing	ld her home to transfer was l her home for	o her
		The uncon follows:	npensated value of the trans	sferred real proper	ty is calculated	d as
		<u>-1</u>	200,000 tax assessed value 25,000 Gross Amount Due 75,000 uncompensated val			
		The penalt	ty period is based on the un	compensated valu	e of \$75,000.	

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Example #13b: On October 20, Mr. B. was admitted to a nursing facility. He transferred his home in July of the same year, which was within the look-back period. His home was assessed at \$100,000 in July. The mortgage against his home had a balance due of \$16,000 in July.

In reviewing the settlement statement for the sale of the property, it is noted that the sale price of the home was \$70,000 (gross amount due to seller), which was less than the tax assessed value of the home. The lien of \$16,000 was satisfied at closing from the \$70,000 sale price. The other fees deducted were usual and customary and were determined to have been paid by the buyer. Mr. B. received a \$54,000 net settlement for the sale of his home.

The uncompensated value of the transferred real property is calculated as follows:

\$100,000 tax assessed value

- 70,000 Gross Amount Due to Seller (includes the lien amount)

\$ 30,000 uncompensated value

The penalty period is based on the uncompensated transfer value of \$30,000. When the penalty period begins depends on whether the transfer took place prior to or after February 8, 2006.

Example #13c: The scenario is the same as in example 13b. However, the lien will be assumed by the purchaser rather than satisfied from the seller's gross settlement amount (Gross Amount Due to Seller). The equity value of the home is used to determine the uncompensated value in this case, because the seller was not responsible for satisfaction of the lien.

\$100,000 tax assessed value -16,000 lien amount \$ 84,000 equity value (EV)

\$ 84,000 EV <u>-70,000</u> Gross Amount Due to Seller \$ 14,000 uncompensated value

M1450.620 RESERVED

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M1450.630 PENALTY PERIOD CALCULATION

А.	Policy	When a transfer of assets affects eligibility, the penalty period begins when the individual would otherwise be eligible for Medicaid payment for LTSS (long term services and support) if not for the penalty period. The penalty period includes the fractional portion of the month, rounded down to a day. Penalty periods for multiple transfers cannot overlap.
		As long as an individual in a penalty period meets a full or limited-benefit Medicaid covered group and all nonfinancial and financial requirements for that covered group, he is eligible for all services covered under that group EXCEPT the Medicaid payment of LTSS. Individuals in nursing and other medical facilities or who have been screened and approved for HCBS (home and community based services), meet the 300% SSI covered group during a penalty period because they meet the definition of an institutionalized person.
		An individual with a penalty period who does not meet the 300% SSI covered group may meet other covered groups. See M1450.630 B.5.
B.	Penalty Begin Date	For individuals not receiving LTSS at the time of transfer, the penalty period begins the first day of the month in which the individual would otherwise be eligible for Medicaid payment for LTSS, except for the imposition of a penalty period. This includes the application retroactive period for nursing facility patients who have been in the facility during the retroactive period.
		For individuals who are receiving Medicaid payment for LTSS at the time of transfer, the penalty period begins the month following the month of transfer <i>unless the transfer took place during the COVID-19 Emergency continuous eligibility period. See M1520.200.</i>
	1. Medicaid LTSS Not Received at Time of Transfer	If the individual is not receiving Medicaid-covered LTSS at the time of the asset transfer, the penalty period begins the first day of the month in which the individual would otherwise be eligible for Medicaid payment for LTSS but for the application of the penalty period, as long as the date does not fall into another period of ineligibility imposed for any reason.
	2. Receiving Medicaid LTSS Services at Time of Transfer	If the individual is receiving Medicaid LTSS at the time of the asset transfer, the penalty period begins the first day of the month following the month in which the asset transfer occurred as long as the individual would otherwise be eligible for Medicaid payment for LTSS but for the application of the penalty period.
		A referral to the DMAS Enrollee Audit Unit (RAU) must be made for the months in the penalty period during which the individual received Medicaid LTSS services. See Chapter M17 for instructions on RAU referrals.

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M1450.000 TI	RANSFER OF ASSETS	M1450.630		36
3. Penalty Periods Cannot Overlap	in multiple pena y period must be l.			
<i>4.</i> Nursing Facility If the individual in a nursing facility meets all Medicaid eligibility requirements, he is eligible for Medicaid payment of all other covered				

5. HCBS, PACE, a. Transfer Reported at Application

services.

Hospice

If the individual has been screened and approved for or is receiving Medicaid HCBS, PACE, or hospice services, he cannot be eligible for Medicaid in the 300% of SSI covered group or for the Medicaid payment of LTSS in any other covered group. The individual's Medicaid eligibility in other covered groups must be determined. His penalty period cannot be imposed unless and until he is (1) eligible for Medicaid in a full-benefit covered group other than the 300% of SSI covered group, (2) he meets a spenddown and would otherwise be eligible for the Medicaid payment of LTSS, or (3) he is admitted to a nursing facility.

An individual outside a medical facility (i.e. living in the community) does not meet the definition of an institutionalized person if he is not receiving Medicaid covered HCBS, PACE or hospice services. Therefore, an individual for whom a penalty period is imposed cannot be eligible for Medicaid unless the individual is eligible for Medicaid outside the 300% SSI covered group.

Any penalty periods imposed under the rules effective April 17, 2018 through October 1, 2022 are valid and continue until the penalty period is exhausted.

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b. Transfer Reported After Eligibility is Established

	If it is reported or discovered that an individual receiving <i>HCBS</i> services in the 300% of SSI covered group made an uncompensated asset transfer prior to beginning <i>HCBS</i> , determine a penalty period. Evaluate for another covered group prior to cancelling. His penalty period cannot be imposed unless and until he is (1) eligible for Medicaid in a full-benefit covered group other than the 300% of SSI covered group, (2) he meets a spenddown and would otherwise be eligible for the Medicaid payment of <i>LTSS</i> , or (3) he is admitted to a nursing facility.
	A referral to the DMAS Enrollee Audit Unit (RAU) must be made for the months in the penalty period during which the individual received Medicaid <i>LTSS</i> services. See Chapter M17 for instructions on RAU referrals.
6. Penalty Period imposed by another state	If the individual has completed an asset transfer penalty period in another state, a penalty period is not imposed by Virginia Medicaid for the same uncompensated transfer.
	If an individual has relocated to Virginia and reports they have an active asset transfer penalty period in another state, he must complete the penalty period before being eligible for Medicaid payment of <i>LTSS</i> services. The eligibility worker must contact the previous state to find out the length of penalty period and time remaining. The remaining penalty period cannot be imposed unless and until the person is: 1) eligible for Medicaid in a full-benefit covered group other than the 300% of SSI covered group or; 2) meets a spenddown and would otherwise be eligible for the Medicaid payment of <i>LTSS</i> services or; 3) is admitted to a nursing facility. The individual's Medicaid eligibility in any other covered group(s) must be determined.
C. Penalty Period Calculation	The period is calculated by taking the uncompensated value of the assets transferred on or after the look-back date, divided by the average monthly cost of nursing facility services to a private-pay patient in his locality at the time of the application for Medicaid. The remainder is divided by the daily rate (the monthly rate divided by 31).
	When the uncompensated value of an asset transfer is less than the monthly nursing facility rate, go to step #4 in E below to calculate the partial month penalty period.

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D. Average Mont Nursing Facili	•	ge Monthly Private Nursing Facility Cost		
Cost (Figures Provided by	Application Date	<u>Northern Virginia*</u>	All Other Localities	
Virginia Healt	h 10-1-96 to 9-30-97	\$2,564	\$2,564	
Information)	10-1-97 to 12-31-99	\$3,315	\$2,585	
	1-1-00 to 12-31-00	\$3,275	\$2,596	
	1-1-01 to 12-31-01	\$4,502	\$3,376	
	1-1-02 to 12-31-03	\$4,684	\$3,517	
	1-1-04 to 9-30-07	\$5,403	\$4,060	
	10-1-07 to 12-31-10	\$6,654	\$4,954	
	1-1-11 to 12-31-14	\$7,734	\$5,933	
	1-1-15 to 6-30-18	\$8,367	\$5,933 (no	
			change)	
	7-1-18 to 12-31-2020	\$9,032	\$6,422	
	1-1-2-21 to present	\$9,268	\$7,023	
E. Partial Month Transfer	William County. See M1450, Appendia The following exampl	Loudoun County, Manassas x 1 for amounts prior to Octo le shows how to compute a p fer that occurred on or after Ju	ber 1, 1996. Denalty period for an	
	Northern Virginia ma 2018, the same month \$48,294 is divided by months. The full 7-m the transfer, through J February 2019. The p month penalty amoun	July 2018 figures): An individe an uncompensated asset to the applies for Medicaid. The the average monthly rate of onth penalty period runs from anuary 2019, with a partial neartial month penalty is calcule t (\$3,340.00) by the daily rate 2 divided by 31). The calcule uncompensated value of traavg. monthly nursing facilities application penalty period (7 full monthese aveg. monthly nursing facilities aveg. monthes aveg. monthly nursing facilities aveg. mont	ransfer of \$48,294 in July the uncompensated value of \$6,422 which equals 7.52 m July 2018, the month of nonth penalty calculated for lated by dividing the partial the (\$207.16, which is the ations are as follows: ansferred asset ty rate at time of hs, plus a partial month)	
	<u>X 7</u> \$44,954.00	application seven-month penalty period penalty amount for seven f		

Average Monthly Private Nursing Facility Cost

<u>÷ 6,422.00</u>	avg. monthly nursing facility rate at time of application
= 7.52	penalty period (7 full months, plus a partial month
Step #2 \$ 6,422.00	avg. monthly nursing facility rate at time of application
<u>X 7</u> \$44,954.00	seven-month penalty period penalty amount for seven full months

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Step #3 \$48,294.00 uncompensated value <u>- 44,954.00</u> penalty amount for seven full months \$ 3,340.00 partial month penalty amount

Step #4	\$3,340.00	partial penalty amount
	÷ 207.16	daily rate (\$6,422 ÷ 31)
	= 16.12	number of days for partial month penalty

For *February 2019*, the partial month penalty of 16 days would be added to the seven (7) month penalty period. *This* means Medicaid would authorize payment for *LTSS* services beginning *February 17, 2019*.

 F. Penalty Period for a Couple When Both Are Eligible and Institutionalized
 When an institutionalized individual is ineligible for Medicaid payment of long-term care services because of a transfer made by the spouse, and the spouse is or becomes institutionalized and eligible for Medicaid, the penalty period must be apportioned between the spouses. The couple may choose to either:

- have the penalty period, or the remaining time in the penalty period, divided between the spouses, or
- assign the penalty period or remaining penalty period to one of the two spouses.

When one spouse is no longer subject to the penalty, such as one spouse is no longer institutionalized or one spouse dies, the remaining penalty period applicable to **both** spouses must be applied to the remaining spouse.

EXAMPLE #18: Mr. A. enters a nursing facility and applies for Medicaid. Mrs. A. transfers an asset that results in a 36 month penalty period for Mr. A. 12 months into the penalty period, Mrs. A. enters a nursing facility and is eligible for Medicaid. The penalty period against Mr. A. still has 24 months to run. Because Mrs. A. is now in a nursing facility and a portion of the penalty period remains, the penalty period is reviewed. Mr. and Mrs. A. decide to have the penalty period divided between them. Therefore, both Mr. A. and Mrs. A. are ineligible for Medicaid payment of *LTSS* for 12 months beginning the first day of Mrs. A's Medicaid eligibility.

After 6 months, Mr. A. leaves the facility and is no longer institutionalized. Mrs. A. remains institutionalized. Because Mr. A is no longer subject to the penalty, the remaining total penalty period for the couple, 12 months (6 months for Mr. A. and 6 months for Mrs. A.), must be imposed on Mrs. A. If Mr. A. becomes institutionalized again before the end of the 12 months, the remaining penalty period is again reviewed and divided or applied to one spouse, depending on the couple's choice.

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M1450.640 SUBSEQUENT RECEIPT OF COMPENSATION

А.	Policy	When all assets transferred are returned to the individual, no penalty for transferring assets can be assessed. When a penalty has been assessed and payment for services has been denied, a return of the assets requires a retroactive evaluation, including erasure of the penalty, back to the beginning of the penalty period.
		However, such an evaluation does not necessarily mean that Medicaid payment for LTC services must be paid on behalf of the individual. Return of the assets in question to the individual leaves the individual with assets which must be evaluated in determining eligibility during the retroactive period. Counting those assets as available may result in the individual being ineligible (because of excess income or resources) at the time of evaluation as well as for a period of time after the assets are returned.
		NOTE: To void imposition of a penalty, all of the assets in question or their fair market equivalent must be returned. For example, if the asset was sold by the individual who received it, the full market value of the asset must be returned to the transferor.
		When only part of an asset or its equivalent value is returned, a penalty period can be modified but not eliminated. For example, if only half of the value of the asset is returned, the penalty period can be reduced to one-half.
B.	Example #20 Full Compensation Received	Example #20 Mr. G., who is in a nursing facility, applied for Medicaid on November 24, 2011. On October 10, 2011, he transferred his non-home real property worth \$46,404 to his son. The transfer did not meet any of the criteria in M1450.400, so a penalty period was imposed from October 1, 2011, through April 30, 2012.
		On December 12, 2011, Mr. G.'s son paid <i>some outstanding</i> medical bills <i>that were not related to long-term care</i> for his father totaling \$47,000. The agency re-evaluated the transfer and determined a penalty period was no longer appropriate since full compensation was received. Mr. G's eligibility for Medicaid payment of long-term care services was re-evaluated, beginning with October 1, 2011.
C.	Example #21 Partial Compensation Received	Example #21: Ms. H. applied for Medicaid on November 2, 2004, after entering a nursing facility on March 15, 2004. On October 10, 2004, she transferred her non-home real property worth \$40,000 to her son and received no compensation in return for the property. Ms. H's Medicaid application was approved, but she was ineligible for Medicaid payment of long-term care services for 9 months beginning October 1, 2004 and continuing through June 30, 2005.
		On December 12, 2004, the agency verified that Ms. H's son paid her \$20,000 for the property on December 8, 2004. The agency re-evaluated the transfer and determined a remaining uncompensated value of \$20,000 and a penalty period of 4 months, beginning October 1, 2004, and continuing through January 31, 2005.
		The \$20,000 payment must be evaluated as a resource in determining Ms. H.'s Medicaid eligibility for January 2005.

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M1450.700 CLAIM OF UNDUE HARDSHIP

A. Policy

The opportunity to claim an undue hardship must be given when the imposition of a penalty period affects Medicaid payment for LTC services. *The opportunity to claim an undue hardship is in addition to the opportunity to appeal the transfer of assets decision itself.* An undue hardship may exist when the imposition of a transfer of assets penalty period would deprive the individual of medical care such that the individual's health or life would be endangered or he would be deprived of food, clothing, shelter, or other necessities of life. An undue hardship may be granted when documentation is provided that shows:

- that the assets transferred cannot be recovered, and
- that the immediate adverse impact of the denial of Medicaid coverage for payment of LTC services due to the uncompensated transfer would result in the individual being removed from the institution or becoming unable to receive life-sustaining medical care, food, clothing, shelter or other necessities of life.

Applicants, recipients, or authorized representatives may request an undue hardship evaluation. Additionally, the Deficit Reduction Act of 2005 authorized nursing facilities to act on behalf of their patients, when necessary, to submit a request for undue hardship. The nursing facility must have written authorization from the recipient or his authorized representative in order to submit the claim of undue hardship.

A claim of undue hardship:

- can be made for an individual who meets all Medicaid eligibility requirements and is subject to a penalty period,
- cannot be made on a denied or closed Medicaid case *or when the individual is deceased*,
- cannot be made when the penalty period has already expired, and
- cannot be used to dispute the value of a resource.
- **B. Procedures** If the individual chooses to make a claim of an undue hardship, documentation regarding the transfer and the individual's circumstances must be sent to the Department of Medical Assistance Services (DMAS) for an undue hardship determination **prior** to the eligibility worker taking action to impose a penalty period.

The individual has the burden of proof and must provide written evidence to clearly substantiate what was transferred, the circumstances surrounding the transfer, attempts to recover the asset or receive compensation, and the impact of the denial of Medicaid payment for LTC services.

1. Eligibility Worker The eligibility worker must inform the individual of the undue hardship provisions and, if an undue hardship is claimed, send the claim and supporting documentation to DMAS for evaluation.

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The eligibility worker must send a letter to the individual informing him of each asset transfer and the corresponding penalty period, as well as the right to claim an undue hardship. An Asset Transfer Undue Hardship Claim form, available at <u>https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms</u>, must be included with the letter. The Asset Transfer Undue Hardship Claim Form serves as the request for an undue hardship evaluation.

a. Undue Hardship Claimed - Required Documentation

When requesting an undue hardship, the individual must provide the following documentation appropriate to the case situation:

- the reason(s) for the transfer;
- attempts made to recover the asset, including legal actions and the results of the attempts;
- notice of pending discharge from the facility, or discharge from PACE, hospice, or CBC services due to denial or cancellation of Medicaid payment for these services and include the actual date discharge will take place;
- physician's statement stating the inability to receive nursing facility or CBC services would result in the applicant/recipient's inability to obtain life-sustaining medical care;
- documentation that individual would not be able to obtain food, clothing, shelter, or other necessities of life;
- list of all assets owned and verification of their value at the time of the transfer if the individual claims he did not transfer resources to become Medicaid eligible; and
- documents such as deeds or wills if ownership of real property is an issue.

b. 10 Days to Return Undue Hardship Claim

The individual must be given at least 10 calendar days to return the completed form and documentation to the local agency. If the individual requests additional time to provide the form and documentation, the worker shall allow up to 30 calendar days from the date the checklist was sent. If the form and documentation are not returned within 30 calendar days, the penalty period must be imposed.

c. Documentation for DMAS

If an undue hardship is claimed, the eligibility worker must send to DMAS:

- a copy of the undue hardship claim form
- a description of each transfer:
 - o what was transferred
 - o parties involved and relationship
 - \circ uncompensated amount
 - o date of transfer

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- calculation and duration of the penalty period(s) being imposed;
- a brief summary of the applicant/recipient's current eligibility status and living arrangements (nursing facility or community); and
- other documentation provided by the applicant/recipient.

Email the documentation to DMAS at <u>DMASEvaluation@dmas.virginia.gov</u> or mail to:

DMAS, *Eligibility Policy and Outreach Division* 600 East Broad Street, Suite 1300 Richmond, Virginia 23219

A copy of all documentation submitted with the undue hardship claim must be retained in the case record.

d. When Applicant/Recipient Was Victim

If the applicant/recipient was a victim of an individual who is not the individual's attorney in fact, guardian, conservator or trustee and undue hardship is claimed, the **agency** must provide a statement documenting the facts and what actions were taken by the agency with regard to their findings. If the transfer was by a court-appointed guardian or conservator, documentation of any bond insurance that would cover the loss must be provided.

e. Undue Hardship Not Claimed or Not Granted by DMAS

If undue hardship is not claimed or if a penalty period must be imposed per DMAS, follow the procedures in M1450.800 through M1450.830 for notifying the individual and DMAS of the action. The individual must be informed that a denial of a claim for undue hardship may be appealed in accordance with the provisions of 12 VAC 30-110. If the individual meets all other eligibility requirements, he is eligible for Medicaid payment of all covered services other than LTC.

- 2. DMAS DMAS will review the documentation provided with the undue hardship claim to determine if an undue hardship may be granted and send written notification to the eligibility worker. If additional information is needed to clarify the documentation received with the Undue Hardship claim, DMAS will notify the agency and provide a time frame for submitting the documentation. A copy of the decision must be retained in the individual's case record.
- 3. Subsequent Claims If DMAS is unable to approve an undue hardship request because sufficient supporting documentation was not submitted, the claim must be denied and the penalty period must begin. Once a claim is denied, no further decision related to the same asset transfer will be made by DMAS unless the individual experiences a change in circumstances while still in the penalty period, such as receiving a discharge notice, that would result in the individual being removed from the institution or becoming unable to receive life-sustaining medical care, food, clothing, shelter or other necessities of life.

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If the individual/authorized representative alleges a change in circumstances while still in the penalty period, a claim of undue hardship can be requested and will follow the procedures as found in M1450.700 B.1. Once DMAS makes a decision on the claim, the worker will follow the policy as below.

a. If a subsequent claim is received and penalty period has begun

If DMAS approves the subsequent claim of undue hardship, the penalty period ends effective with the date of the discharge notice or other documentation of undue hardship. The effective date is indicated in the approval letter from DMAS. Medicaid cannot pay for LTSS received prior to the end of the penalty period.

b. If a subsequent claim is received and penalty period has not begun

If the individual was screened and approved for Medicaid HCBS, PACE, or hospice services but his penalty period could not be imposed per M1450.630 B.5, and DMAS approves the subsequent claim of undue hardship, the penalty period is waived. However, Medicaid cannot pay for LTSS received prior to the date of the documentation of undue hardship, as designated by DMAS.

of

M1450.800 AGENCY ACTION

A. Policy	If an individual's asset transfer is not allowable by policy, the individual is not eligible for Medicaid payment of long-term care services. The individual, the service provider, and the Department of Medical Assistance Services (DMAS) must be notified of his/her ineligibility for the Medicaid payment of long-term care services, as well as his eligibility or ineligibility for Medicaid per M1450.810 below.
B. Procedures	The procedures used for notifying the recipient, the provider and DMAS are in sections M1450.810, 820, and 830 below.
M1450.810 APPI	LICANT/RECIPIENT NOTICE
A. Policy	Whenever an institutionalized individual is not eligible for Medicaid payment of long-term care services because of an asset transfer, the notice to the individual must contain the following:

- **1. Notice Includes** The form which notifies him/her of Medicaid eligibility must include the penalty period during which Medicaid will not cover LTSS for the individual. **Penalty Period**
- 2. Individual In An individual in a nursing or other medical facility continues to meet the definition **Facility - Eligible** of an institutionalized person. If the individual meets all other Medicaid eligibility requirements, he is eligible for Medicaid in the 300% SSI covered group, except for payment for LTSS.
- 3. Individual Not in An individual outside a medical facility (i.e. living in the community) **does not Facility** - Not meet the definition of an institutionalized person if he is not receiving Medicaid Eligible covered HCBS, PACE or hospice services. Therefore, an individual for whom a penalty period is imposed cannot be eligible for Medicaid unless the individual is eligible for Medicaid outside the 300% SSI covered group.

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4. Referral to DMAS Recipient Audit Unit (RAU)	If the individual already received Medicaid long-term care services during a penalty period or made a claim of an undue hardship for imposition of a penalty period and the claim was approved, a referral to the DMAS RAU must be made. The LDSS must make all referrals for recovery.			
B. Notice Contents	The Notice of Action on Medicaid sent to the individual must specify that:		at:	
	• Medicaid will not pay for nursin the months (state the begin and because of the uncompensated a (date/dates);	end dates of the	penalty period)	
	• the penalty period may be short	ened if compensa	ation is received	1.
	The notice must also specify that either:			
	• the individual is eligible for Me nursing facility or waiver servic or	U		
	• the individual is ineligible for M M1450.810 A.3, above.	fedicaid in any c	overed group, c	iting
	If an asset transfer undue hardship claim uncompensated transfer was \$25,000 or months of the individual becoming eligi services, the notice must also include th	more and was m ble for or receive	ade within 30 ing Medicaid L	
	"Section 20-88.02 of the Code of Virgin from the transferee (recipient of the trans transfer assets with an uncompensated v months of receiving or becoming eligib	sfer) when a Me value of \$25,000	dicaid enrollee or more within	•
C. Advance Notice	When an institutionalized Medicaid reciped Medicaid payment of long-term care ser Advance Notice of Proposed Action mudays before cancelling coverage of LTC either:	vices because of st be sent to the	an asset transfe	er, the ast 10
	• The individual is eligible for M than nursing facility or waiver s date), or	e e		
	• The individual is ineligible for M1450.810 A.3, above, and	Medicaid in any o	covered group,	citing
	• Medicaid will not pay for long- (state the penalty period begin a transfer(s) that occurred (date/d	and end dates) be		

• The penalty period may be shortened if compensation is received.

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M1450.820 PROVIDER NOTICE

A. Introduction Use the Medicaid *LTSS* Communication Form (DMAS-225) to notify the provider of the individual's Medicaid eligibility and ineligibility for Medicaid payment of long-term care services.

B. Medicaid LTC Communication Form (DMAS-225) The DMAS-225 should include:

- the individual's full name, Medicaid and Social Security numbers;
- the individual's birth date;
- the patient's Medicaid coverage begin date; and
- that the patient is not eligible for Medicaid payment of nursing facility/CBC waiver services for the months (state the penalty period begin and end dates) because of an asset transfer(s).

If the individual reports a change in circumstances to the local DSS, he or his authorized representative must be offered the chance to submit an additional claim of undue hardship. Follow the procedures in M1450.700 B above.

If DMAS grants the claim of undue hardship, the portion of the asset transfer penalty remaining **as of the date of the undue hardship request** is nullified. **Medicaid cannot pay for long-term care services received during the penalty period prior to the undue hardship request.** Nursing facility charges incurred during a penalty period may be evaluated as a patient pay deduction using the policy and procedures in M1470.230.

Once the penalty period has expired, no additional claims of undue hardship may be made.

M1450.830 DMAS NOTICE

A. Introduction	The worker must notify DMAS that the recipient is not eligible for <i>LTSS</i> services payment because of an asset transfer. DMAS must input the code in the Virginia Case Management System (VaCMS) that will deny payment of <i>LTSS</i> services claims.
	The worker notifies DMAS via a copy of the DMAS-225 sent to the provider.
B. Copy of DMAS-225	 The copy of the DMAS-225 that is sent to DMAS must contain the following information, in addition to the information on the provider's copy of the DMAS-225: date(s) the asset transfer(s) occurred;

- the uncompensated value(s); and
- penalty period(s) (begin and end dates) and computation of that period(s).

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C. Send DMAS Notice The agency worker must send a copy of the DMAS-225 to:

Department of Medical Assistance Services *Eligibility Policy and Outreach Division* 600 E. Broad St., Suite 1300 Richmond, VA 23219.

Or email to <u>*Patientpay@dmas.virginia.gov*</u>. The copy of the DMAS-225 must be signed and dated by the worker and must show the worker number and the local agency's FIPS code.

Any information the agency receives about the individual's subsequent receipt of compensation which shortens the penalty period must be sent to the DMAS at the above address.

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Average Monthly Private Nursing Facility Cost Prior to January 1, 2011

Application Date	Average Monthly Cost
	(All Localities)
7-1-1988 to 6-30-1989	\$2,029
7-1-1989 to 12-31-1990	\$2,180
1-1-1991 to 9-30-1993	\$2,230
10-1-1993 to 9-30-1996	\$2,554
10-1-1996 to 9-30-1997	\$2,564

Application Date	Average Monthly Cost			
	Northern Virginia*	All Other Localities		
10-1-97 to 12-31-99	\$3,315	\$2,585		
1-1-00 to 12-31-00	\$3,275	\$2,596		
1-1-01 to 12-31-01	\$4,502	\$3,376		
1-1-02 to 12-31-03	\$4,684	\$3,517		
1-1-04 to 9-30-07	\$5,403	\$4,060		
10-1-07 to 12-31-10	\$6,654	\$4,954		

(Figures Provided by Virginia Health Information)

*The northern Virginia localities are: Alexandria, Arlington, Fairfax, Fairfax County, Falls Church, Loudoun County, Manassas, Manassas Park, and Prince William County.

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LIFE EXPECTANCY TABLE*

If the exact age is not on the chart, use the next lower age. For example, if an individual is age 47 at the time of the asset transfer, use the life expectancy that corresponds to age 40 on the chart.

AGE	Life Expectancy MALE	Life Expectancy FEMALE	AGE	Life Expectancy MALE	Life Expectancy FEMALE
0	74.12	79.78	74	11.05	12.94
10	64.67	70.27	75	10.46	12.26
20	54.97	60.41	76	9.88	11.60
30	45.86	50.79	77	9.32	10.95
40	36.97	41.38	78	8.77	10.31
50	28.33	32.24	79	8.25	9.70
60	20.47	23.67	80	7.74	9.10
61	19.74	22.85	81	7.25	8.53
62	19.03	21.04	82	6.77	7.98
63	18.32	21.24	83	6.31	7.44
64	17.63	20.45	84	5.88	6.93
65	16.94	19.66	85	5.47	6.44
66	16.26	18.88	86	5.07	5.99
67	15.58	18.10	87	4.70	5.55
68	14.91	17.34	88	4.35	5.15
69	14.24	16.58	89	4.02	4.76
70	13.59	15.82	90	3.72	4.41
71	12.94	15.08	95	2.57	3.05
72	12.30	14.36	100	1.93	2.23
73	11.67	13.64	110	1.05	1.12

*Data from <u>www.ssa.gov</u> Actuarial Life Table, 2020, as used in the 2023 Trustees Report

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Settlement Statement-

Form HUD-1 follows on pages 2 and 3 of this appendix. This form is frequently used as the settlement statement when closing a real estate transaction or transfer. Note that there is a specific section for the borrower and the seller. The Borrower is the individual(s) who is purchasing the property. The Seller is the owner of the property.

The Gross Amount Due to Seller for the property noted on line 420 of the first page of the statement represents the amount of funds being paid for purchase the property. This amount includes the funds which satisfy any outstanding liens against the property at the time of transfer, which are noted on lines 504 and 505 of the first page.

Usual and customary fees associated with real estate transactions are already indicated on the form, such as the lien amounts, any additional deductions must be added to the form. These types of deductions should be carefully examined by the eligibility worker, as they may represent a separate uncompensated transfer from the seller's portion of the proceeds from the sale of the property.

Any questions regarding this form and any deductions listed should be referred to the appropriate Medical Assistance Program Consultant.

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A. Settlement Statement

U.S. Department of Housing and Urban Development

OMB Approval No. 2502-02 (expires 11/30/200

1. FHA 2. FimHA 3. Conv. Unins. 4. VA 5. Conv. Ins.	le Number:	7. Loan Number:		surance Case Number:
C. Note: This form is furnished to give you a statemen "(p.o.c.)" were paid outside the closing; they	nt of actual settle are shown here f	ment costs. Amounts paid to and by or informational purposes and are n	y the settlement ag not included in the t	ent are shown. Items marke otals.
D. Name & Address of Bornower:	Name & Address o		Name & Address of L	
G. Property Location:		H. Settlement Agent:		
		Place of Settlement:		i. Settlement Date:
J. Summary of Borrower's Transaction		K. Summary of Seller's Tra	insaction	
100. Gross Amount Due From Borrower		400. Gross Amount Due To	o Seller	
101. Contract sales price		401. Contract sales price		
102. Personal property		402. Personal property		
103. Settlement charges to borrower (line 1400) 104.		403.		
104.		404.		
Adjustments for items paid by seller in advance		405.		
106. City/town taxes to	1	Adjustments for items paid		nce
107. County taxes to		406. City/town taxes	to	
108. Assessments to		407. County taxes 408. Assessments	to	
109.		409.	to	
110.		410.		A
111.		411.		/
112.		412.		
120. Gross Amount Due From Borrower		420. Gross Amount Due To	Seller	Gross Amount Due to Seller
200. Amounts Paid By Or In Behalf Of Borrower		500. Reductions In Amoun		Due to Seller
201. Deposit or earnest money		501. Excess deposit (see ins		
202. Principal amount of new loan(s)		502. Settlement charges to a		
203. Existing loan(s) taken subject to		503. Existing loan(s) taken s		
204.		504. Payoff of first mortgage	loan	
205.		505. Payoff of second mortg	age Ioan	Z Liens paid for by
206.		506.		the seller.
207.		507.		the seller.
208.		508.		
		509.		N
Adjustments for items unpaid by seller 210. City/town taxes to		Adjustments for items unpa		
210. City/town taxes to 211. County taxes to		510. City/town taxes	to	
212. Assessments to		511. County taxes	to	
213.		512. Assessments 513.	to	
214.		513.		
215		515.		
		516.		
Areas not pre-filled are		517.		
where other		518.		
ransactions are listed.	-	519.		
220. Total Paid For Borrower		520. Total Reduction Amou	nt Due Seller	
300. Cash At Se rement From/To Borrower		600. Cash At Settlement To		
301. Gross Amount due from borrower (line 120)		601. Gross amount due to se		
302. Less amounts paid by/for borrower (line 220)	() 602. Less reductions in amt.		
303. Cash From To Borrower		603. Cash To	From Seller	

Section 5 of the Real Estate Settlement Procedures Act (RESPA) requires the following: • HUD must develop a Special Information Booklet to help persons borrowing money to finance the purchase of residential real estate to better understand the nature and costs of real estate settlement services; • Each lender must provide the booklet to all applicants from whom it receives or for whom it prepares a written application to borrow money to finance the purchase of residential real estate; • Lenders must prepare and distribute with the Booklet a Good Faith Estimate of the settlement costs that the borrower is likely to incur in connection with the settlement. These disclosures are manadatory.

Section 4(a) of RESPA mandates that HUD develop and prescribe this standard form to be used at the time of loan settlement to provide full disclosure of all charges imposed upon the borrower and seller. These are third party disclosures that are designed to provide the borrower with pertinent information during the settlement process in order to be a better abanet. shopper.

shopper. The Public Reporting Burden for this collection of information is estimated to average one hour per response, including the time for reviewing instruc-tions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number. The information rejusted does not lead itself to confidentiality.

The information requested does not lend itself to confidentiality.

A. Settlement Statement

U.S. Department of Housing and Urban Development

B. Type of Loan					
1. FHA 2. FmHA 3. Conv. Unins. 4. VA 5. Conv. Ins.	File Number:		7. Loan Number:	8. Mortgage I	nsurance Case Number:
C. Note: This form is furnished to give you a stateme "(p.o.c.)" were paid outside the closing; they	ent of actual settlen are shown here fo	rient costs	. Amounts paid to and ional purposes and an	by the settlement a	gent are shown. Items marke totals.
	E. Name & Address of			F. Name & Address of	
G. Property Location:		H. Settlem			
		Place of Se	attlement:		I. Settlement Date:
J. Summary of Borrower's Transaction		K. S	ummary of Seller's	Transaction	
100. Gross Amount Due From Borrower		400.	Gross Amount Due	To Seller	
101. Contract sales price			Contract sales price		
102. Personal property			Personal property		
103. Settlement charges to borrower (line 1400)		403.	. cicona property		
104.		404.			
105.		404.			
Adjustments for items paid by seller in advance			etmonte for lieme a	and have a setting the section	
106. City/town taxes to	1		Stments for items participation of the comparison of the compariso		ince
107. County taxes to			County taxes	to	
108. Assessments to				to	
109.		408.	Assessments	to	
110.					
111.		410.			
112.		411.			
120. Gross Amount Due From Borrower 200. Amounts Paid By Or In Behalf Of Borrower 201. Deposit or earnest money		500.	Gross Amount Due Reductions In Amo Excess deposit (see	unt Due To Seller	
202. Principal amount of new loan(s)			Settlement charges t		
203. Existing loan(s) taken subject to			Existing loan(s) take		
204.			Payoff of first mortga		
205.			Payoff of second mo		
206.		506.	Tayon of second into	ngage ioan	
207.		507.			
208.		508.			
209.		509.			
Adjustments for items unpaid by seller			stments for items ur	unsid by selles	
210. City/town taxes to			City/town taxes	to	
211. County taxes to			County taxes	to	
212. Assessments to			Assessments	to	
213.		513.	- several the	ιU	
214.		514.			
215.		515.			
216.		516.			
217.		517.			
218.					
219.		518. 519.			
220. Total Paid By/For Borrower			Total Reduction Am	ount Due Seller	
300. Cash At Settlement From/To Borrower	_,	600.	Cash At Settlement	To/From Seller	
301. Gross Amount due from borrower (line 120)		601.	Gross amount due to	seller (line 420)	
 Less amounts paid by/for borrower (line 220) 	() 602.	Less reductions in an	nt. due seller (line 52	0) ()
303. Cash From To Borrower		603.	Cash 🗌 To	From Seller	
Section 5 of the Real Estate Settlement Procedures A	ct (BESPA) require	es Sect	ion 4(a) of BESPA	mandales that HUD	develop and propodly this

Section 5 of the Real Estate Settlement Procedures Act (RESPA) requires the following: • HUD must develop a Special Information Booklet to help persons borrowing money to finance the purchase of residential real estate to better understand the nature and costs of real estate settlement services; • Each lender must provide the booklet to all applicants from whom it receives or for whom it prepares a written application to borrow money to finance the purchase of residential real estate; • Lenders must prepare and distribute with the Booklet a Good Faith Estimate of the settlement costs that the borrower is likely to incur in connection with the settlement. These disclosures are manadatory.

Section 4(a) of RESPA mandates that HUD develop and prescribe this standard form to be used at the time of loan settlement to provide full disclosure of all charges imposed upon the borrower and seller. These are third party disclosures that are designed to provide the borrower with pertinent information during the settlement process in order to be a better shopper.

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Previous editions are obsolete

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form HUD-1 (3/86) ref Handbook 4305.2

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	Total Sales/Broker's Commission	based on price \$	@ %=			
	Division of Commission (line 700) as		₩ 70 =		Paid From	Paid From
701.		to			Borrowers	Seller's
02.	-	to			Funds at Settlement	Funds at Settlemen
		10				
04.	Commission paid at Settlement					
_						
	tems Payable In Connection With					
	Loan Origination Fee	%				
_	Loan Discount	%				
	Appraisal Fee	to				
	Credit Report	to				
_	Lender's Inspection Fee					
06.	Mortgage Insurance Application Fee	to				
07. /	Assumption Fee					
08.						
809.						
10.						
11.						
_	tems Required By Lender To Be P	aid In Advance				
	nterest from to	@\$	/day			
	Mortgage Insurance Premium for	64	·			
	lazard Insurance Premium for		months to			
04.	and a mountaines rightight for		years to			
04.			years to			
	Reserves Deposited With Lender					
	Hazard insurance					
_		months@\$	per month			
	Mortgage Insurance	months@\$	per month			
	City property taxes	months@\$	per month			
	County property taxes	months@\$	per month			
_	Annual assessments	months@\$	per month			
006.		months@\$	per month			
007.		months@\$	per month			
008.		months@\$	per month			
100.	Title Charges					
101.	Settlement or closing fee	to				
102.	Abstract or title search	to				
103.	Title examination	to				
104.	Title insurance binder	to				
105.	Document preparation	to				
106. 1	Notary fees	to				
_	Attorney's fees	to				
	includes above items numbers:					
the second se	Title insurance	to)		
	includes above items numbers:					
_	Lender's coverage	\$)		
	Owner's coverage					
11.	owner a coverage	\$				
12.						
_						
113.	Deveryone Brown in 197					
.00. 0	Sovernment Recording and Transf					
	Recording fees: Deed \$; Mortgage \$; Releases \$			
	City/county tax/stamps: Deed \$; Mortgage \$				
	State tax/stamps: Deed \$; Mortgage \$				
03. 5	nate tale drampe. Dece o					
03. 9	nare autorampe. Deed e					
03. 8 04. 05.						
203. 8 204. 205.	Additional Settlement Charges					
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203. 5 204. 205. 205. 200. 7	Additional Settlement Charges					
203. 9 204. 205. 205. 200. / 201. 9 202. F	Additional Settlement Charges Survey to					
203. 5 204. 205. 205. 205. 200. 7 201. 5 202. F	Additional Settlement Charges Survey to					
203. 5 204. 205. 205. 200. 7	Additional Settlement Charges Survey to					

CHAPTER M14 LONG-TERM CARE SUBCHAPTER 60

LTC FINANCIAL ELIGIBILITY

M1460 Changes

Changed With	Effective Date	Pages Changed
TN #DMAS-34	1/1/25	Pages 3, 29, 35
		Page 26a is added
TN #DMAS-33	10/1/24	Pages 4, 23, 24
TN #DMAS-32	7/1/24	Page 4a
TN #DMAS-31	4/1/24	Page 3, 35
TN #DMAS-30	1/1/24	Pages 11 and 19
TN #DMAS-26	1/1/23	Pages 3, 35
TN #DMAS-24	7/1/22	Pages 11, 47, 48
TN #DMAS-23	4/1/22	Pages 12, 23
TN #DMAS-22	1/1/22	Pages 3, 35
TN #DMAS-18	1/1/21	Pages 3, 35
TN #DMAS-15	1/1/20	Pages 3, 35
TN #DMAS-14	10/1/19	Pages 4, 29
TN #DMAS-13	7/1/19	Page 42
TN #DMAS-11	1/1/19	Pages 3-5, 10, 26, 31
TN #DMAS-10	10/1/18	Table of Contents, page i
		Pages 1-3, 4b, 5, 6, 9, 10, 13,
		15, 17a, 18, 18a, 26, 27, 30a,
		37, 38
		Pages 8a, 11, 19, 30, 39 and
		40 are runover pages.
TN #DMAS-8	4/1/18	Pages 18a, 32, 35
TN #DMAS-7	1/1/18	Pages 3, 7
TN #DMAS-3	1/1/17	Pages 3, 4, 4b, 24, 25, 29
TN #DMAS-2	10/1/16	Page 35
TN #DMAS-1	6/1/16	Table of Contents, page i
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		17a, 25,41-51
TN #99	1/1/14	Pages 3, 35
UP #9	4/1/13	Table of Contents
		Pages 3, 35, 38, 41, 42, 50, 51
TN #97	9/1/12	Table of Contents
		Pages 1, 4-7, 9-17
		Page 8a was deleted.
		Pages 18a-20, 23-27, 29-31
		Pages 37-40, 43-51
	4/1/10	Pages 52 and 53 were deleted
UP #6	4/1/12	Pages 3, 35
TN #96	10/1/11	Pages 3, 20, 21
TN #95	3/1/11	Pages 3, 4, 35
TN #94	9/1/10	Page 4a
TN #93	1/1/10	Pages 28, 35
TN #91	5/15/09	Pages 23, 24

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Other Categorically Needy (CN) Covered Groups			
MAGI Adults Covered Group (Effective January 1, 2019)			
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M1460.000 LTC FINANCIAL ELIGIBILITY

M1460.001 OVERVIEW

A. Introduction	This subchapter contains the Medicaid financial eligibility requirements for individuals receiving facility or Medicaid waiver long-term care (LTC) services, <i>also referred to as Long-term Supportive Services (LTSS)</i> , who are not married or who are married but do not have community spouses. For married individuals <i>other than Modified Adjusted Gross Income (MAGI) Adults</i> with community spouses (when both are not in a medical facility), go to subchapter M1480 to determine financial eligibility and patient pay.
	All individuals whose Medicaid eligibility has been determined PRIOR to entering LTC must have their financial eligibility redetermined, including asset transfer evaluation, home ownership and other resource evaluation. First, determine if the individual meets the Medicaid non-financial requirements including covered group in M1410.020. Then determine financial eligibility. Financial eligibility requirements for an individual differ depending on the individual's covered group, marital status and type of long-term care.
	This subchapter contains policy and procedures for resources and income eligibility determination for institutionalized individuals. Patient pay (post- eligibility treatment of income) policy and procedures for unmarried individuals or married individuals without community spouses are in subchapter M1470.
B. Related Policies	 MAGI (MAGI) Adults income rules in Chapter M04 ABD resource rules in Chapter S11. ABD income rules in Chapter S08. Family and Children resource rules in Chapter M06. Family and Children Medically Needy (MN) income rules in Chapter M07. Married Institutionalized Individuals' Eligibility & Patient Pay rules in subchapter M1480.
M1460.100 DEFIN	ITIONS
A. Purpose	This section provides definitions for terms used in this subchapter.
B. Definitions	
1. 300% SSI Group	The 300% SSI group is the short name for the categorically needy (CN) covered groups of Aged, Blind & Disabled (ABD) and Families & Children (F&C) individuals who are institutionalized in medical facilities or Medicaid-covered waiver services, who have resources within the Medicaid resource limits and whose gross income is less than or equal to 300% of the Supplemental Security Income (SSI) income limit for one person.

2. Budget Period The budget period is the period of time during which an individual's income is calculated to determine eligibility.

Ianual T	Virginia Med	ical Assistance Eligibility	Chapter M14		er 2018
ubchapt	er Subject M1460.000 LTC	FINANCIAL ELIGIBILITY	Page ending with M14	հ 60.100	Page 2
3.	Carry-over Expenses	Carry-over expenses are the balance care expenses incurred in the retroa the current budget period which we which may be deducted in a consec no break in spenddown eligibility.	ctive or prospect re not used in est	ive budget pe tablishing elig	riod prior to jibility and
4.	Certification Period	The certification period is the period of time over which an application or redetermination is valid.			ation or
5.	Current Payments	period on expenses incurred before which were not used in establishing budget period and when there has b payment amount allowed is the actu	Current payments are payments made in the current spenddown budget beriod on expenses incurred before the current spenddown budget period which were not used in establishing eligibility in a previous spenddown budget period and when there has been a break in spenddown eligibility. The ayment amount allowed is the actual payment amount paid to the provider and is deducted from the spenddown liability on the date the payment is actual pade.		
6.	Income Determination Period	The income determination period is budget period is one month.	The income determination period is the budget period; for all LTC cases, the budget period is one month.		
7.	LTC Case	A case in which the Medicaid applicant or recipient is an institutionalized individual receiving long-term care services is an LTC case.			onalized
8.	Lump Sum Payment	Income received on a "non-recurring basis" and/or income that is received once a year is a lump sum payment. All lump sum payments are income in the month of receipt and a resource in the following month(s), if retained.			
		Different types of lump sum payme the ABD Income chapter S08 (for b specific to the type of lump sum pay	ooth ABD and F&	&C individual	s) for policy
9.	MAGI Adults	Effective January 1, 2019, MAGI A between the ages of 19 and 64 with Federal Poverty Level (FPL) and w	household incom	ne at or below	[,] 138% of th
10.	Medicaid Rate	The Medicaid rate is a monthly rate	e which is calcula	ated:	
		• for a facility, by multiplying Group (RUG) code amount b patient's RUG code amount i services. The RUG code amou from patient to patient within individual's RUG code amou facility;	by the number of is based on his ro ount may differ f in the same facility ant must be obtain	days in the m bom and board from facility to y. Confirmati ned by contac	onth. A l and ancilla o facility an on of the ting the
		NOTE: When projecting the RUG code amount is multipl		ly Medicaid ra	ate, the dail
		• for Medicaid CBC waiver set Medicaid hourly rate by the r patient in the month. Confirm number of service hours by c	number of hours n the provider's	of service reconstruction of service reconstruction of the service	eived by the

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11. Old Bills	Old bills are unpaid medical, dental,	al, or remedial care expenses which:		ch:
	 were incurred prior to the Medicaid application month and the application's retroactive period, were not fully deducted from (counted in) any previous sp3enddown budget period where the spenddown was met, and remain a liability to the individual. 			
	EXCEPTION: Bills paid by a state of definition of "old bills" are treated as individual's liability.			
12. Projected Expenses	Expenses for services that have not y expected to be incurred are projected		but are reason	ably
13. Spenddown Liability	The spenddown liability is the amoun income exceeds the MNIL for the bu	•	ndividual's co	untable
M1460.150 SUBSTA	NTIAL HOME EQUITY PI	RECLUDES	ELIGIBI	LITY
FOR LT				
A. Applicability	The policy in this section applies to nursing facility and CBC/PACE patients including MAGI Adults effective January 1, 2019, who meet the requirement for LTC services, now called long term services and supports (LTSS), on or after January 1, 2006. This includes individuals who filed reapplications after a break in Medicaid eligibility. It does not apply to Medicaid recipients who were approved for LTSS prior to January 1, 2006, and who maintain continuous Medicaid eligibility.			quirements S), on or ations after ients who
	For Medicaid applicants or enrollees 2006, the amount of equity in the hor determination and at each renewal m	ne at the time of	the initial LTS	
B. Policy	Individuals with equity value (tax ass home property that exceeds the limit LTSS unless the home is occupied by • a spouse,	are NOT eligibl		/
	 a spouse, a dependent child under age a blind or disabled child of an a blind or disabled child of a blind or disabled child blind or disabled child blind blind or disabled child blind blin	•		
	If substantial home equity exists, the for the Medicaid payment of LTSS.			-
	An individual with excess home equi covered group, but may be eligible for other than LTSS if he is eligible in an for an individual with substantial hom	or Medicaid pays nother covered g	ment of covere roup. Evaluate	d services e eligibility
1. Home Equity Limit	The applicable home equity limit is based on the date of the application or request for LTC coverage. The home equity limit is:			tion or
	 Effective January 1, 2023: \$688,000 Effective January 1, 2024: \$713,000 Effective January 1, 2025: \$730,000 			

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1. Reverse Mortgages	Reverse mortgages do not reduce eq received from the reverse mortgage.	uity value until J	payments are b	eing
2. Home Equity Credit Lines	A home equity line of credit does no has been used or payments from the o			credit line
C. Verification Required	Verification of the equity value of the home is required.			
D. Notice Requirement	If an individual is ineligible for Medi substantial home equity exceeding th why he is ineligible for Medicaid pay indicate whether the applicant is elig	e limit, the Noti ment of LTSS.	ce of Action m The notice mu	nust state 1st also
	If the individual is in a nursing facilit <i>community</i> , send the <i>service provider</i> (<i>MCO</i>) a DMAS-225 indicating that Medicaid payment of LTSS.	r and the Manag	ed Care Organ	nization
E. References	See section M1120.225 for more info	ormation about r	everse mortgag	ges.
M1460.155 THIRD PAYME	PARTY & LONG-TERM CA NTS	ARE INSUR	ANCE	
A. Payments Made by Another Individual	Payment of an individual's bills (incluins insurance or other medical insurance supplier is not income.			
	Payments made directly to the service individual's private room or "sitter" in the individual. Refer all cases of Me facilities who have a "sitter" to DMA DMAS review to assure that DMAS provided by the sitter.	in a medical faci dicaid eligible e AS, Division of <i>I</i>	ility are NOT in nrollees in nur <i>High Needs Sup</i>	ncome to sing <i>pports</i> , for
B. LTC Insurance Policy Payments	The LTC insurance policy must be entered into the recipient's TPL file. T insurance policy type is "H" and the coverage type is "N." When entered is the Virginia Case Management System (VaCMS) on the TPL screen, Med will not pay the nursing facility's claim unless the claim shows how much policy paid.			ntered in n, Medicaid
	If the patient receives the payment from the insurance company, it is not counted as income. The patient should assign it to the provider. If the patient cannot do this, or the policy prohibits assignment, the payment should be give directly to the provider. The provider should report the payment as a third parpayment on its claim form.			
	If the patient received the payment ar reason, then the patient should send t	-	-	r for some
	DMAS Fiscal Division, Cashierin 600 E. Broad Street, Suite 1300 Richmond, Virginia 23219	ng Unit		

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M1460.160 LONG-TERM CARE PARTNERSHIP POLICIES

A. Introduction	A Long-term Care Partnership Policy (Partnership Policy) is a type of LTC insurance. Under section 6021(a)(1)(A) of the Deficit Reduction Act (DRA) of 2005 states were permitted to develop LTC partnerships. In addition to paying for assisted living or long-term care services, a Partnership Policy allows for additional assets to be disregarded in the Medicaid eligibility determination.
	The value of assets disregarded in the Medicaid eligibility determination is equal to the dollar amount of benefits paid to or on behalf of the individual as of the month of application, even if additional benefits remain available under the terms of the policy.
	The Partnership Policy disregard is not applicable to the resource assessment for married individuals with a community spouse. See M1480 for more information regarding resource assessments and Partnership Policies.
B. LTC Insurance Policy Issued Prior to 9/01/2007	LTC policies issued prior to 9/01/2007 are not Partnership Policies. See M1470.230 B.7, <i>and</i> M1470.430 B.5 for more information regarding these types of insurance policies.
C. LTC Insurance Policy Issued on or After 9/01/2007	LTC policies issued on or after 9/01/2007 may or may not be Partnership Policies. For a policy to be considered a Partnership Policy, it must meet the following conditions:
	• issued on or after 09/01/2007,
	• contain a disclosure statement indicating that it meets the requirements under § 7702B(b) of the Internal Revenue Service Code of 1986, and
	• provide inflation protection:
	• under 61 years of age, compound annual inflation protection,
	\circ 61 to 76 years of age, some level of inflation protection, or
	 76 years or older, inflation protection may be offered, but is not required.
	Obtain a copy of the Partnership Disclosure Notice and the LTC Partnership Certification Form (See M1460, Appendices 1 and 2) for verification of the requirements noted above. Also, verification of the amount of benefit paid to or on behalf of an individual as of the month of application must be obtained. This can be found on the Explanation of Benefits statement or by calling the insurance carrier.
	Partnership Policies that are issued in other states may or may not meet Virginia's requirements. Please contact your Medicaid Consultant to verify reciprocity with Virginia.
	Verifications and documentation regarding a Partnership Policy must be kept with other permanent verifications in the case record.

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M1460.200 DETERMINATION OF COVERED GROUP

A.	Overview		erview An individual in LTC who meets the Medicaid non-financial eligibility requirements in M1410.010 must also meet the requirements of at least one covered group in order to be eligible for Medicaid and Medicaid payment of LTC services.		
	1. Covered Groups	Groups	The covered groups whose benefit packages include long-term care services are the following groups:		
		Eligible for LTC Services	All categorically needy (CN) full benefit covered groups for ABD and F&C:		
			 SSI Recipients; see M0320.101 and M1460.201 "Protected" covered Groups; see M0320.200 <i>MAGI Adults; see M04</i> ABD 80% FPL; see M0320 and M1460.210 MEDICAID WORKS; see M0320.400 300% SSI; see M0320.500 , M0330.500, and M1460.220 IV-E Foster Care and Adoption Assistance; see M0330.105 Individuals Under Age 21; see M0330.107 Special Medical Needs Adoption Assistance; see M0330.108 <i>Former Foster Care Children Under Age 26 Years; see M0330.109</i> Low Income Families With Children (LIFC); see M0330.200 Child Under Age 19 (FAMIS Plus); see M0330.300 Pregnant Women and Newborn Children; see M0330.400 Breast and Cervical Cancer Prevention Treatment Act (BCCPTA); see M0330.700 		
			All medically needy (MN) covered groups		
			 ABD Individuals; see M0320.701 December 1973 Eligibles; see M0320.702 Pregnant Women; see M0330.801 Newborn Children Under Age 1; see M0330.802 Children Under Age 18; see M0330.803 Individuals Under Age 21; see M0330.804 Special Medical Needs Adoption Assistance; see M0330.805 		
			Medicaid will not pay for the following for MN individuals:		
			 services in an intermediate care facility for the intellectually disabled (ICF-ID) services in an institution for the treatment of mental disease (IMD) Community Living Waiver (formerly Intellectual Disabilities Waiver) services, and Family and Individual Supports Waiver (formerly Individual and Family Development Disability Support (DD) Waiver) services. 		

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2. Applicants Who Do Not Receive Cash Assistance

a. Child Under Age 18

MAGI methodology is not applicable to F&C children needing LTC services. If the applicant is a child under age 18, determine the child's eligibility in the F&C 300% SSI group, using the covered group policy in subchapter M0330 and the financial eligibility policy and procedures in this subchapter. The resource requirement for the F&C 300% SSI covered group does **NOT** apply to children under age **18**.

If the child's income exceeds the limit for the F&C 300% SSI group, determine the child's eligibility in an MN covered group.

NOTE: A child who is age 18, 19 or 20 meets an MN covered group if he is blind, disabled, pregnant, in foster care, adoption assistance, or institutionalized in a nursing facility. An individual age 21 or older, must meet the pregnant, aged, blind or disabled definition in order to meet an MN covered group.

b. Individual Age 18-19

If the individual is age 18 but under age 19, first determine the individual's eligibility in the F&C Child Under 19 or Pregnant Woman covered groups using MAGI income methodology in Chapter M04. If the individual's income exceeds the limits for F&C coverage, he must be determined disabled to meet the ABD 300% SSI covered group. Follow the procedures in M0310.112 for making a disability referral.

c. Individual Age 19 or Older

If the individual is age 19 or older, determine the individual's eligibility in an ABD or F&C covered group, depending on which definition the individual meets, using the financial eligibility policy and procedures in this subchapter.

For ABD individuals, determine the individual's eligibility in the ABD 80% FPL covered group. If not eligible in the ABD 80% FPL covered group, determine the individual's eligibility in the ABD 300% SSI covered group. If not eligible in the either of these covered groups, determine the individual's eligibility in all other groups for which he meets a definition.

For F&C individuals, first determine the individual's eligibility in the LIFC, Pregnant Woman, or MAGI Adult groups. If the individual's income exceeds the limits for the LIFC, Pregnant Woman, or MAGI Adult covered groups, determine the individual's eligibility in the F&C 300% SSI covered group.

To be eligible in the F&C 300% SSI covered group, the individual must be a child under age 18; under age 21 who meets the adoption assistance or foster care definition; under age 21 in an ICF or ICF- ID; a parent or caretaker-relative of a dependent child; or a pregnant woman as defined in M0310.

If the income exceeds the 300% SSI group limit and the individual meets a MN covered group, determine the individual's eligibility in an MN covered group (see M0330). There is no MN covered group for LIFC parents or MAGI Adults.

B. Relation to Income Determination of the appropriate covered group must be made prior to determination of income because the income limits are determined by the covered group:

1. ABD 80% FPL The ABD income policy in Chapter S08 is used to determine countable income for the ABD 80% FPL covered group. *However, the income items listed in Sections* M1460.610 and M1460.611 are NOT counted as income in determining income eligibility for the ABD 80% FPL covered group.

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M1460.000 LTC FINANCIAL ELIGIBILITY M1460.200			6		
1.	MAGI Adults	The MAGI income policy in Chapter M income for MAGI Adults. The income 5% FPL income disregard if needed).			
3.	300% SSI	The ABD income policy in Chapter S0 individuals (ABD and F&C) in the 300 section M1460.611 ARE counted in de term care. The income items listed in I SSI groups (ABD and F&C).	% SSI group. The termining incom	he items found ne eligibility for	in r long-
4.	ABD MN Groups	The ABD income policy in Chapter S08 is used to determine countable income for the ABD MN covered groups. However, the income items listed in "What Is Not Income", Section M1460.610 and in "Countable Income for the 300% SSI Group", Section M1460.611 are NOT counted as income in determining income eligibility for ABD MN groups.			n "What 200%
5.	F&C MN Groups	The F&C income policy in Chapter M0 for individuals in F&C MN covered gro in "What Is Not Income", section M140 300% SSI Group", Section M1460.611 income eligibility for F&C MN groups	oups. However, 50.610 and "Cou are NOT counte	the income iter intable Income	ms listed for the
	going Recipient ters LTC				
1.	SSI Recipients	SSI recipients who are already enrolled long-term care must have their eligibili covered group but they must also meet eligibility requirements in order for Me care services.	ty reviewed. Th the asset transfe	ey already mee r, resource and	et a financial
2.	Other Recipients	Recipients who do not receive cash ass Medicaid when they enter long-term ca eligibility redetermined . They must n the asset transfer, resource, and financia Medicaid to cover the LTC services cos	re in a medical f neet a covered g al eligibility requ	facility must h arroup and they r	ave their nust meet
		For a MAGI Adult, complete a review t asset transfers, including transfers of a annuities.			uity and
		Review the asset transfer policy in sub- has transferred assets. If the recipient i moves from his home to receive Medic review asset transfer, home property an determine if the individual remains elig	s admitted to a r aid CBC in anot ad other resource	hursing facility, her person's ho requirements t	or ome,
		A married recipient, <i>other than a MAG</i> resource and income eligibility redetern M1480, if his spouse is a community sp	nined using the		

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M1460.201 SSI RECIPIENTS

A .	Int	roduction	An SSI recipient in a nursing facility, or who receives Medicaid CBC waiver services, must meet the Medicaid nonfinancial, asset transfer and resource eligibility requirements to be eligible for Medicaid payment of LTC services. The SSI recipient's resource eligibility must be determined if he owns a real property resource; the receipt of SSI meets the Medicaid income eligibility requirements. An SSI recipient is income-eligible for LTC as long as he is entitled to an SSI payment. <i>When the SSA record indicates a payment code of "C01" and no payment amount is shown, the individual is considered to be an SSI recipient for Medicaid purposes. If the SSA record indicates a code of "E01" or "E02" and no SSI payment has been received in more than twelve months, the individual's SSI status must be confirmed. The covered group eligibility requirements for SSI recipients are in section M0320.101.</i>
	1.	Medicaid CBC	An SSI recipient who receives Medicaid CBC waiver services in his community residence usually continues to receive SSI with no change. If a recipient moves to another person's home to receive Medicaid CBC, his SSI payment may be affected. When a Medicaid SSI recipient begins receiving Medicaid CBC waiver services, asset transfer and resource eligibility must be evaluated. As long as the individual receives SSI, he is categorically needy if he meets the Medicaid nonfinancial and resource eligibility rules.
	2.	Facility	SSI recipients in nursing facilities are subject to the reduced SSI benefit rate of \$30 for their personal needs. If they have other countable income that exceeds \$30, their SSI will be canceled. SSI recipients may continue to receive their regular monthly SSI benefit for 3 months if they are considered temporarily institutionalized. Individuals who receive SSI after admission to a facility are categorically needy if they meet the Medicaid nonfinancial and resource eligibility rules.
B.	Pol	licy	
	1.	Nonfinancial	Evaluate the non-financial Medicaid eligibility rules in section M1410.020. An SSI recipient meets an ABD covered group.
	2.	Asset Transfer	Determine if the recipient meets the asset transfer policy in subchapter M1450.

3. Resources a. Determine Countable Resources

Determine if the SSI recipient has the following real property resource(s):

- equity in non-exempt property contiguous to his home which exceeds \$5,000 and none of the real property exclusions in sections M1130.100, M1130.140, S1130.150, or M1130.160 apply to the property;
- 2) interest in undivided heir property and the equity value of the individual's share that, when added to all other countable resources, exceeds the appropriate Medicaid resource limit. (The interest in the

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	 estate must be legally available. interest, costs of partition and att described in section M1120.215) 3) ownership (equity value) of <i>the</i> SSI recipient is in an institution the former <i>residence</i> is excluded 	If a partition sui orneys' fees may ; <i>individual's</i> forr for longer than 6 d under policy in	t is necessary to be deducted as mer residence w 6 months. Dete section M1130	<i>when</i> the brmine if 0.100 D;
	 equity value in property owned person <i>who is not the SSI recipi</i> joint tenants with the right of su if any of the real property exclu M1130.140, S1130.150, or M11 	<i>ent's spouse</i> , as a rvivorship at con sions in sections	tenants in comr mmon law. Det M1130.100,	non or
	5) other real property; determine if sections M1130.100, M1130.14 the property.			
Į c	When an SSI recipient has any of the reap previously, ALL of the recipient's resources counted together to determine if the SSI equirements. Calculate resources for an	rces must be veri recipient meets	ified, evaluated the Medicaid re	, and
Į. K	When an SSI recipient has no real prope previously, do NOT evaluate the SSI rec neets the Medicaid resource requirement pave a countable real property resource	ipient's resource nts because he re	es. The SSI rec	ipient
ł	o. Countable Resources Within Reso	urce Limit		
	f countable resources are less than or eco item 4 below for income eligibility.	qual to the \$2,00	0 resource limit	t, go
C	e. Countable Resources Exceed the R	Resource Limit		
e g c s	f current resources exceed the \$2,000 re eligible in the SSI recipient covered group group or the medically needy group. He eoverage as medically indigent (which he tandards), however, Medicaid will not p medically indigent recipient.	up, nor is he elig e may be eligible aas more liberal r	ible in the 300% for limited Me resource method	% SSI dicaid ds and
a r	An SSI recipient in LTC is income-eligin on SSI payment. Verify receipt of the p confinancial and resource eligibility rule Medicaid as categorically needy.	ayment. If the S	SI recipient me	ets the
а	When an SSI recipient who has no c SSI check is usually reduced to \$30 entry. The SSI payment is NOT con income eligibility or patient pay.	for the month fo	ollowing the mo	onth of

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- b. If the recipient is temporarily in the nursing facility, the SSI check is not reduced or canceled. Temporary institutionalization for SSI purposes means 90 days or less. The SSI payment is **NOT** counted as income when determining eligibility or patient pay.
- **C. Development** A partial review of the SSI recipient's Medicaid eligibility is required when the recipient is admitted to facility care or Medicaid CBC waiver services. The EW must determine that asset transfer and resource requirements are met, and that the recipient's SSI continues.

If eligible, determine patient pay; see subchapter M1470. If the individual is eligible but is in an asset transfer penalty period, follow the notification instructions in M1450. If not eligible, follow the eligibility notice requirements in M1410.300.

M1460.205 OTHER CATEGORICALLY NEEDY (CN) COVERED GROUPS

- A. Description Categorically needy (CN) individuals receive or are deemed to be receiving public assistance cash benefits.
- **B.** ABD Groups
 - 1. QSII (1619(b)) Qualified Severely Impaired Individuals (QSII) are former SSI recipients who are working but are still disabled, and are eligible under 1619(b) of the Social Security Act. To be eligible for Medicaid, they must have met the more restrictive resource requirements for Medicaid in the month before the month they qualified under 1619(b). See section M0320.105 for details about this covered group.
 - 2. AG Recipients An Auxiliary Grants (AG) recipient is eligible for Medicaid if he meets the assignment of rights to medical support and third party payments requirements and the asset transfer policy. See section M0320.202 for details about this covered group.

C. F&C Groups

1. Individuals a. IV- E Foster Care Recipients Under 21

Children who are eligible for foster care payments under Title IV-E of the Social Security Act are eligible for Medicaid. See section M0320.305 for details about this covered group.

b. IV-E Adoption Assistance Recipients

Children who are eligible for adoption assistance under Title IV-E of the Social Security Act are eligible for Medicaid. See section M0320.305 for details about this covered group.

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- b. If the recipient is temporarily in the nursing facility, the SSI check is not reduced or canceled. Temporary institutionalization for SSI purposes means 90 days or less. The SSI payment is **NOT** counted as income when determining eligibility or patient pay.
- **C. Development** A partial review of the SSI recipient's Medicaid eligibility is required when the recipient is admitted to facility care or Medicaid CBC waiver services. The EW must determine that asset transfer and resource requirements are met, and that the recipient's SSI continues.

If eligible, determine patient pay; see subchapter M1470. If the individual is eligible but is in an asset transfer penalty period, follow the notification instructions in M1450. If not eligible, follow the eligibility notice requirements in M1410.300.

M1460.207 MAGI ADULTS COVERED GROUP (EFFECTIVE JANUARY 1, 2019)

- *A. Description* The MAGI Adults covered group includes individuals between 19 and 64 years old who are not eligible for or receiving Medicare.
- B. Policy

1.	Nonfinancial	Evaluate the non-financial Medicaid eligibility rules in Chapter M02.
2.	Asset Transfer	Determine if the recipient meets the asset transfer policy in subchapter M1450.
3.	Resources	Although no resource test is applicable for MAGI Adults coverage, the worker must evaluate certain resources for any individuals seeking Medicaid payment for LTSS. These include asset transfers, trusts, annuities, and the home equity limit.
4.	Income	Income is determined using the policy in Chapter M04, and countable income must not exceed 138% FPL. Spenddown does not apply to this covered group.

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M1460.210 ABD 80% FPL COVERED GROUP

A.	De	scription	The ABD 80% FPL covered group includes aged, blind and disabled individuals who have income less than or equal to 80% FPL and countable resources that do not exceed the SSI resource limits. See M0320.300 for details about this covered group.				
B.	Po	licy					
	1.	Nonfinancial	Evaluate the non-financial Medicaid eligibility rules in Chapter M02.				
	2.	Asset Transfer	Determine if the recipient meets the asset transfer policy in subchapter M1450.				
	3.	Resources	Determine countable resources using the policy in chapter S11 and Appendix 2 to chapter S11. The resource limit is \$2,000.				
			The home property resource exclusion for individuals in the ABD 80% FPL covered group includes the home and ALL contiguous property as long as the individual lives in the home or, if absent, intends to return to the home (see Appendix 2 to chapter S11). When the ABD 80% FPL individual leaves his home property, obtain a signed statement from the individual as to:				
			 when and why he left the home; whether he intends to return; and if he does not intend to return, when that decision was made. The limited 6-month home property resource exclusion for institutionalized individuals does NOT apply to this covered group.				
	4.	Income	The ABD income policy in Chapter S08 is used to determine countable income for the ABD 80% FPL covered group. However, the income items listed in Sections M1460.610 and M1460.611 are NOT counted as income in determining income eligibility for the ABD 80% FPL covered group.				
			Countable income must not exceed 80% FPL. Spenddown does not apply to this covered group.				

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M1460.220 300% of SSI PAYMENT LIMIT GROUP

А.	Description	These are ABD or F&C individuals in medical facilities or who receive Medicaid CBC waiver services, who meet the appropriate CN resource requirements and resource limit and whose income is less than or equal to 300% of the SSI payment limit for an individual.
		Individuals who have been authorized for Medicaid LTC or Long-term Services and Supports (LTSS) may be evaluated in this covered group. If the individual is treated as an institutionalized individual and eligibility is established prior to the begin date of services, the individual has <i>180</i> days from the date on the Notice of Action to begin services.
B.	ABD Groups	Aged, blind or disabled individuals institutionalized in medical facilities, or who require institutionalization and are approved to receive Medicaid CBC waiver services are those who:
		• meet the Medicaid ABD resource requirements; and
		• have gross income, determined according to the ABD income requirements, that does not exceed 300% of the SSI individual payment limit.
		See sections M0320.501 and M0320.502 for details about these covered groups.
C.	F&C Groups	Individuals who meet an F&C definition (foster care or adoption assistance children under age 21, parents or caretaker-relatives of dependent children, and pregnant women) in medical facilities, or who require institutionalization and who are approved to receive Medicaid home and community-based care (CBC) waiver services, are those who:
		meet the F&C CN resource requirements if unmarried, (married individuals over age 18 must meet the ABD resource requirement <i>unless eligible in a MAGI group</i>); and
		• have gross income, determined according to the ABD income requirements, that does not exceed 300% of the SSI individual payment limit.
		Children under age 18 in the 300% of SSI covered group have no resource requirement.
		See sections M0330.501 and M0330.502 for details about these covered groups.

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M1460.300 ASSISTANCE UNIT

А.	Policy	An institutionalized individual is an assistance unit of one person, considered living separately from his spouse and/or parent(s), beginning the month in which he meets the definition of <i>an institutionalized individual</i> in section M1410.010.
		EXCEPTION: A pregnant woman's assistance unit includes the number of unborn children with which she is pregnant.
B.	Financial Eligibility	The financial eligibility rules in this section apply to both ABD and F&C individuals.
	1. Resources	The resources of an institutionalized child's parent(s) are NOT deemed available to the institutionalized child. The resources of an institutionalized individual's spouse are deemed available to the institutionalized individual in the initial eligibility determination (see subchapter M1480).
	2. Income	The income of an institutionalized individual's spouse or parent(s) is NOT deemed available to the institutionalized individual.
		For income eligibility, married institutionalized individuals are considered separated, not living together, and only that income which is voluntarily contributed to the institutionalized spouse by the separated spouse is considered available to the institutionalized spouse.
		Institutionalized children are considered separated from, not living with, their parents and only that income which is voluntarily contributed to the child is considered available to the child.
M	1460.400 STEPS F	FOR DETERMINING FINANCIAL ELIGIBILITY
A.	Is person an SSI recipient?	Yes: Go to M1460.201 (determine ABD CN resources; if within limit, is eligible as SSI). If resources exceed the limit, does recipient also meet F&C <i>CN</i> covered group?

- **Yes:** eligible as F&C *CN*; STOP. Go to section M1460.660 for enrollment and subchapter M1470 for patient pay. (Remember to review asset transfer to evaluate whether Medicaid payment may be made for LTC services).
- **No:** ineligible for Medicaid; STOP. Go to section M1460.660 for notice procedures.

No: Does person receive IV-E cash assistance?

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	lment and subclember to review	P. Go to section hapter M1470 for wasset transfer thay be made for	or patient pay. to evaluate whe	ether		
	No:	Go to	B below.			
B. Covered Group Is person already enrolled in Medicaid in a covered grouservices?					roup eligible f	or LTC
	Yes: Go	to E "Re	esources" below	, unless the per	son is a MAGI	Adult.
No: Is person F&C or an adult 19-64 years old and not receiving <i>Medicare</i> ?						ng
	Yes: Determine if he meets F&C <i>or MAGI Adult group</i> first (section M0330), go to D "Income" below.					
	No:	Go to C	below.			
C. Is person ABD?	ABD? Yes: Go to D "Income" below.					
	No: Is person in Hospice?					
	Yes:	Deter	mine as Hospic	e; see section M	10320.503.	
	No:			id, does not me n M1460.660 for		
D. Income (See M1460.600)						
1. Person is F&C or MAGI Adult	Determine co	untable	income using cl	hapters M04 and	<i>l</i> M07.	
or mAGI Addu	Compare income to appropriate M04 income limit.					
	Is income wit	hin limi	t?			
	fo	or enroll	ment and subch	<i>dult</i> , STOP. Go apter M1470 fo <i>be a patent pay</i>).		
	No: n	ot eligib	le as F&C, go t	o item 2 below.		
2. Person Is Not F&C	a. Is person 2 M1410.02		d does he meet	the definition of	finstitutionaliz	ation in
		-		ss than or equal on M1460.600 b		
		Is gross	income less tha	n or equal to 80	% FPL income	limit?
		Yes:	Go to section]	E "Resources" b	elow.	
		No:	Go to item 3 "	Determine 300°	% SSI income'	' below.

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				son meet the F&C meet the definition			• •
			Yes:	Go to item 3 "I	Determine 30	00% SSI incor	ne" <i>below</i> .
			No:	Go to section M Eligibility."	1460.410 "S	Steps for Dete	rmining MN
3.	Determine if Gross Income is Less Than or	lim	termine if gross mo it using chapter S0 lividuals.	•		•	
	Equal to 300% SSI	Is gross income less than or equal to 300% SSI income limit?					
		Yes: go to section E "Resources" below.					
			No: go to sectio below.	on M1460.410 "St	eps for Dete	rmining MN l	Eligibility"
	esources ee M1460.500)						
1.		a.	ABD groups				
	Resources		1) Unmarried Ind	dividual or Marrie	ed Individua	l with no Con	nmunity Spo
			determine limit conta or equal to S11 and A	FPL group: Usir if countable incon ined in M0810.00 80% FPL, detern ppendix 2 to chap does not apply to	ne is within 02.A.5. If contine countable oter S11. NO	the ABD 80% puntable incor ble resources u DTE: the 6-m	6 FPL incom ne is less tha using chapter
			Compare t	o ABD CN resou	rce limit = \$	2,000 for 1 pe	erson.
			b) 300% SSI S11.	group: Determin	e ABD coun	table resource	es using chap
			Compare to ABD is not eligible due FPL covered grou	e to excess resource	es, evaluate		

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		2) Married Individual with Con	nmunity Spouse			
		Determine ABD countable r M1480.	resources using c	hapter S11 and	d subchapter	
		Compare to ABD CN resou	rce limit = \$200	0 for 1 person		
		b. F&C groups				
		1) Unmarried Individual <i>age 1</i> <i>over</i> with no Community Sp		rried Individua	l age 18 or	
		Determine F&C CN con unmarried institutionality		s using chapter	M06 for the	
		• Compare to F&C CN re	source limit = \$	1,000.		
		2) Married Individual age 18 or	<i>over</i> with Com	munity Spouse	•	
		• Determine ABD counta	ble resources, Cl	hapter S11, M	1480.	
		• Compare to ABD CN re	esource limit = \$	2000 for 1 per	son.	
2.	Are resources within CN limit?	Yes: eligible in the covered group v section M1460.660 for enrollm				
		No: go to item 3 below.				
3.	Does person meet an MN	Yes: go to section M1460.410 "Step	ps for Determini	ng MN Eligibi	lity," below.	
	covered group?	No: person is not eligible for Medic to section M1460.660 for notic		excess resource	es; STOP. Go	

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M1460.410 STEPS FOR DETERMINING MN ELIGIBILITY

A.	Does person meet an MN covered	Yes: go to B below "Determine MN Resources."
	group?	No: person is not eligible for Medicaid because his gross income exceeds 300% of SSI and he does not meet a medically needy covered group; STOP, unless he has Medicare Part A. If he has Medicare Part A, determine eligibility for ABD <i>MSP</i> . If he does not have Medicare Part A, go to section M1460.660 for notice procedures.
B.	Determine MN Resources	
	1. ABD Groups	Determine ABD countable resources, Chapter S11.
		Compare to ABD MN resource limit = $$2,000$ for 1 person.
	2. F&C Groups	a. Unmarried Individual or Married Individual with No Community Spouse
		Determine F&C MN countable resources, Chapter M06.
		Compare to F&C MN resource limit = \$2,000 for 1 person.
		b. Married Individual over age 18 with Community Spouse
		Determine ABD countable resources, Chapter S11, M1480.
		Compare to ABD MN resource limit=\$2000
	3. Are resources within MN	Yes: go to C "Determine MN Income" below.
	limit?	No: person not eligible for Medicaid due to excess resources; STOP. Go to section M1460.660 for notice procedures.

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C. Determine MN Income

1.	ABD groups	Determine ABD MN countable income, Chapter S08.			
		Compare to MN income limit for 1 person in individual's home locality - where the individual last resided in Virginia outside of an institution (use Group III MN limit if individual was admitted to Virginia facility from out-of- state).			
2.	F&C groups	Determine F&C MN income, Chapter M07.			
		Compare to MN income limit for 1 person in individual's home locality - where the individual last resided in Virginia outside of an institution (use Group III MN limit if individual was admitted to Virginia facility from out-of- state).			
3.	Is Income Less Than or Equal	NOTE: A person who has gross income exceeding the 300% SSI limit will always have countable income that exceeds the MN limit.			
	to MN Income Limit?	Yes: eligible as MN; STOP. Go to section M1460.660 for enrollment and subchapter M1470 for patient pay.			
		No: Spenddown; excess amount is "spenddown liability." Go to 4. below for facility patients, 5. below for CBC recipients.			
4.	Spenddown Facility Patients	The RUG code amount may differ from facility to facility and from patient to patient within the same facility. For MN patients, the nursing facility must be contacted to obtain the RUG code amount.			
		a. Spenddown Liability Less Than or Equal to the Individual's Medicaid Rate			
		If the spenddown liability is less than or equal to the individual's Medicaid rate, determine spenddown eligibility by projecting the facility's costs at the individual's Medicaid rate for the month. Spenddown balance after deducting projected costs at the individual's Medicaid rate should be zero or less.			
		The patient is eligible as MN for the whole month. Go to section M1460.660 for enrollment and subchapter M1470 for patient pay.			
		b. Spenddown Liability More Than the Individual's Medicaid Rate			
		When the spenddown liability is more than the individual's Medicaid rate, determine spenddown eligibility AFTER the month has passed, on a daily basis (do not project expenses) by chronologically deducting old bills and carry-over expenses, then deducting the facility daily cost at the private daily rate and other medical expenses as they were incurred.			

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		If the spenddown is met on any date effective the first day of the month is Eligibility ends the last day of the m Each month must be evaluated sepa enrolled after the month being evalu	in which the spe nonth. rately. These p	enddown was n atients will alw	net.	
5.	Spenddown	Do not project CBC waiver services costs. Eligibility is evaluated on a				
	CBC Patients					
M146	60.500 RESO	URCE DETERMINATION				
A. Int	roduction	The following sections describe the	resource eligib	ility rules that a	are applicab	

- **B.** Resource Limits
 - **1. ABD Groups ALL** aged, blind and disabled (ABD) covered groups = \$2,000 per individual.

to individuals in long-term care.

2. F&C Groups F&C 300% SSI and Hospice groups = \$1,000 for individuals age 18 and over, regardless of the number of individuals in the assistance unit. Children under age 18 do not have a resource requirement.

There are no resource *limits* for any other F&C covered group. *All LTSS* evaluations require evaluation of substantial home equity and asset transfers, including annuities and trusts.

- *1.* **MN Groups** MN groups = \$2,000 for an individual and \$3,000 for 2 persons (pregnant woman with 1 unborn child; add \$100 for each additional unborn child).
- **C. Budget Period** The budget period for determining long-term care resource eligibility is always one month.

M1460.510 DETERMINING COUNTABLE RESOURCES

- A. Married Individual
 - 1. Married MAGI Adult MAGI Adults do not have a resource assessment or resource limit. Evaluate substantial home equity and asset transfers, including annuities and trusts, made by the MAGI Adult and/or the spouse.

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	2.	With A Community Spouse	individu commur facility). a. Com When instit CBC	munity Spouse Not Receiving h both husband and wife have a utionalized, and the community waiver services, the communit	he is married an a medical instit g Medicaid CBC applied for Medi y spouse does No	nd his spouse is cution or nursin C Waiver Serv caid and one is OT receive Me	s a ng v ices s edicaid
				stitutionalized individual. Follow resource determination covered groups, and in chapte community spouse's resource the month the other spouse be unmarried individual for the f	r M06 for F&C eligibility is det comes institutio	covered group termined as a c nalized, and as	os. The couple in
			b. Com	munity Spouse Receives Med	licaid CBC Wai	iver Services	
			instit Medi proce initia	n both husband and wife have a utionalized in a medical facility caid CBC waiver services, the essed as a married institutionali l month of Medicaid CBC and edures in subchapter M1480.	y, and the comm community spou zed Medicaid C	unity spouse ro use's eligibility BC recipient ir	eceives / is n the
	2.	Both Spouses In A Medical Facility (No Community Spouse)	spouse in in subch institution to the in subchap	e institutionalized individual's s in a medical institution or nur apter M1460 that apply to an u onalized individual effective the dividual's spouse if the spouse ter M1480 because the individu in M1480.	sing facility), th nmarried indiv e month of instit also applies for	e policy and pr vidual apply to utionalization Medicaid. Do	rocedures the and apply not use
			procedu	oth husband and wife are institu- res in subchapter M1460 that a suse in the initial month of insti-	pply to unmarr i	ied individuals	s apply to
	3.	Both Spouses Receive Medicaid CBC	waiver s	oth spouses have applied for M ervices, each spouse must be e ter M1480.			
В.		married lividual					
	1.	MAGI Adult Group		dults do not have a resource as ial home equity and asset trans			
	2.	ABD Covered Groups	living se individu unmarrie	cutionalized individual is an ass parately from his family. No r al's spouse. To determine the ed individual, or married indivi source policy and procedures f 500.	esources are dee ABD resource el dual with no cor	emed available ligibility of an mmunity spous	from the se, use the

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	For the ABD 80% FPL covered group procedures in chapter S11 and Appendix	1 /	1	cy and		
	The maximum allowable resource limit for an ABD individual is \$2,000.					
	NOTE: If the individual's resource individual has Medicare P SLMB, or QI (limited cov	art A, evaluate	for eligibility a	as QMB,		
3. F&C Covered Groups	1 2					
	NOTE: A pregnant woman's assista children with which she is		les the number	of unborn		
	Use the resource policy and procedu determination.	res in chapter N	106 for the res	ource		
M1460.520 RETR	OACTIVE RESOURCE DET	ERMINAT	ION			
A. Policy	When an applicant reports that he rec retroactive period, evaluate Medicaio			n the		
	Evaluate resource eligibility for each that month.	month using re	esources availa	ble during		
B. Reduction of Resources	An individual cannot retroactively re exceeded the resource limit through not eligible for that month. Howeve within a retroactive month, he may b of his resources is reduced to or belo	out a retroactiv r, if an applicar be eligible in the	e month, the in at reduces exce e month in whi	ndividual is ss resources ich the value		
	In order to reduce resources, liquid reprepaid burial accounts must actually resources must have been liquidated	y have been exp	ended. Non-li			
	E OWNERSHIP (NOT APPLI I <i>GI ADULTS</i>)	CABLE TO) ABD 80%	% FPL GRO		
A. Policy	The policy in this section does not ap Appendix 2 to chapter S11 for home 80% FPL group.	· ·	•	A		
	The policy in this section does not ap substantial home equity policy in MI	- ·				
	The institutionalized individual's form interest, and which he occupied as hi institutionalized, is not a countable re admission to a medical facility or nu excluded indefinitely when it is occu adult child, or disabled parent.	s residence before esource for the rsing facility.	ore becoming first six month The former hor	s following ne is		

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		M1460.000 LTC	a Medical Assistance Eligibility M14 January 2024 Page ending with Page LTC FINANCIAL ELIGIBILITY M1460.530 r A dependent child or parent is one who may be claimed as a dependent for purposes under the Internal Revenue Service's Code by either the institutionalized individual or his spouse.	19		
B.		finitions for is Section				
	1.	Dependent	purposes under the Internal Revenue	Service's Code		lent for tax
	2.	Institutionaliz-	a. Definition			
		ation	Institutionalization means receipt o	f 30 consecutive	days of :	
			• Medicaid waiver services (suc	-	• /	or
			screening committee provides verbal of its approval for the individual's re	or written confi	rmation	
				ion, continuity is	s broken by 180) or
			a different diagnosis or a change in c discharge, a new 6-month home excl documented that the discharge occur longer required and a physician docu	ondition unfores usion will begin red because faci	seen at the time if it was medic lity services we	e of cally ere no
			b. When Institutionalization Begir	15		
			Medicaid waiver services when the p provides verbal or written confirmati receipt of long-term care (LTC) servi	ore-admission sca on of its approva ices, or when the	reening commi al for the indiv	ittee idual's
			the individual has actually been a pat days or more. For example, an indiv on March 5. He applied for Medicai patient in the general hospital. He w on April 3; his institutionalization be hospital, March 5. His eligibility for	ient in the hospi idual was admitt d on March 6. C as in the hospita gan on the date 1	tal for 30 const ted to the gener On April 3, he v 1 for 30 consec he was admitte	ecutive ral hospital was still a putive days
			•		•	

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3. Home Property The home property is defined based on the individual's covered group, except when the individual is married with as community spouse. When the individual is married with a community spouse, **go to subchapter M1480.**

a. ABD Groups

The home property definition in section M1130.100 applies to ABD covered groups. An individual's home is property that serves as his or her principal place of residence. A home shall mean the house and lot used as the principal residence and all contiguous property, as long as the value of the land, exclusive of the lot occupied by the house, does not exceed \$5,000. If the individual has property contiguous to his home, the value of the non-home contiguous property over \$5,000 is a countable resource, unless it can be excluded for another reason listed in subchapter S1130.

b. F&C Groups

The home property definition in section M0630.115 applies to F&C covered groups. Home property is the home used as the principal residence and all contiguous property. Contiguous property is the land, and improvements on that land, which adjoins the home and which is not separated by land owned by others.

- **4.** Former Home The patient's former home (including a mobile home) is his primary residence:
 - which he owns, and
 - which he occupied as his residence prior to admission to an LTC facility, or prior to moving out to receive Medicaid CBC waiver services in another person's home.
- C. Exclude Former The former home property can be excluded indefinitely when one of the following conditions is met:
 - 1. Occupied By
Spouse or
Minor ChildThe former home is occupied by the individual's spouse, minor dependent child
under age 18, or dependent child under age 19 if attending school or vocational
training.
 - 2. Occupied By Disabled Adult Child or Disabled Parent

The former home is occupied by the individual's parent or adult child who:

- *has been determined to be* disabled according to the Medicaid disability definition;
- lived in the home with the recipient for at least one year prior to the recipient's institutionalization; and
- is dependent upon the recipient for his shelter needs.

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3. ABD Groups--Home
 Exclusion Does
 Not Apply To Contiguous
 Property
 For unmarried individuals and married individuals with no community spouses, the home exclusion for ABD covered groups applies to the home (dwelling) and the plot of land on which the home is located, and to the property
 contiguous to the home that comes under the home exclusion by using one of the two different calculations in section M1130.100. The home exclusion DOES NOT apply to the property contiguous to the home that does not come under the home definition in section M1130.100 A.2.

If the ABD individual owns property contiguous to his home, the value of the non-home contiguous property is a countable resource, regardless of whether the home is occupied by a dependent relative, unless the contiguous property can be excluded for another reason listed in subchapter S1130.

- D. 6-Months Home Exclusion
 The home is excluded as a primary residence during temporary absences for visits or to obtain medical treatment. The former home property is excluded as a resource for 6 months, beginning with the month following the month institutionalization begins.
 - ABD Groups--Exclusion Does Not Apply To Contiguous Property
 The 6-month home exclusion for ABD covered groups applies to the home (dwelling) and the plot of land on which the home is located, and to the property contiguous to the home that comes under the home exclusion by using one of the two different calculations in section M1130.100. The 6-month home exclusion DOES NOT apply to the property contiguous to the home that does not come under the home definition in section M1130.100 A.2.

Therefore, if the ABD individual owns property contiguous to his home, the value of the non-home contiguous property is a countable resource, regardless of the individual's temporary absence, unless the contiguous property can be excluded for another reason in subchapter S1130.

2. Facility Admission The former home property is excluded for 6 full months beginning with the month following the month of institutionalization in a medical facility. The property is no longer "home property" after 6 months of absence due to institutionalization. An individual who has been receiving Medicaid CBC waiver services in his own home and who then enters a nursing facility receives the six months former home exclusion starting with the month following the month of admission to the facility.

Individuals re-admitted to a medical facility 30 days or more after discharge will have the six-months former home exclusion start over again.

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W Se	ledicaid CBC ⁄aiver ervices	EXAMPLE #1: Mr. G is an unmarried aged individual who has been receiving Medicaid CBC waiver services in his home since February 2, 1997. He was admitted to a nursing facility on June 20, 1998. He owns his home, which has no contiguous property. His former home property is excluded for 6 months after admission, beginning July 1, 1998 and ending December 31, 1998 A Medicaid CBC waiver services recipient who is living away from the home established as his primary place of residence, in order to receive medical care, is entitled to the six months' home exclusion. The six months will start with the
Α	dmission	month following the month in which he left his home.
		An individual who is discharged from a nursing facility to go home and receive Medicaid CBC waiver services is considered as living on the home property. The home property, as defined by the appropriate manual section, is excluded while the individual lives there.
		EXAMPLE #2: Mr. B is an unmarried aged individual living in his home. He was admitted to Medicaid CBC waiver services on January 20, 1999, the day he moved into his daughter's home. He owns his home, which has no contiguous property. His former home property is excluded for 6 months after the month in which he moved to his daughter's home. The 6-months exclusion begins February 1, 1999 and ends July 31, 1999.
E. After	Six Months	At the end of six months of continuous absence due to institutionalization, the former home property must be counted as an available resource if owned by the recipient, unless it can be excluded for another reason.
	xclude 1definitely	The former home property (residence) can be excluded indefinitely when one of the conditions in section M1460.530 C. above is met.
R	xclude Under esource ules	If the former residence is not excluded because it is not occupied by an individual who meets the requirements in section M1460.530 C. above, determine if it can be excluded under the resource rules applicable to the individual's covered group.
		a. ABD Covered Groups
		1) Reasonable but Unsuccessful Efforts to Sell (section M1130.140).
		2) Indians' Interest in Trust or Restricted Lands (section S1130.150).
		3) Other Real Property (section M1130.160).
		 Property Essential to Self-support (sections S1130.500 through S1130.510).

lanual Ti		cal Assistance Eligibility	Chapter M14	Page Revision	on Date ber 2024
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		b. F&C Covered Groups			
		1) Excluded Resources (sec	tion M0630.100).		
		2) Reasonable Effort To Sel	ll (CN) (section M	10630.105).	
		 Reasonable Effort To Se M0630.110). 	ell For the Medica	lly Needy (se	ction
	ne No Longer luded	If the individual's home property excess resources, cancel Medica individual does not have Medica A, evaluate the individual's eligi (MSP) which has more liberal re M0320.600).	id because of exce are Part A. If the i bility as ABD Me	ess resources individual has edicare Saving	when the Medicare P gs Program
	Individual Has Medicare Part	When the individual has Medica	re Part A:		
	A	a. compare income with the AB the ABD MSP income limits		the income is	below one o
		b. evaluate the resources using Appendix 2.	ABD MSP policy	as found in C	Chapter S11,
		c. If eligible as ABD MSP only CBC waiver services costs.		· ·	rsing facility
		• prepare and send an Advan	ce Notice of Prop	osed Action t	o the recipie
		 cancel the recipient's constrained coverage; 	overage, then rein	state the recip	pient to ABD
		 send a Medicaid LTC Oprovider and the MCO, for full Medicaid cover eligible for limited ABI following the cancel da will not pay for the ind 	stating that the reage because of ex D MSP coverage; the of the recipient	ecipient is no cess resource beginning (sj	longer eligib s, but is pecify the da
		d. If NOT eligible as ABD MS the recipient's Medicaid. Do		urces and/or i	ncome, canc
		• prepare and send an "A recipient;	dvance Notice of	Proposed Ac	tion" to the
		• cancel the recipient's Mor income;	ledicaid coverage	because of ex	cess resourc

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• send a DMAS-225 to the provider *and the MCO*, stating that the recipient's Medicaid will be canceled because of excess resources (and/or income) and the effective date of cancellation.

2.	Individual	When the individual DOES NOT have Medicare Part A:
	Does Not Have	
	Medicare Part	a. cancel the recipient's Medicaid coverage because of excess resources;
	Α	
		b. prepare and send an Advance Notice of Proposed Action to the recipient;

c. send a DMAS-225 to the provider, stating that the recipient's Medicaid will be canceled because of excess resources, and the effective date of cancellation.

M1460.540 SUSPENSION PROCEDURES

A. Policy This section applies ONLY to Medicaid recipients:

- who are enrolled in ongoing Medicaid coverage and
- whose patient pay exceeds the Medicaid rate.
- **B. Procedures** If a Medicaid recipient's patient pay exceeds the Medicaid rate and his resources go over the Medicaid resource limit, take the following actions:
 - 1. For Recipients
Who Have
Medicare Part
Aa. Resources Less Than or Equal to ABD MSP Resource Limit1. For Recipients
Who Have
Medicare Part
Aa. Resources Less Than or Equal to ABD MSP Resource Limit1. For Recipients
Medicare Part
AIf the recipient's resources are less than or equal to the higher ABD MSP
resource limit, determine if the recipient's income is less than or equal to the
QMB, SLMB, or QI income limit.
 - 1) When the recipient's income is less than or equal to the QMB, SLMB, or QI income limit:
 - a) prepare and send an advance notice to reduce the recipient's Medicaid coverage from full benefits to limited benefits (specify the appropriate QMB, SLMB, or QI coverage). Write a note on the notice telling the recipient that:
 - the limited (QMB, SLMB, or QI) benefits will NOT pay for long-term care services, and
 - if he verifies that his resources are less than or equal to the \$2,000 resource limit, he should request reinstatement of full Medicaid benefits.

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- b) cancel the recipient's full coverage effective the last day of the month in which the 10-day advance notice period expires. Reinstate the recipient's coverage with the begin date as the first day of the month following the cancellation effective date, using the appropriate QMB, SLMB or QI AC.
- 2) When the recipient's income exceeds the QMB, SLMB and QI income limits, follow the procedures in 2 below (the procedures for recipients who do not have Medicare Part A).

b. Resources Exceed ABD MSP Resource Limit

If resources are greater than the ABD MSP resource limit, follow the procedures in item 2 below (the procedures for recipients who do not have Medicare Part A).

a. Prepare and Send Advance Notice

2. For Recipients Who Do NOT Have Medicare Part A

Prepare and send an advance notice to cancel the recipient's Medicaid eligibility. Specify the effective date, which is the last day of the month in which the 10-day advance notice period expires. Write a note on the notice telling the recipient that if he verifies that his resources are less than or equal to the \$2,000 resource limit before the specified date (specify the date which is 3 months from the cancel effective date), he should request reinstatement of Medicaid eligibility.

b. Cancel Medicaid Eligibility

Cancel the recipient's eligibility effective the last day of the month in which the 10-day advance notice period expires.

c. Suspend Case Administratively

Suspend the case administratively for a maximum of 3 months; do not close the case statistically. The suspension effective date is the effective date of the Medicaid cancellation in *VaCMS*. While suspended, the case remains open for a maximum of 3 months.

If, by the end of 3 months from the suspension effective date, the individual provides verification that his resources have been reduced to or below the resource limit, document the reduction in resources in the individual's *VaCMS* case record. Reinstate his Medicaid eligibility effective the first day of the month in which his resources are less than or equal to the resource limit.

If the individual does NOT provide verification within 3 months of the suspension effective date that his resources have been reduced to or below the resource limit, close the case administratively and statistically. Do not take any action on his enrollment in *VaCMS*, because his eligibility has already been canceled. The individual will have to file a new Medicaid application.

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		ME DETERMINATION			l	
	roduction	This section provides the income r eligibility for Medicaid participation				
B. F&	C <i>CN</i>	If an institutionalized individual m his income is within the appropriat individual is an assistance unit of o responsible relatives. Use the poli to determine countable income.	te F&C income lim one person; no inco	it. The institu me is deemed	tionalized from	
C. MA Group	AGI Adult	If an individual is between the age receiving Medicare, determine if h equal to 138% of the Federal Pove M04 to determine countable incom	iis MAGI househol erty Level (FPL). U	d income is le	ss than or	
	D 80% FPL oup	If an individual is aged, blind or di equal to 80% of the FPL. See M08 limits. The ABD income policy in income for the ABD 80% FPL cow in Sections M1460.610 and M1460 determining income eligibility as a 80% FPL covered group.	810.002 A.5 for the a Chapter S08 is us vered group. <i>Howe</i> 0.611 are NOT cou	e ABD 80% F ed to determin over, the incom nted as incom	PL income le countable <i>ie items list</i> e in	
	9% SSI Income nit Group	For purposes of this section, we re covered group of "individuals in m equal to 300% of the SSI individua Medicaid waiver services who hav SSI individual payment limit" as o as "institutionalized individuals wl "300% SSI group."	nedical facilities what has a payment limit" a ve income less than one covered group.	no have incom nd "individua or equal to 30 We refer to th	e less than ls receiving 00% of the nis one gro	
1.	Assistance Unit	The institutionalized individual is a deemed from responsible relatives		of one person;	no income	
2.	Income Limit	The income limit for ABD and F& of the SSI individual payment limi			roup is 300	
3.	Countable	Income sources listed in section	M1460.610 are N(OT considere	d income.	
	Income	Income sources listed in section M1460.611 ARE counted as income.				
		All other income is counted. The individual's gross income is counted; no exclusions are deducted.				
		To determine an income type or source and to determine how to count the income, use the policy and procedures in chapter S08 for all individuals (both ABD and F&C) in this covered group.				
		Income is projected for the month determined. This calculation is ba month unless there is documentation reasonably be expected to occur w received.	sed upon the incon on that a change ha	he received in as occurred or	the past can	

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To determine if an individual has income within the 300% of SSI limit, use **gross** income, not countable income. Determine what is income according to chapter S08 and subchapter M1460.

DO NOT subtract the \$20 general exclusion or any other income exclusions. The individual is an assistance unit of 1 person. DO NOT DEEM any income from the individual's spouse or parent.

Effective 12/1/2024, Virginia's state Medicaid plan was updated to disregard Social Security Disability Income (SSDI) when determining eligibility for Long Term Services and Supports (LTSS) for approved Developmental Disability (DD) Waiver recipients. This change does not apply to CCC Plus waiver recipients.

The disregard is not applicable to the post-eligibility calculation of patient pay.

- SSDI over and above the current SSI payment limit will be disregarded for Medicaid applicants offered a DD waiver slot dependent upon Medicaid eligibility and enrollment.
- SSDI over and above the current SSI payment limit will be disregarded at renewal or change for individuals approved for LTSS through a DD waiver.
- SSDI will be countable as applicable for the covered group(s) in which the individual is being re-evaluated if they are no longer approved for a DD waiver, for example no longer meeting the level of care (LOC) requirement.

VaCMS will automatically disregard the SSDI income of a client who meets the above criteria counting only the SSI maximum income limit for one person. Additionally, the MA institutionalized screen and various elements of the Eligibility summary screen have been updated with this change.

Compare the total gross income to the 300% of SSI limit (see M0810.002 A. 3). If countable income is equal to or less than this limit, the individual is eligible for Medicaid in this covered group.

If the total gross income exceeds this limit, the individual is not eligible for Medicaid in this covered group. Evaluate his/her eligibility as medically needy.

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<u>a</u> 1	1 .	Virginia Medie	cal Assistance Eligibility	M14	October	
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	-		INANCIAL ELIGIBILITI	11140	0.010	21
Е.	MN	Income - All Covered oups	The medically needy (MN) individua subchapter M0710 and in section M0		are listed in Ap	opendix 5 to
		ABD MN Covered Groups	Evaluate MN resource and income el income over the 300% SSI income lin		D individuals v	vho have
		-	The income sources listed in sections M1460.611 "Countable Income for th Countable income is determined by th applicable exclusions are deducted fr individual's countable income.	ne 300% SSI Gr he income polic	oup" are NOT y in chapter S0	counted. 8;
			The income actually received in the r retroactive eligibility. The income ex application month is considered when The income expected to be received v for ongoing eligibility.	spected to be rec n determining el	eived within the tigibility in that	ne month.
		F&C MN Covered	Evaluate MN resource and income el income over the 300% SSI income lin		C individuals w	ho have
		Groups	Countable income is determined by the a monthly budget period; applicable of to calculate the individual's countable income sources listed in sections M14 counted.	exclusions are de e income. In ad	educted from g dition, the	ross income
			Anticipated income is projected for the determined. This calculation is based month unless there is documentation reasonably be expected to occur which	l upon the incon that a change ha	ne received in t as occurred or c	he prior an
Μ	146	0.610 WHAT	IS NOT INCOME			
А.	Intr	oduction	This section contains a list of items the determining income eligibility for ins facilities or Medicaid CBC waiver se	stitutionalized in		
			NOTE : The income items in C. belowhen determining F&C in			e only
B.	Inco	at Is Not ome - All vered Groups	Do not consider the types of items in determining eligibility or patient p atient patient pat			n

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1.	Federal/State Government Payments & Programs	a. Suppl b. Auxili c. Temp d. Suppl Stamp e. Wome f. IV-E a g. IV-E a	rovided under the follow are not income: emental Security Income ary grants (AG) paymer orary Assistance to Need emental Nutrition Assist os). en, Infants and Children and Non IV-E Foster Ca and Non IV-E Adoption and Meal programs with school breakfasts, school lunches, milk programs.	e (SSI) payments. hts. dy Families (TAN <i>ance Program (SI</i> (WIC) coupons. re payments [ref. Assistance payme	IF) payments <i>NAP) (former</i> 1612(b)(10)] ents.	ly Food
2.	Medical or Social Services	social serv performed encourage medical or Title IV-B Services, s medical or income.	0) Cash or in-kind items vices programs, unless it as a participant in a she individuals to use speci social services program c, Child Welfare Services services under the Rehab r social services received	is remuneration f eltered workshop of fic facilities or to ns, is not income. s, Title V, Matern pilitation Act of 19 d from a governme	For work or action of an incentive participate in For example and Child 973 are cash of ent program a	etivities re payment to a specific a, Title XX, Health or in-kind and are NOT
		i F	Education in public scho ncome maintenance prop programs. The provision a social service.	grams such as VA	are NOT so	cial services
3.	Non- government Medical or Social Services	services p social serv	0 F1) Cash received from rograms, such as Red Cr vices already received by ons is not income.	ross or Salvation A	Army, for me	dical or
4.	Personal Services	e.g., mow	0) Personal services per ing the lawn, doing hous g are not counted as inco ervice.	secleaning, going	to the grocer	y store,
5.	Conversion of a Resource	not incom	0) Receipts from the sal e; they are a conversion rm of resource.			
6.	Income Tax Refund	(\$0815.27	0) Any amount refunded	d on income taxes	already paid	is not incon

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ıbcha	apter Subject	IC FINANCIAL ELIGIBILITY	Page ending with M146		Page 29		
7.	Credit Life/Disability Payments	(S0815.300) Payments made under a cred policy on behalf of an individual are not in		lisability insura	ance		
8.	Loan Proceeds	(S0815.350) Proceeds of a bona fide loan of the borrower's obligation to repay.	are not income	to the borrowe	r because		
9.	Third Party	a. Payments made by another individual					
	Payments	(S0815.400) Payment of an individual's be medical insurance or other medical insura to the supplier is not income.					
		Payments made directly to the service pro individual's private room or "sitter" in a r individual.					
		EXCEPTION: For F&C covered groups the person paying the bill(s) is the child's Support Enforcement (DCSE) has not esta parent, the amount(s) paid by the absent p	absent father an ablished an oblig	d the Division gation for the a	of Child bsent		
		b. Long-term care (LTC) insurance payments					
		Institutionalized individuals who have LTC insurance coverage must have the LTC insurance coverage information entered into the recipient's TPL file in VaCMS. The insurance policy type is "H" and the coverage type is "N."					
		If the patient receives the payment from the insurance company, it is not counted as income. The patient should assign it to the provider. If the patient cannot do this, or the policy prohibits assignment, the payment should be given directly to the provider. The provider should report the payment as a third party payment on its claim form. If the patient received the payment and cannot give it to the provider for some reason, then the patient should send the insurance payment to:					
		<u>This address is for USPS mail only:</u> Commonwealth of VA COV - DMAS PO Box 780209 Philadelphia, PA 19178-0209					
		<u><i>This address is only for overnight mail b</i></u> Lockbox Services #780209 Commonwealth of VA COV DMAS 2005 Market Street, 5th Floor Philadelphia, PA 19103-7042	<u>y special carrie</u>	<u>rs:</u>			
		Along with the check, submit some type of documentation to explain why the funds are being sent to DMAS.					
10.	. Replacement Income	(S0815.450) If an individual's income is la individual receives a replacement, the rep payment was counted in determining the i	lacement is not :	income if the o	riginal		
11.	. Erroneous Payments	(S0815.460) A payment is not income wh due the money and returns the check unca erroneously received money.					

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12.	Weatherization Assistance	(S0815.500) Weatherization assistant windows, etc.) is not income.	ce (e.g., insulatio	on, storm door	s, and
13.	Certain Employer Payments	(S0815.600) The following payments UNLESS the funds for them are dedu			
	·	a. funds the employer uses to purcha plan;	se qualified ben	efits under a "o	cafeteria"
		b. employer contribution to a health	insurance or reti	irement plan;	
		c. the employer's share of FICA taxe in all cases;	s or unemploym	nent compensat	tion taxes
		d. the employer's share of FICA tax paid by the employer on wages for the employer or for agricultural la does not reimburse the employer.	or domestic serv abor only, to the	vice in the priva	ate home of
14.	Payments to Victims of Nazi Persecution	Any payments made to individuals be persecution are not income [P.L.103-			s of Nazi
15.	Advance Payments That will Be Reimbursed	Advance payments made by a person to be reimbursed once Medicaid is ap sources to hold the facility bed while counted as income in determining el	pproved, and pay the patient is ho	ments made b ospitalized, are	y outside
		There are instances when the family of interested party(ies), makes an advan prior to or during the Medicaid applic admission and continued care. The in advance payment will be refunded if monies contributed toward the cost o eligibility determination must be rein party by the facility once Medicaid el	ce payment on t cation process to ndividual may h Medicaid eligib f patient care pe nbursed to the pa	he cost of facil assure the Pat ave been prom ility is establis nding a Medic atient or the co	lity care tient's ised that the hed. Any aid
16.	Medical Expense Reimburse- ment	Medical expense reimbursement fron income. Medical expense reimburser			licy is not
<u>The inc</u>	come in items 17 th	rough 23 below are not income by otl	her federal stat	utes or law:	
17.	Energy Assistance	Energy Assistance through Block Grapayments) is excluded [P.L. 93-644].	ants (Virginia's l	Fuel Assistance	3
18.	Radiation Exposure Trust Fund	Radiation Exposure Compensation Tr 101-426].	rust Fund payme	ents are exclud	ed [P.L.

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19. Agent Orange	Agent Orange Payments are exclu	uded [P. L. 101-23	9].	
20. Native American Funds	The following funds for Native A groups:		U	
i unus	a. Alaska Native Claims Settlem \$2,000) [P.L. 100-241]	ent Act (cash payr	nents not to e	xceed
	b. Maine Claims Settlement Act	[P.L. 96-420]		
	c. Blackfeet and Gros Ventre [P.	L. 92-254]		
	d. Grand River Band of Ottawa	[P.L. 94-540]		
	e. Red Lake Band of Chippewa	[P.L. 98-123]		
	For MAGI Adults, the following p are also not counted as income:	payments to Ameria	can Indian/Al	aska Native
	a. distributions received from the Settlement Trusts (Public Law		orporations d	and
	b. distributions from any proper restrictions, located within th reservation, or otherwise und	ne most recent boun	ndaries of a p	orior Federa
	c. distribution and payments fro usage rights, or natural resou	-		•
	• rights of any lands held i boundaries of a prior Fea the Secretary of the Inter	deral reservation o		
	 federally protected rights gathering or usage of nat 		ervation hunt	ing, fishing
	• distributions resulting fro to natural resources and		wnership inte	rests relate
	 located on or near a rese of a prior Federal reserv 		he most recen	t boundarie
	• resulting from the exercis such property ownership		tected rights i	relating to
	d. payments resulting from own that have unique religious, sp or right or rights that suppor according to applicable Tribu	piritual, traditional t subsistence or a t	, or cultural s	significance
	e. Student financial assistance p Education Program.	provided under the	Bureau of In	dian Affair.

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- C. What Is NOT
Income For All
Covered Groups
EXCEPT F&C
MNThe items below are NOT income when determining eligibility as an
institutionalized individual for all covered groups EXCEPT for the F&C MN
covered groups. Count these income sources in the F&C medically needy
income determination, but NOT in the patient pay calculation.
 - 1. Specific VA
PaymentsThe following VA payments are NOT income for all covered groups EXCEPT
the F&C MN covered groups:
 - a. Payments for Aid and Attendance or housebound allowances. Refer to section M1470.100 for counting Aid and Attendance payments as income in the patient pay calculation.

NOTE: This applies to all LTC recipients, including those patients who reside in state veterans' care centers.

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		b. Payments for unusual medical exp	benses.		
		c. Payments made as part of a VA pa	rogram of vocati	ional rehabilita	tion.
		d. VA clothing allowance.			
		e. Any pension paid to a nursing fac	ility patient who	ois	
		 a veteran with no dependent a veteran's surviving spouse a veteran's dependent child 	who has no chi	ld, or	
		NOTE: Refer to section M payments as income for pos to all LTC recipients, includ veterans' care centers.	t-eligibility dete	erminations. Th	his applies
		f. Any portion of a VA educational veteran's own contribution is a contribution of a VA educational for the second			
2.	VA Augmented Benefits	An absent dependent's portion of an a individual on or after 11-17-94 is NC determining his eligibility in any cov covered group.	T income to the	individual wh	en
		VA Augmented benefits are COUNT eligibility in the F&C MN covered g		when determini	ng
3.	Return of Money	(S0815.250) A rebate, refund, or othe already paid is NOT income to the in in any covered group EXCEPT an F& return of the individual's own money such as a cooperative operating as a j a return on a member's investment; th a dividend.	dividual when d &C MN covered . Some "rebates ointly owned bu	etermining his group. The ke do not fit this siness pays a "	eligibility ey idea is a s category, rebate" as
4.	Death Benefits	Death benefits equal to cost of last il covered groups EXCEPT the F&C M			ne in all
		Any amount of the death benefit that burial is counted as income for eligi groups .			
5.	Austrian Social Insurance	Austrian Social Insurance payments t are NOT income in all covered group groups.			
6.	Native	a. Seneca Nation Settlement Act [res	f. P.L. 101-503]		
	American Funds	b. Yakima Indian Nation [ref. P.L. 9	9-433]		
	i unuy	c. Papago Tribe of Arizona [ref. P.L	. 97-408]		
		d. Shawnee Indians [ref. P.L. 97-372	2]		

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						<u>. </u>
			e. Miami Tribe of Oklahoma and Ind	diana [ref. P.L. 9	97-376]	
			f. Clallam Tribe [ref. P.L. 97-402]			
			g. Pembina Chippewa [ref. P.L. 97-4	103]		
			h. Confederated Tribes of Warm Sp	orings Reservatio	on [ref. P.L. 97	'-436].
Μ	146	50.611 COUNT	TABLE INCOME FOR THE	300% SSI	GROUP	
A.	Ар	plicability	This section contains a list of income are COUNTED when determining in- group, but may be excluded when det other covered groups.	come eligibility	for the 300% S	SSI
B.	161	ms Under 12(b) and	Count the following income source eligibility for the 300% SSI income		t ion when dete	rmining
	(co pa	otnote 57 ounted also as tient pay come)	DO NOT COUNT the income sour the income eligibility in all other Me			nining
	1.	ACTION Program	Action Program. This is the federal of programs such as the Special and Derincludes the following programs: [Re	monstration Vol	unteer Program	
			Retired Senior Volu	U V	RSVP)	
			Foster Grandparent I Senior Companying P			
			 Senior Companion P University Year for A 			
			 VISTA 	Action		
			Special and Demons	tration Voluntee	r Programs.	
	2.	BIA Student Assistance	Bureau of Indian Affairs Student Ass	istance [ref. P.L	. 89-329].	
	3.	Disaster Assistance	Presidentially declared disaster assist federal programs and agencies, joint local government programs, and priv [1612(b) (11)].	federal and state	programs, sta	te or
	4.	EITC	Earned income tax credit payments [1612(b) (19)].		
	5.	Federal Relocation	Federal Relocation Assistance [ref. P	.L. 91-646].		
	6.	Infrequent or Irregular Income	Any infrequent/irregular income. See Chapter M07 for the F&C policy.	e Chapter S08 fo	or the ABD po	licy. See

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	7.	Native Americans'	Funds for Native Americans, including	ng funds from:		
			• Indian Tribal Judgment Func	ls Use or Distrik	oution Act [re	f. P.L. 93-134]
			• Indian Tribes Submarginal I	Land Act [ref. P	.L. 94-114].	
	8.	Specific Restitution	Japanese-American and Aleutian Res	stitution paymer	nts [ref. P.L. 1	00-383].
	9.	Grants, Scholarships, Fellowships	Any portion of a grant, scholarship o tuition and fees at any educational in or technical training [1612(b)(7)].	institution, including those for vocational		
	10.	Student Loans & Grants	The following student loans or grants	5:		
			 a. National Defense Student Loans b. Pell Grants [ref. P.L. 89-329]. c. Supplemental Education Opportu d. State Student Incentive Grants [r 	unity Grants (SE	EOG) [ref. P.I	89-329].
C.	C. Count for 300% SSI Group; (counted as patient		Count the income sources in this subsection when determining eligibility and patient pay for the 300% SSI group AND all F&C covered groups .			
		y income)	Do not count the income sources in a Income eligibility of the ABD MN co		en determining	g the
	1.	Interest on Disaster Assistance	Interest income on disaster assistance the payment [1612(b) (12)].	e within first nir	ne months of r	eceipt of
	2.	Tax Refund	Tax refund on food or real property.			
	3.	Assistance Payments	State or local assistance payments the	at are based on 1	need [1612(b)	(6)].
	4.	Energy Assistance	Support or maintenance assistance w furnished in kind by a nonprofit agen heating oil or gas, by an entity provid utility providing home energy [1612(provided by a source other than the " Program) [1612(b) (13)].	(b)(13)]. Energy	l by supplier o gy, or by a mu y assistance th	of home inicipal nat is
	5.	Housing Assistance	Housing assistance (including Farme the U.S. Housing Act of 1937, the Na Housing and Urban Development Ac 1949, or section 202(h) of the Housin to the applicant/recipient. Do not co not paid directly to the applicant/recipient	ational Housing et of 1965, title ^v ng Act of 1959 [<i>unt housing ass</i>	Act, section V of the Hous 1612(b) (14)	101 of the ing Act of <i>paid directly</i>

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6.	Domestic Travel Tickets	Gifts of domestic travel tickets	[1612(b)(15)].		
7.	Victim's Compensation	Victim's compensation provide	ed by a state.		
8.	Tech-related Assistance	Tech-Related Assistance for In 100-407].	dividuals with Disabi	lities [ref. P.L.	
9.	\$20 General Exclusion	\$20 a month general income ex	cclusion for the unit.		
	EXCLUSION EXCEPTION: Certain veterans (VA) benefits are not subject to the \$ income exclusion. Refer to subchapter S0830 for complete explanation which VA payments are entitled to the \$20 general exclusion.				
10.	PASS Income	Any unearned income used to a support (PASS). See item 12 b PASS [1612(b) (4)(A) & (B)].	below for earned incom	•	
11.	. Earned Income Exclusions	The following earned income e group:	exclusions are not ded	ucted for the 3	00% SSI
		a. For 2024, up to \$2,290 p calendar year, of the ear			
		For 2023, up to \$2,220 p calendar year, of the earn child.			
		For 2022, up to \$2.040 p calendar year, of the earn child.		-	
		 b. Any portion of the \$20 mo been excluded from unearr (2)(A)]. 			
		c. \$65 of earned income in a	month [1612(b) (4)(C	5)].	
		d. IRWE - earned income of related work expenses [16]		sed to pay imp	airment-
		e. One-half of remaining earn	ned income in a month	n [1612(b) (4)(C)].
		f. BWE - Earned income of b [1612(b) (4)(A)].	olind individuals used	to meet work	expenses
		g. Earned income used to full support (PASS) [1612(b) (lan to achieve	self-
12.	Child Support	Child support payments receiv Disabled child [1612(b) (9)].	ed from an absent par	ent for a blind	or

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	 a. Puyallup Tribe [ref. P.L. 101- b. White Earth Reservational La c. Chippewas of Mississippi [rei d. Saginaw Chippewas of Michi e. Shoalwater Bay Indian Tribe f. Wyandotte Tribe [ref. P.L. 98 g. Chippewas of Lake Superior h. Cow Creek Band of Umpqua i. Coushatta Tribe of Louisiana j. Wisconsin Band of Potowator k. Seminole Indians [ref. P.L. 10] l. receipts from land distributed Pueblo of Santa Ana [ref. 	41] nd Settlement [re f. P.L. 99-377] gan [ref. P.L. 99- [ref. P.L. 98-432] -602] [ref. P.L. 99-146] [ref. P.L. 100-139 [ref. P.L. 100-41] mi [ref. P.L. 100-41] mi [ref. P.L. 100-41] to: P.L. 95-498]	f. P.L. 99-264 346] 9] 1]	
14. State/Local Relocation	State or local relocation assistance	e [1612(b) (18)].		
15. USC Title 37 Section 310	Special pay received pursuant to s [1612(b)(20)].	section 310 of title	e 37, United S	tates Code
	NOTE: For additional F&C med Chapter M07. For addit exclusions, go to Chapte	ional ABD medic	·	

M1460.620 RESERVED

M1460.640 INCOME DETERMINATION PROCESS FOR STAYS LESS THAN 30 DAYS

A. Policy - Individual in An Institution for Less Than 30 Days	This subsection is applicable ONLY if it is known that the time spent in the institution has been, or will be, less than 30 days. If the individual is institutionalized for less than 30 days, Medicaid eligibility is determined as a non-institutionalized individual because the definition of "institutionalization" is not met. If there is no break between a hospital stay and admission to a nursing facility or Medicaid CBC waiver services, the hospital days count toward the 30 days in the "institutionalization" definition.
B. Recipient	If a Medicaid recipient is admitted to a medical institution for less than 30 days, go to subchapter M1470 for patient pay policy and procedures.
C. Applicant	If the individual is NOT a Medicaid recipient and applies for Medicaid determine the individual's income eligibility as a non-institutionalized individual. Go to Chapter M07 for F&C or S08 for ABD to determine the individual's income eligibility.

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M1460.650 RETROACTIVE INCOME DETERMINATION

А.	Po	licy	The retroactive period is the three months immediately prior to the Application month. The three-month retroactive period cannot include a portion of a prior Medicaid medically needy spenddown budget period in which eligibility was established.
	1.	Institutional- ized Individual	For the retroactive months in which the individual was institutionalized in a medical facility, determine income eligibility on a monthly basis using the policy and procedures in this subchapter (M1460). An individual who lived outside of a medical institution during the retroactive period must have retroactive Medicaid eligibility determined as a non-institutionalized individual.
			A spenddown must be established for any month(s) during which excess income existed. Go to M1460.700 for spenddown policies and procedures for medically needy institutionalized individuals.
	2.	Individual Not Institutional- ized	For the retroactive months in which the individual was NOT institutionalized, determine income eligibility for the ABD groups using the ABD policy and procedures in chapter S08. Determine income eligibility for the F&C groups using policy and procedures in chapters <i>M04 and</i> M07. <i>Determine income eligibility for MAGI Adults using the policy and procedures in chapter M04.</i>
			<i>If the individual meets a MN covered group</i> , a spenddown must be established for any month(s) during which excess income existed. See Chapter M13 for spenddown policies and procedures. <i>There is no MN covered group for MAGI Adults</i> .
	3.	Retroactive Entitlement	If an applicant meets all eligibility requirements, he is entitled to Medicaid coverage for the month(s) in which all eligibility factors were met.
B.	Co	untable Income	Countable income is that income which was actually received in the retroactive month(s). Count the income received in the months in which the individual meets all other Medicaid eligibility requirements.
			If the individual was CN in the retroactive month, the countable income is compared to the appropriate income limit for the retroactive month. Medicaid income eligibility is determined on a monthly basis for the MN institutionalized individual.
C.	En	titlement	Retroactive coverage cannot begin earlier than the first day of the third month prior to the application month. When an applicant reports that he received a medical service within the retroactive period, entitlement for Medicaid will begin with the first day of the third month prior to the application month, provided all eligibility factors were met in all three months. If the institutionalized applicant had excess income in the retroactive period, entitlement may begin the first day of the month in which the retroactive spenddown was met. For additional information, refer to section M1510.101.

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D. Retroactive
IncomeEXAMPLE #3: A disabled institutionalized individual applies for Medicaid on
June 5 and requests retroactive coverage for unpaid medical bills that he
incurred in March, April, and May. His disability onset date was April 10. He
was institutionalized on April 10.

The retroactive period is March, April and May. He is not eligible for March because he did not meet a covered group in March. The income he received in April and May is counted monthly because he was institutionalized in each month. He is resource eligible for all three months.

His April income is calculated and compared to the monthly 300% SSI income limit. It exceeds that limit. His May income is calculated and compared to the monthly 300% SSI income limit; it is within the limit. Therefore, he is placed on a one-month retroactive spenddown for April, and is enrolled in the 300% SSI covered group for May.

M1460.660 NOTICES & ENROLLMENT PROCEDURES FOR CATEGORICALLY NEEDY

A.	CN Eligible Enrollment	Enroll the recipient with the appropriate CN aid category (AC) as follows:
	1. SSI	011 Aged 031 Blind 051 Disabled
	2. "Protected" ABD Covere Groups	021 Aged1041 Blind061 Disabled
	3. MAGI Adults	 100 Parent/Caretaker-relative; income at or below 100% FPL 101 Parent/Caretaker-relative; income greater than 100% FPL, but less than or equal to 138% FPL (133% + 5% disregard) 102 Childless Adult; income at or below 100% FPL (no disregard) 103 Childless Adult; income greater than 100% FPL, but less than or equal to 138% FPL (133% + 5% disregard) 106 Presumptive Eligible MAGI Adult; income at or below 138% FPL (133% + 5% disregard)
	4. ABD 80% FI	PL 029 Aged 039 Blind 049 Disabled
	5. MEDICAID WORKS	059

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6. 300% SSI a. ABD

Not dually eligible as a Qualified Medicare Beneficiary (QMB) or Special Low Income Medicare Beneficiary (SLMB); individual does not have Medicare Part A <u>and/or</u> income equal to or greater than 120% FPL:

- **020** Aged
- 040 Blind
- 060 Disabled

Dually eligible; individual has Medicare Part A and income within 100% FPL

- 022 Aged also QMB
- **042** Blind also QMB
- 062 Disabled also QMB

Dually eligible; individual has Medicare Part A and income greater than 100% FPL but less than 120% FPL

- **025** aged individual also SLMB
- 045 blind or disabled also SLMB

b. F&C

- **060** F&C who does not meet "Individuals Under Age 21 in an ICF or ICR/MR covered group, not blind or disabled
- **082** Institutionalized child under age 21 in an ICF or ICF/MR, not blind or disabled
- NOTE: Children who are eligible in the Child Under Age 19, FAMIS Plus, covered group should be enrolled in the appropriate AC for their age and income (see *M1460.660 A.10* below)
- 7. All Foster 072 A Care and 076 Fo
- 072 Adoption Assistance

076 Foster Care

Assistance 8. Individuals Under age 21

Adoption

9. LIFC

10. Child Under Age 19 FAMIS Plus

- **075** child under supervision of Juvenile Justice Department **082** Child in an ICF or ICF/MR
- 081 Parent/caretaker of a dependent child
- 083 Unemployed parent of a dependent child; 2 parent household
- 091 Child under age 6 w/income less than or equal to the 100% FPL

090 Child under age 6, income greater than the **100% FPL but** less than or equal to the **133% FPL**

092 Child age 6 to 19 **insured or uninsured** w/income less than or equal to the **100% FPL; or insured** w/income greater than 100% and less than or equal to the **133% FPL**

094 Uninsured child age 6 to 19 w/income greater than 100% FPL and less than or equal to the **133% FPL**

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	egnant omen	091			
12. BC	ССРТА	066			
B. CN Eli Compl Notice	ete & Send	Complete a "Notice of Action on M of his Medicaid eligibility and cover to determine the individual's patient	rage begin date.		
C. Incom CN Co Groun	e Entereus	meets an MN covered group, re-calculate countable inco			
Group	5 1.11115	Subtract the income exclusions liste apply to the individual's MN covered			
		If the individual does NOT meet an Medicaid; go to subsection D. below	•	oup, he is not el	ligible for
D. Ineligi	bleNotice	Complete and send a "Notice of Act individual notifying him that he is n rights.			

M1460.700 MEDICALLY NEEDY INCOME & SPENDDOWN

A. Policy Institutionalized individuals whose income exceeds the 300% SSI income limit must be placed on a monthly medically needy (MN) spenddown if they meet a MN covered group and have countable resources that are less than or equal to the MN resource limit. Countable income for the MN is different than countable income for the 300% SSI covered group. Recalculate income using medically needy income principles.

For individuals who were within a spenddown budget period prior to the month in which they become institutionalized, prorate and shorten the spenddown budget period for the months prior to admission to long-term care services.

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Income for all LTC recipients is determined on a monthly basis. Upon receipt of long term care services, the spenddown budget period is one month. A separate monthly spenddown budget period is established for each month of receipt of LTC services.

A spenddown case is considered denied; however, the application is valid for a certification period of 12 months from the last application or redetermination.

- B. Spenddown
 Procedures
 The spenddown procedures for facility patients differ from the spenddown procedures for CBC patients. The expected monthly cost of the facility care is projected at the beginning of the month. The cost of CBC is NOT projected and must be deducted daily as incurred. Specific instructions for determining MN income eligibility for facility and CBC patients are provided in the following sections:
 - M1460.710 Spenddown For Facility Patients
 - M1460.740 Spenddown For Patients Receiving CBC
 - M1460.750 Medically Needy Spenddown Enrollment and Posteligibility Procedures.

M1460.710 SPENDDOWN FOR FACILITY PATIENTS

A.	Policy		lity patients in the MN classification fall into two distinct subgroups for purpose of spenddown eligibility determination. These subgroups are:
		1.	individuals with a spenddown liability less than or equal to the <i>individual's</i> Medicaid rate.
		2.	individuals with a spenddown liability greater than the <i>individual's</i> Medicaid rate.
		pati the l	RUG code amount may differ from facility to facility and from patient to ent within the same facility. The nursing facility must be contacted to obtain RUG code amount whenever a daily facility cost of care is needed to determine ibility and patient pay for medically needy individuals.
		sper	tlement and enrollment procedures depend on whether the individual's addown liability is less than, equal to or greater than the licaid rate.
		. .	lications for individuals who are placed on spenddown are valid for a 12 th period and the cases are subject to annual redetermination.
B.	Determine the Spenddown Liability	Calc	culate the individual's monthly MN income:

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1. ABD MN	a. Start with the gross monthly inco determination found in section N		N income	
Groups	b. Subtract the applicable ABD MN MN countable income.	I income exclusions.	The result is t	the
	c. Subtract the monthly MN incom- home locality from the MN mon- the ABD individual's spenddown	thly countable incon		
2. F&C MN Groups	a. Start with the gross monthly inco determination found in section M		I income	
	b. If the individual has earned income control of the second seco			
	If the individual has child support exclusion. See section M0730.4	-	ne \$50 child suj	pport
	a. The remainder is the MN monthly	countable income.		
	d. Subtract the monthly MN incom- locality from the MN monthly co F&C individual's spenddown lia	ountable income. Th		
C. Determine the Individual's Projected Medicaid Rate	The individual's projected monthly M at the time of the spenddown calculati of entry, use the actual number of d projected to be received in the facili	on multiplied by 31 ays that care was r	days. For the	
D. Compare	Compare the individual's spenddown	iability to the indivi	dual's Medicai	d rate.
E. SD Liability Is Less Than or Equal To Medicaid Rate	If the spenddown liability is less than the individual is income eligible as me Individuals with a spenddown liability Medicaid rate will meet their spenddo Medicaid rate is projected and compar the spenddown liability is less than the begins the first day of the month.	edically needy for the less than or equal to wn based on the Me red to the spenddown	e full month. o the individual dicaid rate alor n liability. Bec	l's ne. The cause
	Go to section M1460.750 below for en	nrollment procedures	3.	
F. SD Liability Is Greater Than Medicaid Rate	If the spenddown liability is greater th NOT income eligible as MN. The ind including old bills, carry-over expense private rate, which equal or exceed the These determinations are made month passed and the expenses have actually	ividual must incur n es and the facility's c e spenddown liability ly, retrospectively, a	nedical expense ost of care at th y for the month	es, ne 1.

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To determine spenddown eligibility for a medically needy individual whose spenddown liability is greater than the *individual's* Medicaid rate, go to G. below.

- G. FacilityTo determine spenddown eligibility for a medically needy institutionalized
individual whose spenddown liability is greater than the *individual's* Medicaid
rate, take the following actions:Procedures
 - 1. Calculate
Private Cost
of CareMultiply the facility's private per diem rate by the number of days the
individual was actually in the facility in the month. Do not count any days
the individual was in a hospital during the month.

The result is the private cost of care for the month.

Compare to Spenddown Liability
 Compare the private cost of care to the individual's spenddown liability for the month.

a. Private Cost of Care Greater Than or Equal To Spenddown Liability

If the private cost of care is **greater than or equal to** the individual's spenddown liability, the individual meets the spenddown in the month because of the private cost of care. He is entitled to **full-month coverage** for the month in which the spenddown was met.

Enroll the individual in Medicaid with the begin date of the first of the month, the end date the last day of the month. Go to section M1460.750 below for enrollment procedures. Determine patient pay according to subchapter M1470.

b. Private Cost of Care Less Than Spenddown Liability

If the private cost of care is less than the individual's spenddown liability, **determine spenddown on a day-by-day basis** in the month by deducting allowable incurred expenses from the spenddown liability.

From the spenddown liability, deduct old bills, carry-over expenses and incurred medical/remedial care expenses per subchapter M1340. When the monthly spenddown liability is reduced to \$0, eligibility is established. Eligibility can be established only AFTER the expenses are actually incurred.

If the spenddown is met any time during the month, the individual is eligible for full month coverage. Enroll the individual in Medicaid with the begin date of the first of the month, the end date the last day of the month. Go to section M1460.750 below for enrollment procedures.

Determine patient pay according to subchapter M1470.

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 Example -Spenddown Liability
 Greater than Cost of Care, (using July 2014 figures)
 EXAMPLE #4: Mr. Not lives in Group III and applied for Medicaid on April 121 and was determined disabled by Disability Determination Services (DDS). He is in a nursing facility and was admitted on April 1. His income is \$2,800 per month disability benefit from a private company. He is not eligible for retroactive Medicaid because he had excess resources throughout the retroactive period. His resources are within the Medicaid limit in April (application month).

He is not eligible as CN because his \$2,800 gross income exceeds the 300% SSI income limit. The *individual's* Medicaid rate is \$100 per day. His MN income eligibility is calculated:

\$2,800.00	disability benefit
- 20.00	general income exclusion
\$2,780.00	MN countable income
<u>- 457.63</u>	MNIL for 1 month for 1 person in Group III
\$2,322.37	spenddown liability

The *individual's* Medicaid rate for the admission month is calculated as follows:

\$100.00 daily RUG code amount
<u>x 30</u> days
\$3,000.00 individual's projected Medicaid rate

The *\$2,322.37* spenddown liability is *less* than the *individual's* Medicaid rate of *\$3,000.00*. Because his spenddown liability is *less* than the Medicaid rate, his application is *approved for ongoing coverage*.

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EXAMPLE #5: Ms. Was, age 62, lives in Group I and applied for Medicaid 4. Example - On on May 6, 2015. She is in a nursing facility and was admitted on May 1. She Prior Spenddown, had applied for Medicaid previously and was on a spenddown from December Spenddown 1, 2013 through May 31, 2014, which she met on May 2, 2014. She did not reapply until May 2015. She verifies that she has an unpaid \$2,300 hospital bill Liability and a \$1,500 physician's bill for September 10 to September 12, 2014 (total = **Greater Than** \$3,800) on which she pays \$50 a month. She also has a retroactive incurred **Cost of Care** (Using July expense - a \$678 outpatient hospital bill for services dated February 13, 2015. 2014 Figures) She has no health insurance and is not eligible for Medicare.

She was not institutionalized in the retroactive period. Her income in the retroactive spenddown budget period was \$1,600 per month Civil Service Annuity (CSA) disability. The retroactive spenddown budget period is February, March and April; the income limit is *\$915.27*.

Her retroactive spenddown liability is \$3,824.73.

\$1,600.00	CSA disability
- 20.00	general income exclusion
1,580.00	countable income
<u>x 3</u>	months
4,740.00	countable income for retroactive spenddown budget period
<u>- 915.27</u>	MNIL for retroactive spenddown budget period
\$3,824.73	retroactive spenddown liability

Her May 2015 application is a re-application. The September 2014 medical expenses are old bills based on her May 2015 re-application because they were incurred prior to the re-application's retroactive period, were not incurred during a prior spenddown budget period in which eligibility was established. These old bills, totaling \$3,800, are deducted from the retroactive spenddown liability. Her retroactive spenddown eligibility is calculated:

\$3,824.73	retroactive spenddown liability
- 3,800.00	September 2014 old bills (hospital & physician bills)
24.73	spenddown balance on February 1, 2015
- 678.00	February 13, 2015 outpatient expense
0	spenddown balance on February 13, 2015

The retroactive spenddown was met on February 13, 2015. Ms. Was is enrolled in retroactive Medicaid for the period February 13, 2015 through April 30, 2015.

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Her income starting May 1, 2015 increased. Her Civil Service Annuity is \$1,620 per month and she began to receive Social Security of \$600 per month; total income is \$2,220 per month. Because this exceeds the 300% SSI income limit, her medically needy income eligibility is calculated as follows:

\$2,220.00	total monthly income
- 20.00	general income exclusion
2,200.00	countable income
<u>- 305.09</u>	MNIL for 1 month for 1 person in Group I
\$1,894.91	spenddown liability

Ms. Was' daily RUG code amount is \$45. The projected Medicaid rate for the month is calculated as follows:

\$ 45 daily RUG code amount
<u>x 31</u> days
\$1,395 individual's projected Medicaid rate

The *\$1,894.91* spenddown liability is greater than *her* Medicaid rate of \$1,395. Because her spenddown liability is greater than the Medicaid rate, her May application is denied and she is placed on a monthly spenddown for the certification period of May 1, *2015* through April 30, *2016*.

On June 3, her authorized representative requests re-evaluation of her spenddown for May. She was in the facility for 31 days in May. The private cost of care for May is calculated:

- \$ 53 private per diem cost
- $\underline{x \quad 31}$ days in May
- \$1,643 private cost of care

The private cost of care, \$1,643, is less than her spenddown liability of \$1,894.91. Therefore, her spenddown eligibility in May must be determined on a daily basis. The prospective budget period is May 1 through May 31, 2015. Since all of *her old bills* were used to meet her retroactive spenddown, they cannot be deducted from her current spenddown. The only incurred medical expenses which can be deducted are the medical expenses she incurred in May. In addition to the facility care, she incurred a doctor's expense on May 30 of \$400. Her spenddown eligibility for May is determined:

<i>\$1,894.9</i> 1	spenddown liability
- 1,590.00	30 days @ \$53 per day (5-1 through 5-30)
<u>- 400.00</u>	noncovered doctor's expense 5-30-2015
0	spenddown balance on 5-30-2015

Because the spenddown was met on May 30, Ms. Was is entitled to Medicaid coverage beginning May 1, 2015 and ending May 31, 2015.

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M1460.740 SPENDDOWN FOR PATIENTS RECEIVING CBC

A.	Pol	licy	An individual meets the definition of "institutionalized" when he is <i>authorized</i> for Medicaid waiver services and the services are being provided. An individual who has been <i>authorized</i> for Medicaid waiver services and whose income exceeds the 300% SSI income limit is not eligible for Medicaid until he meets the monthly spenddown liability. These determinations are made monthly, retrospectively, after the month has passed and the expenses have actually been incurred. The private cost of his home-based medical care is deducted as a noncovered medical expense.
			For an individual on spenddown before starting Medicaid CBC waiver services, the spenddown budget period and the spenddown liability are prorated and recalculated to include the months prior to the receipt of Medicaid CBC services. A separate monthly spenddown budget period is calculated for each month of receipt of Medicaid CBC services.
			A MN CBC patient must incur medical expenses, including old bills, carry- over expenses and the cost of CBC at the private rate, which equal or exceed the spenddown liability for the month. From the spenddown liability, deduct old bills, carry-over expenses and incurred medical/remedial care expenses per section M1340.210. When the monthly spenddown liability is reduced to \$0, eligibility is established. Eligibility can be established only AFTER the expenses are actually incurred. Do not project CBC expenses. The eligibility begin date is the first day of the month in which the spenddown was met and the end date is the last day of the month.
B.	Eli	C Spenddown gibility ocedures	To determine spenddown eligibility for a CBC institutionalized individual, take the following actions:
	1.	Calculate Private Cost of Care	Multiply the CBC provider's (or providers' if the individual has multiple CBC providers) private hourly rate by the number of hours of service the individual actually received from the provider in the month.
			The result is the private cost of care for the month.
	2.	Compare to Spenddown Liability	Compare the private cost of care to the individual's spenddown liability for the month.
	3.	Spenddown Liability Less Than Private Cost of Care	If the individual's spenddown liability is less than or equal to the private cost of care, the individual meets the spenddown in the month because of the private cost of care. He is entitled to full-month coverage for the month in which the spenddown was met.
			Enroll the individual in Medicaid with the begin date of the first of the month, the end date the last day of the month. Go to section M1460.750 below for enrollment procedures. Determine patient pay according to subchapter M1470.

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4.	Spenddown Liability Greater Than Private Cost of Care	If the individual's spenddown liability is greater than the private cost of care, determine spenddown on a day-by-day basis in the month by deducting allowable incurred expenses from the spenddown liability. Refer to section M1340.210 to determine allowable deductions from the individual's spenddown liability.			
		If the spenddown is met any time in t full-month Medicaid coverage beginn the spenddown was met and ending t	ning the first day	of the month	
5.	Example - No Prior Spenddown, Spenddown Liability Greater than Private Cost of Care	EXAMPLE #6: Mr. May lives in Gr 21, 2015. He was <i>authorized</i> for the DDS determined that he is disabled. \$2,800 per month disability benefit fr for retroactive Medicaid because he h retroactive period. His resources are (application month).	EDCD waiver o He has no health rom a private con ad excess resou	n April 10, 20 h insurance. H mpany. He is r rces throughou	15. The lis income is not eligible at the
	Care (Using July 2014 Figures)	He is not eligible as CN because his S SSI income limit. His MN income is		ome exceeds th	ne 300%
		\$2,800.00 disability benefit <u>- 20.00</u> general income e \$2,780.00 MN countable in <u>- 457.63</u> MNIL for 1 mon \$2,322.37 spenddown liabil	exclusion come th for 1 person i	n Group III	
		His CBC costs cannot be projected. I expenses are actually incurred. He re			
		His April application is denied and he the certification period of 4-1-2015 th			down for
		$\begin{array}{ccc} \$ & 8 & \text{per hour private rate} \\ \underline{x} & 6 & \text{hours per day} \\ \$ & 48 & \text{private per diem constraints} \end{array}$			
		$\begin{array}{ccc} \$ & 48 & \text{private per diem con} \\ \underline{x & 20} & \text{days in April} \\ \$ & 960 & \text{private cost of care} \end{array}$	st		
		Mr. May's spenddown liability of \$2, care, \$960. His Medicaid eligibility	-	-	ate cost of
6.	Example - On Prior Spenddown, Spenddown Liability Less Than Private Cost of Care (Using July 2014 Figures)	EXAMPLE #7: Ms. Gray lives in G May 6, 2015. She was <i>authorized</i> for 2, 2015; the services started on May 4 previously and was on a spenddown f 2014, which she met on May 2, 2014 She verifies that she has an unpaid \$2 bill for September 10 to September 1 \$50 a month. She also has an incurre \$678 outpatient hospital bill for servi health insurance and is not eligible for	r Medicaid EDC 4, 2015. She had from December . She did not re- 2,300 hospital bi 2, 2014 (total = rd expense in the ces dated Februa	D waiver served d applied for N 1, 2013 throug -apply until Ma 11 and a \$1,500 \$3,800) on wh e retroactive pe	ices on May Iedicaid h May 31, ay 2015.) physician's ich she pays priod - a

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She was not institutionalized in the retroactive period. Her income in the retroactive spenddown budget period was \$1,600 per month CSA disability. The retroactive spenddown budget period is February, March and April, 2015; the income limit is *\$915.27*.

Mrs. Gray's retroactive spenddown liability is \$4,090:

\$1,600.00	CSA disability
- 20.00	general income exclusion
1,580.00	countable income
<u>x 3</u>	months
4,740.00	countable income for retroactive spenddown budget period
<u>- 915.27</u>	MNIL for retroactive spenddown budget period
\$3,824.73	retroactive spenddown liability

There was a break between spenddown budget periods (June, July, August, September, October, November and December 2014 and January 2015). The September 2014 medical expenses are old bills based on her May 2015 re-application because they were incurred prior to the re-application's retroactive period and were not incurred during a prior spenddown budget period in which eligibility was established. These old bills, totaling \$3,800, are deducted from the retroactive spenddown liability. Her retroactive spenddown eligibility is calculated:

\$3,824.73	retroactive spenddown liability
<u>- 3,800.00</u>	September 2014 old bills (hospital & physician bills)
24.73	spenddown balance on February 1, 2015
<u>- 678.00</u>	February 13, 2015 outpatient expense
	0 spenddown balance on February 13, 2015
	(\$653.27 carry over balance)

A balance of *\$653.27* (\$678-24.73) on the 2-13-2015 outpatient expense remains and can be used as a carry-over expense for the first prospective budget period.

The retroactive spenddown was met on 2-13-2015. Ms. Gray is enrolled in retroactive Medicaid for the period 2-13-2015 through 4-30-2015.

Her income starting May 1, 2015 increased. Her CSA is \$1,620 per month and she began to receive Social Security of \$630 per month; total income is \$2,250 per month. Because this exceeds the 300% SSI income limit, her medically needy income eligibility is calculated as follows:

\$2,250.00	total monthly income
- 20.00	general income exclusion
2,230.00	countable income
<u>- 305.09</u>	MNIL for 1 month for 1 person in Group I
\$1,924.91	spenddown liability
- 653.27	carry-over expense from retroactive period
\$1,271.64	spenddown liability balance

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Her May application is denied and she is placed on a monthly spenddown for the certification period of May 1, 2015 through April 30, 2016.

On June 3, she submits verification of expenses for May. In May, she received CBC services from one provider for 28 days, 6 hours per day, at the private hourly rate of \$10. The private cost of care for May is calculated:

- \$ 10 per hour private rate
- $\underline{x \ 6}$ hours per day
- \$ 60 private per diem cost
- $\underline{x \ 28}$ days received services in May
- \$1,680 private cost of care

The spenddown liability of *\$1,271.64 is less than* the private cost of care, *\$1,680.* Therefore, she is eligible for the period 5-1-2015 through 5-31-2015.

M1460.750 MEDICALLY NEEDY ENROLLMENT *AND POST-ELIGIBILITY* PROCEDURES

A. AC

Rate

 Use Appropriate MN AC Patient Pay MN Post-eligibility 	 Aged = 018 Blind = 038 Disabled = 058 Child Under 21 in ICF/ICF-MR = 098 Child Under 18 = 088 Juvenile Justice Child = 085 Foster Care/ Adoption Assistance Child = 086 Pregnant Woman = 097 Determine patient pay according to subchapter M1470.
Requirements 1. Facility Patient with Spenddown Liability Less Than or Equal to Medicaid	When the spenddown liability for <i>an</i> individual <i>who is in a facility</i> is less than or equal to the <i>individual's</i> Medicaid rate, the individual has ongoing eligibility for the 12-month certification period. The individual must file a redetermination after the 12-month certification period ends.

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2. All CBC When an individual (1) receives CBC or (2) an individual in a facility has a Patients and spenddown liability that exceeds individual's Medicaid rate and meets a spenddown, the individual does NOT have ongoing eligibility. Therefore, the Facility Patients individual will need to submit monthly reports of actual expenses and changes with Spenddown in income and resources so that spenddown eligibility can be determined each month. This report, "Medical Expense Record - Medicaid" (form # 032-03-Liability 023) is found in subchapter M1330, Appendix 1. Instructions for use and **Greater Than** completion are also in subchapter M1330, Appendix 1. Medicaid Rate

The notification to the applicant (and his representative) approving the application with spenddown must include a copy of the "Medical Expense Record - Medicaid" for the individual to use to provide verification of the expenses used to meet the spenddown.

a. When Spenddown Liability is Met

When expenses have been incurred, the individual must submit the "Medical Expense Record - Medicaid" with bills or receipts for medical services either paid or incurred, and evidence of third party payment or denial of payment if applicable. Entitlement begins the first day of the month in which the spenddown is met, and ends on the last day of the month.

Appropriate notice of action must be sent to the applicant every time spenddown eligibility is evaluated. After eligibility is established, the usual reporting and notification processes apply. The individual must provide verification of income and resources for any month for which bills are presented.

b. Certification Period

The certification period is 12 months; therefore, a new application is not required each month. However, the applicant must file a redetermination for Medicaid when the 12-month certification period ends. If the redetermination is not filed, the individual's Medicaid must be canceled, the case must be closed and the individual will have to file a new application.

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Form 200-B (eff. 9/07)

Partnership Disclosure Notice

[Company Name] [Company Address]

[Policyholder/Certificateholder] Name: [Policy/Certificate] Number/Identifier: Effective Date:

Important Information Regarding Your Policy's [Certificate's] Long-Term Care Insurance Partnership Status

NOTE: Please keep this Notice with Your Long-Term Care Insurance Policy

<u>Partnership Policy [Certificate] Status</u>. Your long-term care insurance policy [certificate] is intended to qualify as a Partnership Policy [Certificate] under the Virginia Long-Term Care Partnership Program as of your Policy's [Certificate's] effective date.

The long-term care insurance policy [certificate] recently purchased and enclosed qualifies for the Virginia Long-Term Care Insurance Partnership Program. Insurance companies voluntarily agree to participate in the Partnership Program by offering long-term care insurance coverage that meets certain State and Federal requirements. Long-term care insurance policies [certificates] that qualify as Partnership Policies [Certificates] may protect your assets through a feature known as "Asset Disregard" under Virginia's Medicaid program.

<u>Asset Disregard</u> means that an amount of the policyholder's [certificateholder's] assets equal to the amount of long-term care insurance benefits received under a qualified Partnership Policy [Certificate] will be disregarded for the purpose of determining the insured's eligibility for Medicaid. This generally allows a person to keep assets equal to the insurance benefits received under a qualified Partnership Policy [Certificate] without affecting the person's eligibility for Medicaid. All other Medicaid eligibility criteria will apply and special rules may apply to persons whose home equity exceeds \$500,000. In addition, the purchase of this Partnership Policy does not automatically qualify you for Medicaid.

What Could Disqualify Your Policy [Certificate] as a Partnership Policy. If you make any changes to your policy [certificate], such changes could affect whether your policy [certificate] continues to be a Partnership Policy. *Before you make any changes, you should consult with [carrier name] to determine the effect of a proposed change.* In addition, if you move to a state that does not maintain a Partnership Program or does not recognize your policy [certificate] as a Partnership Policy [Certificate], you would not receive beneficial treatment of your policy [certificate] under the Medicaid program of that state. The information contained in this Notice is based on current Virginia and Federal laws. These laws may be subject to change. Any change in law could reduce or eliminate the beneficial treatment of your policy [certificate] under Virginia's Medicaid program.

Additional Information. If you have questions regarding your insurance policy [certificate], please contact [carrier name]. If you have questions regarding current laws governing Medicaid eligibility, you should contact the Virginia Department of Medical Assistance Services.

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Form 200-C (eff. 9/07)

LONG-TERM CARE PARTNERSHIP CERTIFICATION FORM

Note: This Form must be completed and submitted with each long-term care policy or certificate form for which the insurer is seeking Partnership qualification. A separate form must be completed for each policy form and a specimen copy of the form, including all riders and endorsements, must be attached. A long-term care policy or certificate form may not be issued in Virginia as a partnership policy or certificate unless and until this form has been submitted to and approved by the Bureau of Insurance.

Under § 1917(b)(5)(B)(iii) of the Social Security Act (42 U.S.C. 1396p(b)(5)(B)(iii)) and in accordance with the 14 VAC 5-200-205 D, the insurer hereby submits information relating to policy or certificate form ______ (form number) to substantiate that the form includes all required consumer protection requirements set forth in § 1917(b)(5)(A) of the Social Security Act (42 U.S.C. 1396p(b)(5)(A)) and that it includes certain specified provisions of the Long-Term Care Insurance Model Regulation and Long-Term Care Insurance Model Act promulgated by the National Association of Insurance Commissioners (adopted as of October 2000) (referred to herein as the "2000 Model Regulation" and "2000 Model Act," respectively).

<u>Part I:</u>

Name of Insurer		
Company NAIC #		
Address		
Telephone	 	
Company Contact Name		
Title		
Telephone	 	
E-Mail		

CHAPTER M14 LONG-TERM CARE SUBCHAPTER 70

PATIENT PAY — POST-ELIGIBILITY TREATMENT OF INCOME

M1470 Changes Page 1 of 2

Changed With	Effective Date	Pages Changed
TN #DMAS-34	1/1/25	Pages 1, 2, 10, 11, 19, 20, 24
TN #DMAS-33	10/1/24	Pages 1, 2, 2a
TN #DMAS-32	7/1/24	Pages 1, 2, 5, 12, 15, 18-20, 28-30, 44, 54, and 55
TN #DMAS-31	4/1/24	Page 10, 12a, 14 and 14a
TN #DMAS-30	1/1/24	Page 20
TN #DMAS-29	10/1/23	Pages 46-48
TN #DMAS-28	7/1/23	Page 19, Appendix 1
TN #DMAS-27	4/1/23	Page 15
TN #DMAS-26	1/1/23	Pages 19, 20
TN #DMAS-25	10/1/22	Page 20
TN #DMAS-24	7/1/22	Pages 1, 15, 28a, 44, 48-50 Page 14a is a runover page.
TN #DMAS-22	1/1/22	Pages 19, 20
TN #DMAS-21	10/1/21	Page 17
TN #DMAS-20	7/1/21	Pages 11, 20, 26
TN #DMAS-19	4/1/21	Pages 7, 8, 22, 23
TN #DMAS-18	1/1/21	Pages 19, 20
TN #DMAS-17	7/1/20	Table of Contents, page ii Pages 1, 14, 28a, 47, 48, 50, 55 Appendix 1, page 1
TN #DMAS-15	1/1/20	Pages 19, 20

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TN #DMAS-12	4/1/19	Pages 10, 12a, 14, 21, 28b
TN #DMAS-10	10/1/18	Page 10, 12a, 14, 21
TN #DMAS-9	7/1/18	Pages 12a, 28
TN #DMAS-8	4/1/18	Page 2a
TN #DMAS-7	1/1/18	Pages 19, 20, 43, 44.
TN #DMAS-5	7/1/17	Pages 1, 7-9, 11, 15, 19, 20,
		28a, 43, 47-51, 53
TN #DMAS-4	4/1/17	Page 19
TN #DMAS-3	1/1/17	Table of Contents, page ii
		Pages 1, 14, 17, 19, 20, 28a,
		45-47, 50
		Appendix 1, pages 1 and 2
TN #DMAS-2	10/1/16	Pages 12, 27, 28
		Pages 12a and 28a were
		added as runover pages.
UP #11	7/1/15	Pages 43-46
		Page 46a was deleted.
TN #100	5/1/15	Pages 2a, 4, 29, 31, 32, 34,
		43, 44, 45, 53, 54
		Pages 1a, 2, 3a and 4 were
		renumbered for clarity.
		Pages 3, 4a, 46 and 46a are
		runover pages.
	1/1/1 4	Pages 1 and 3 are reprinted.
TN #99	1/1/14	Pages 9, 19, 20, 23, 24, 40
TN #98	10/1/13	Pages 9, 24
UP #9	4/1/13	Pages 9, 16, 19, 20, 24, 43
UP #7	7/1/12	Pages 19, 46-48
UP #6	4/1/12	Pages 4, 9, 19, 20, 24, 26
TN #96	10/1/11	Pages 3, 4, 7-9, 19, 22-24, 43
TN #95	3/1/11	Pages 9, 19, 20, 23
TN #94	9/1/10	Table of Contents
		pages 1, 1a, 3, 3a, 11, 12,
TNI #02	1/1/10	pages 19, 20, 24, 28, 31
TN #93	1/1/10	Pages 9, 13, 19-20, 23, 43, 44
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		Pages 1-56
		Appendix 1

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APPENDIX

Sample Notice of *Patient Pay Responsibility* from VaCMS Appendix 1 1

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M1470.000 PATIENT PAY-POST-ELIGIBILITY TREATMENT OF INCOME

M1470.001 OVERVIEW

- A. Introduction "Patient pay" is the amount of the long-term care (LTC) patient's income which must be paid as *the* share of the LTC services cost. This subchapter provides basic rules regarding the posteligibility determination of the amount of the LTC patient's income which must be paid toward the cost of care. MAGI Adults have no responsibility for patient pay. If an individual receiving LTC, also called long-term *services* and *supports* (LTSS), loses eligibility in the MAGI Adults covered group and is eligible in another full coverage group, patient pay policy will apply.
- **B.** Policy The state's Medicaid program must reduce its payment to the LTC provider by the amount of the eligible patient's monthly income, after allowable deductions. Patient pay is calculated *using actual verified income* after an individual has been determined eligible for Medicaid and for Medicaid LTC services. A Medicaid recipient who is admitted to a nursing facility, facility for individuals with intellectual disability (ICF-ID) or Medicaid waiver services for less than 30 calendar days must have a patient pay determined for the month(s) in which the recipient is in the facility or waiver services. The provider collects the patient pay from the patient or *the* authorized representative. Patient pay information is fed to the Automated Response System (ARS) and the MediCall Systems for provider verification of patient pay. These systems report the amount of patient pay.
- C. VaCMS Patient Pay Process The patient pay calculation is completed in VaCMS. Refer to the VaCMS Help feature for information regarding data entry. The patient pay must be updated in the system whenever the patient pay changes, but at least once every 12 months. If VaCMS is not able to process required transactions, a Patient Pay Correction form (DMAS 9PP), available at <u>https://fusion.dss.virginia.gov/bp/BP- Home/Medical-Assistance/Forms</u>, should be submitted to <u>patientpay@dmas.virginia.gov</u>. If attested income was used to determine eligibility, actual income must be verified to calculate patient pay. *If actual income was not obtained while determining eligibility the worker must request income verification to calculate patient pay by adding a comment on the notice. If the verified income affects eligibility for the individual, process as a change. If no additional verification is received, the estimated patient pay remains a liability for the individual.*

D. Patient Notification The patient or the authorized representative is notified of the patient pay amount on the Notice of Patient Pay Responsibility. VaCMS will generate and send the Notice of Patient Pay Responsibility. M1470, Appendix 1 contains a sample Notice of Patient Pay Responsibility generated by VaCMS. DMAS will generate and mail a Notice of Patient Pay Responsibility for any changes input directly into the Medicaid Enterprise System (MES, formerly MMIS).

> The provider is the only entity with the authority to take action when residents do not pay their patient pay amount. If a resident, or his authorized representative is negligent in paying his patient pay amount to the provider, the provider will provide written documentation regarding the requirement to pay the patient pay amount to the resident or authorized representative and follow the provider's collection procedures to collect the funds. The provider will report the resident's negligence in paying the patient pay amount to the LDSS.

> The provider's failure to collect the patient pay, or the patient's failure to pay the patient pay, does not itself affect the patient's Medicaid eligibility. However, the

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EW must review the patient's resources each month to determine if the resources are within the Medicaid limit.

If the individual resides in a nursing facility and the above attempts to collect the patient pay amount are unsuccessful, DMAS has advised that the facility may take one of the following options:

1. Facility Option #1 The facility will notify the LDSS no later than 120 calendar days from the due date of the payment. The facility will include in this notification a copy of the third collection statement, a written notification of the situation, documentation of contacts made with the resident or authorized representative, and the reasons why payment has not been made.

The LDSS will take the following steps:

- Upon receipt of the written notice from the facility, the local DSS will review the case to determine if the individual's resources are within Medicaid eligibility limits or if a transfer of assets has occurred.
- If the individual alleges that he does not receive sufficient income to pay his patient pay, the eligibility worker will review the patient pay amount and make any necessary adjustments.
- 2. Facility Option #2Bischarge or transfer the resident, including transferring the resident within the facility, except as prohibited by the Virginia State Plan for Medical Assistance Services.

Prior to discharge or transfer, the facility must provide reasonable and appropriate notice of the required patient pay, and the resident or authorized representative must be given at least 30 *calendar* days written notice prior to the discharge or transfer, which shall include appeal rights. If the resident or authorized representative does not agree with this action, *they* may submit an appeal request to DMAS. The individual will be allowed to continue residing in the facility during the appeal process.

M1470.100 AVAILABLE INCOME FOR PATIENT PAY

A. Gross Income Eligibility can be determined using reasonable compatibility, but income must be verified to establish patient pay. Gross monthly income is considered available for patient pay. Gross monthly income includes the same income sources used to determine an individual's eligibility in the 300% SSI income group. It includes types and amounts of income which are excluded when determining medically needy eligibility. Patient pay is a post-eligibility determination. If actual income was not obtained while determining eligibility the worker *must add a* request *for income* verification *to calculate patient pay* by adding a comment on the notice. If the verified income affects eligibility for the individual, process as a change. *If no additional verification is received, the estimated patient pay remains a liability for the individual*.

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1. 300% SSI Group	If the individual is eligible in the 300% SSI group, to determine patient pay start with the gross monthly income <i>from the sources used</i> for eligibility. Then add and deduct any amounts that are listed in subsection C. below.			
2. Groups Other Than 300% SSI Group	If the individual is eligible in a covered determine the individual's patient pay	e 1		• •
B. Income Counted For Patient Pay	All countable sources of income for the 300% SSI group listed in section M1460.611 are considered income in determining patient pay. Any other inco NOT specified in C. below is counted as income for patient pay.			
1. Aid & Attendance and VA	Count the total VA Aid & Attendance excess of \$90.00 per month as income			
Pension Payments	• a veteran who does not have a	community spouse	or dependent	child,
	• a deceased veteran's surviving child, or	spouse who does r	ot have a depe	endent
	• a veteran's dependent child.			
	Do not count any VA Aid & Attendand when the patient is:	ce payments and/or	VA pension p	oayments
	• a veteran who has a community spouse or dependent child, or			
	• a deceased veteran's surviving spouse who has a dependent child.			
	NOTE: This applies to all LTC recipie Veterans Care Center.	ents, including patie	ents who resid	e in a
2. Non- Refundable Advance Payments To <i>LTSS</i> Providers	Advance payments and pre-payments p will not be refunded are counted as inc contains instructions for calculating the has been made to reduce resources with	come for patient pay e patient pay when	y. M1470.110	0
2. Income Excluded For Patient Pay	Income from sources listed in subchap not counted when determining patient Attendance and VA pension payments patient pay calculation (see B. above). from patient pay are listed below.	pay, EXCEPT for to veterans which	the VA Aid & are counted in	the
1. SSI & AG Payments	All SSI and Auxiliary Grants (AG) pay determining patient pay.	yments are excluded	d from income	when
2. Certain Interest	a. Interest or dividends accrued on exc burial are not income for patient p		are set aside f	or
Income	b. Interest income when the total interest is less than or equal to \$10 monthly income that is not accrued monthly make the determination of whether	is not income for p must be converted	oatient pay. I	nterest
	• Verify interest income at appli	cation and each sch	eduled redeter	rmination.

Ianual Title Virginia Medical Assistance Eligibility		Chapter M14	Page Revision Octob	Date er 2011	
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		• If average interest income per mo often than monthly, it must be tree purposes. Refer to Section M147 and instructions.	ated as a lump su	m payment for	patient pa
3.	Repayments	Amounts withheld from monthly bence are income for patient pay <i>unless the</i> or his representative should be advised <i>source</i> .	exception in S08.	30.110 is met. '	The patien
4.	CBC Additional Care	Additional care purchased outside of a CBC recipient's plan of care is not counted as income available for patient pay if it is purchased by someone other than the recipient. This additional care may be purchased from any source including the agency providing the CBC.		one other	
5.	Refundable Payments to LTC Facilities	The family of a prospective Medicaid an advance payment on the cost of fac application process to assure the patie individual may have been promised th Medicaid eligibility is established.	cility care prior to ent's admission ar	o or during the and continued ca	Medicaid re. The
		Advance payments made by a person expected to be reimbursed once Medie by outside sources to hold the facility not counted as income in determinin	caid is approved, bed while the pa	as well as payr tient is hospital	nents mad
		The facility must reimburse any paym care pending a Medicaid eligibility de established.			
6.	Survivor's Benefit Plan Deductions from Military Pensions	Any portion of a military retiree's per participate in the Survivor's Benefit F To participate in SBP in conjunction must elect to receive reduced retiremen percentage of their retirement pay car following their death. Once SBP is el deductions from their pensions.	Plan (SBP) is not with their retirem ent pay for their l a continue to be p	income for pati ent, military m ifetime so that aid to their sur	ent pay. embers a vivors

M1470.200 FACILITY PATIENTS - ALLOWABLE DEDUCTIONS FROM INCOME

A. Introduction Sections M1470.210 through 240 are the only allowable deductions from a facility patient's gross monthly income when calculating patient pay in the month of entry and subsequent months when the patient does not have a community spouse.

If the individual is married and his spouse is in a nursing facility, then there is no community spouse and each spouse is treated as an unmarried individual for patient pay purposes. When the patient is an institutionalized spouse with a community spouse, as defined in subchapter M1480, go to subchapter M1480 to determine the institutionalized spouse's patient pay.

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B. Order of Patient	Deductions from gross monthly in	ncome are subtracted in	n the order prese	ented

Pay Deductions	below. Deductions are made only to the extent that income remains after a prior deduction has been subtracted. Therefore, if the patient has no income remaining after a deduction, no additional deductions can be made.
1. Personal Needs	See section M1470.210 "Facility Personal Needs Allowance."
2. Dependent Child Allowance	See section M1470.220 "Dependent Child Allowance."
3. Noncovered Medical Expenses	See section M1470.230 "Facility - Noncovered Medical Expenses."
4. Home Maintenance Deduction	See section M1470.240 "Facility - Home Maintenance Deduction."
C. Appeal Rights	The patient or his representative has the right to appeal the patient pay determination, the amounts used in the calculation and denial of any request for adjustment. If a recipient or his representative appeals the patient pay, the EW or Medicaid Technician who made the decision prepares the appeal summary and attends the hearing.

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M1470.210 FACILITY PERSONAL NEEDS ALLOWANCE

A. Policy		licy	The personal needs allowance is calculated according to the instructions in this section for the month of entry and subsequent months. The amount of the personal needs allowance depends on whether or not:
			• the patient has a guardian or conservator who charges a fee; or
			• the patient has earnings from employment that is part of the treatment plan.
			The personal needs allowance is the sum of the basic personal allowance plus the guardianship fee and/or special earnings allowance, if applicable.
	1.	Basic Personal Allowance	Deduct \$40 per individual.
	2.	Guardianship Fee	Deduct an amount up to 5% of the patient's gross monthly income (including amounts not counted as income and excluded income) for guardianship fees, if the patient has a legally appointed guardian or conservator AND the guardian or conservator charges a fee. The guardianship filing fees CANNOT be deducted from the individual's income. Document how it was determined that the guardian/conservator charges a fee and the amount of the fee.
			No deduction is allowed if the patient's guardian receives a payment for providing guardianship services from a public agency or organization that receives funding for guardianship services.
			No deduction is allowed for representative payee or "power of attorney" fees or expenses.
	3.	Special Earnings Allowance	 Working patients are allowed a higher personal needs allowance if they meet the following criteria. These patients will be identified by the facility. The patient must regularly participate in vocational activity which is a planned habilitation program and is carried out as a therapeutic work program, such as: sheltered workshops vocational training

• pre-vocational training.

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	program as earned inco • the • ½	pecial earnings allowance if the part of treatment. The special pome only. Subtract: first \$75 of gross monthly ear the remaining gross earnings, to a maximum of \$190 per mo	l earnings allow	.	
	The specia	l earnings allowance cannot ex	xceed \$190 per	month.	
4. Example - Calculation of Personal Needs Allowance	of <i>the</i> plan a 2% fee. 7 receives de special ear	n the nursing facility is emplo of care in the facility. Has a l <i>The</i> only income is gross earni eductions for the basic allowar ning allowance.	egally appointengs of \$875 per nee, the guardia	d guardian w month. The	who charges e patient
	Special ear	mings allowance is calculated	first:		
	- 75 first 2 400 ½ ren	\$75 per month			
	Personal ne	eeds allowance is computed as	s follows:		
	\$ 40.00 +190.00 + 17.50 \$247.50	basic allowance special earnings allowance guardian fee (2% of \$875) personal needs allowance			

M1470.220 DEPENDENT CHILD ALLOWANCE

I: N I:	Inmarried ndividual or Aarried ndividual Vith No	An unmarried individual, or married individual without a community spouse, who has a minor dependent child(ren) under age 21 in the community, can have a dependent child allowance. When the individual verifies a dependent child(ren) in the community:
0	Community Spouse	• Calculate the difference between the appropriate monthly medically needy income limit (MNIL) for the child's locality for the number of minor dependent children in the home, and the child(ren)'s gross monthly income. If the child lives outside of Virginia, use the Group III MNIL.
		• The result is the dependent child allowance. If the result is greater than

• The result is the dependent child allowance. If the result is greater than \$0, deduct it from the patient's monthly income as the dependent child allowance. If the result is \$0 or less, there is NO dependent child allowance.

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<i>The dependent child</i> allowance <i>c</i> child(ren)'s gross monthly incom			ımber

child(ren)'s gross monthly income exceeds the monthly MNIL for the number of children in the child(ren)'s locality, if money is not made available or he does not accept the monthly income allowance.

Do NOT deduct any allowance for other family member(s).

1. Example--One
Dependent
Child (Based
on July 2008
figures)Mrs. K is a married individual who is now residing in a nursing facility. Her
spouse is in another medical facility. Their dependent child lives with her
sister in a Group II locality. The child receives a \$95.00 of Social Security
income per month.

The allowance for the dependent child is calculated as follows:

\$ 265.39 MN limit for 1 (Group II)
<u>95.00</u> child's SSA income
\$ 170.39 dependent child's allowance

NOTE: If Mrs. K's institutionalized spouse is eligible for Medicaid, an allowance for their child may also be deducted from his income in determining his patient pay. However, the income the child receives from Mrs. K will be counted in the child's gross income when determining any allowance from Mr. K.

 2. Example--Two Dependent Children (Based on July 2008 figures)
 Mr. H is a single individual with gross monthly income of \$920, living in a nursing facility. He is divorced and has two children under age 21 who live with his ex-wife in Group I. His two children each receive \$75 of monthly Social Security income.

The allowance for the dependent children is calculated as follows:

\$ 337.92 MN limit for 2 (Group I)

- 150.00 children's total monthly SSA income

\$ 187.92 dependent children's allowance

M1470.230 FACILITY - NONCOVERED MEDICAL EXPENSES

A. Policy

Amounts for incurred medical and dental expenses not covered by Medicaid or another third party are deducted from the patient's gross monthly income when determining patient pay.

B. Health Insurance Premiums

- 1. Private or Commercial Insurance
 Payments for medical/health insurance, including dental insurance, which meet the definition of a health benefit plan are deducted from patient pay when:
 - the premium amount is deducted from the patient's benefit check;
 - the premium is paid from the patient's own funds; OR
 - the premium is paid by a relative (other than a spouse or parent for minor child) when that relative receives a benefit payment (income) which includes a benefit amount for the patient.

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The amount deducted is the amount of the **monthly** premium. If the patient pays the premium less often than monthly, such as quarterly, prorate the amount paid by the number of months covered by the payment to obtain the monthly amount to deduct in the patient pay calculation.

"Health benefit plan" means any accident and health insurance policy or certificate, health services plan contract, health maintenance organization subscriber contract, plan provided by a MEWA (Multiple Employer Welfare Arrangement) or plan provided by another benefit arrangement.

Health benefit plan does not mean accident only, credit, or disability insurance; long-term care insurance; vision only insurance; specified disease insurance; hospital confinement indemnity coverage; limited benefit health coverage; coverage issued as a supplement to liability insurance; insurance arising out of a workers' compensation or similar law; automobile medical payment insurance; or insurance under which benefits are payable with or without regard to fault and that is statutorily required to be contained in any liability insurance policy or equivalent self-insurance (14VAC5-234-30).

Income protection insurance (indemnity) policy premiums are not medical expenses and are not deducted from the patient pay.

Membership fees for an organization that sponsors or provides the health insurance are not part of the premium and are not deductible.

2. Medicare Part A and/or B Premiums
Medicare Part B premiums and/or Medicare Part A premiums are paid by Medicaid for eligible individuals. The premiums are paid by Medicaid via the "buy-in" and are not usually deducted from patient pay. However, Medicaid does not start paying the premiums immediately for all eligible patients, so the Medicare premium(s) must be deducted from patient pay in those months for which Medicaid does not pay the premium.

For Categorically Needy (CN) individuals enrolled in the 300% SSI covered group in Aid Categories (ACs) 020, 040, and 060 and Medically Needy (MN)-only individuals in ACs 018, 038, and 058, the Medicare buy-in is effective **2** months after the begin date of Medicaid coverage. If the begin date of coverage is other than the first day of a month, the buy-in is effective the first of the month in which the 60th day occurs. Part B premiums (and Part A premiums if the recipient must pay the Part A premium) must be deducted from patient pay in the month(s) in which the buy-in is not effective.

Deduct the Medicare premium(s) for the first two months of coverage for *individuals in the following ACs:*

- CN 300% SSI and not dually eligible as a Qualified Medicare Beneficiary (QMB) or a Special Low-income Medicare Beneficiary (SLMB) Plus - ACs 020, 040, 060
- MN and not also QMB or SLMB ACs 018, 038, 058.

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	For individuals <i>in other ACs</i> , the budget Medicaid coverage. Therefore, do l patient pay determination for month periods.	uy-in is effective wi NOT deduct Medica	th the begin of are premiums	late of in the
	The Medicaid Medicare buy-in doe periods of coverage for LTC patien eligibility is for a closed period. Do Part A premiums if the recipient mu in the month(s) in which the buy-in	ts who are on spend educt the Medicare ust pay the Part A pr	ldown and wi Part B premi	hose ums (and
	The Medicaid Medicare buy-in pay coverage and closed periods of cov spenddown. DO NOT deduct the M premiums if the recipient must pay the month(s) in which the buy-in is spenddowns.	erage EXCEPT for Aedicare Part B pres the Part A premium	LTC patients miums (and F n) from the pa	who are on Part A tient pay in
3. ExampleDual Eligible QMB	Mrs. Q has Medicare coverage and Medicare premiums are deducted fi nursing facility on September 9. H her on September 10.	rom her SSA check.	She was adr	nitted to the
	Mrs. Q is eligible in the <i>CN</i> 300% QMB. Her Medicare premiums are will be paid by Medicaid.			-
4. ExampleNot Dual Eligible QMB	Mr. A was admitted to a nursing fa on June 2. His monthly income is 3 deducted from his SSA check. He SSI covered group effective March	\$1,295, and his Meetis determined to be	dicare Part B	premium is
	His patient pay for March (the mon Medicare premium. Because he is May, the second month following t coverage began. The cost of his Me patient pay for the months of March beginning with the month of May.	not QMB eligible, t he month in which dicare Part B premi	he buy-in is e his ongoing N ium is deduct	effective in Aedicaid ed from his
	If the buy-in is delayed for any reas SSA for premiums deducted after t		vill be reimbu	rsed by
5. Medicare Advantage (Part C) Premiums	Medicare Advantage plans, also ref managed-care Medicare plans. In a individuals may pay an extra Medic Medicare buy-in is initiated for indi the buy-in covers only the allowabl individual is responsible for any ad premium. The Medicare Advantag responsibility and is an allowable d	addition to Medicare care Advantage pre- ividuals with Medic le Medicare Part A a ditional Medicare A e monthly premium	e Part B prem mium. The M are Advantag and/or B prem Advantage mo remains the i	iums, some fedicaid ge; however, niums. The onthly

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 6. Medicare Part D Premiums
 An individual who is eligible for Medicare and Medicaid is entitled to enrollment in a basic Medicare Part D prescription drug plan (PDP) at no cost. However, the individual may elect enrollment in a plan with a premium.

When a full-benefit Medicaid enrollee is enrolled in *a Medicare Part D* PDP, *any* premium that is the individual's responsibility is an allowable deduction from patient pay.

7. LTC Insurance a. Deduct LTC premium in admission month only

When an individual has an LTC insurance policy, the individual stops paying premiums beginning the month after he is admitted to LTC. The premium paid for the policy in the admission month can be deducted from the admission month's patient pay only. The LTC insurance premium is not deducted from patient pay for the months following the admission month.

b. LTC insurance benefits

LTC insurance benefits are treated as *Third Party Liability* (TPL). If the individual receives the payment from the insurance company, the payment is not income for patient pay or eligibility determinations. The individual should assign it to the nursing facility. If the individual cannot do this, or the policy prohibits assignment, the LTC insurance payment should be given directly to the nursing facility. The facility should report the payment as a third party payment on its claim form.

If the provider is unable to accept payment directly from the individual, the individual must send the insurance payment to:

DMAS Fiscal Division, Accounts Receivable 600 E. Broad Street, Suite 1300 Richmond, Virginia 23219

C. Non-covered Medical/Dental Services Deductions for the cost of a patient's medically necessary medical or dental services not covered by Medicaid, other insurance (such as Medicare), or another person are subtracted from income to determine patient pay. Some deductions for noncovered services must be approved by DMAS before they can be subtracted from the patient's income.

Services that are covered by Medicaid in the facility's per diem rate cannot be deducted from patient pay as a noncovered service. See M1470.230 C.3 for examples of services that are included in the facility per diem rate.

 Zero Patient Pay
 Procedures
 If deductions from patient pay cannot be allowed because the recipient has no income remaining after deducting the personal needs allowance, dependent child allowance(s) and health insurance premiums, or the recipient has no income available for patient pay, deny the request.

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Notify the patient or the patient' authorized representative of the denial of the request using the Notice of Action.

If a noncovered service is already being deducted, leaving no patient pay, and a new deduction for another noncovered service has been approved, notify the patient or his authorized representative that the deduction for the new noncovered service will be made after the first noncovered service deductions are completed.

Allowable When a patient has income available for patient pay, the following can be deducted as noncovered expenses:
 Expenses

a. Old Bills

"Old bills" are deducted from patient pay as noncovered expenses. "Old bills" are unpaid medical, dental, or remedial care expenses which:

- were incurred prior to the Medicaid full coverage effective date, or the service was not a Medicaid- covered service;
- were not fully deducted from (counted in) any previous spenddown budget period where the spenddown was met; **and**
- remain a liability to the individual.
- "Old bills" do not require approval from DMAS in order to be deducted in the patient pay calculation even when the amount of the "old bill" exceeds \$500.

b. Services Provided By A Non-participating Provider

Medical and dental services that are covered by Medicaid, but that the Medicaid enrollee receives from a provider who does not participate in Virginia Medicaid, *CAN* be deducted from patient pay as non-covered services.

c. Covered Services Outside of Medicaid's Scope

Medically necessary medical and dental services exceeding Medicaid's amount, duration, or scope can be deducted from patient pay. Scope includes benefits or services provided by the enrollee's MCO (managed care organization).

d. Other Allowable Noncovered Services

 The following medically necessary medical and dental services that are NOT covered by Medicaid or by benefits provided by the enrollee's MCO can be deducted from patient pay by the local department of social services without DMAS approval when the cost does NOT

exceed \$500. If the service is not identified in the list below and/or the cost of the service exceeds \$500, send the request

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and the documentation to DMAS for approval (see M1470.230 C.5). DMAS will advise the eligibility worker if the adjustment is allowable and the amount that is to be allowed.

- dental services not provided by a Medicaid provider or covered by Medicaid. Effective July 1, 2021, Medicaid covers dental services for full-benefit adults, as well as children (see M1850.100.D). Pre-approval for dental services that exceed \$500 must be obtained from DMAS prior to receipt of the service;
- routine eye exams, eyeglasses and eyeglass repair;
- hearing aids (when medically necessary), hearing aid batteries and hearing aid repair;
- batteries for power wheelchairs or other power mobility items owned by the recipient, not to exceed four batteries in a 12-month period;
- chiropractor services, except for Medicare recipients (Medicare covers chiropractor services and Medicaid covers the Medicare deductible and coinsurance amounts);
- dipyridamole (Persantine) and other prescription medications not covered by Medicaid but ordered by the recipient's physician;
- transportation to medical, dental or remedial services not covered by Medicaid.
- 2) Services received by a Medicaid enrollee during a period of limited Medicaid eligibility (e.g., LTC services not covered because of a property transfer) can be deducted in the patient pay calculation by the local agency without DMAS approval even when the amount of the service exceeds \$500.

e. Medicare Part D

Individuals who:

- qualify for Medicare Part D,
- are NOT enrolled in a Medicare Prescription Drug Plan (PDP), and
- are NOT Medicaid eligible at the time of admission to a nursing facility,

will be fully responsible for their drug costs until Medicaid eligibility is determined and the Medicare Part D PDP enrollment process is completed. The individual remains responsible for any drugs purchased prior to the effective date of the PDP enrollment; Medicaid cannot pay for these drugs. The cost of drugs purchased before the PDP begin date can be deducted from patient pay.

Medicaid-enrolled nursing facility patients who are enrolled in a Medicare Part D PDP are **not** responsible for the payment of deductibles or co-pays, nor will

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they be subject to a coverage gap from patient pay any Medicare PI	in their Part D benefits	s. Do NOT ded	uct

If a full-benefit Medicaid/Medicare recipient was subject to PDP co-pays prior to *the* admission to a nursing facility, *the individual* may continue to be assessed co-pays until the PDP is notified of *the* admission to the nursing facility. Deduct PDP co-pays incurred during the month of admission to the nursing facility only.

If an individual is enrolled in Part D and is in a nursing facility but was not eligible for Medicaid at the time of admission to the nursing facility, *the individual* may continue to be charged co-pays or deductibles until the PDP is notified of his eligibility as a full-benefit Medicaid enrollee. Deduct PDP co-pays incurred during first month of Medicaid eligibility in the nursing facility only.

Types of services that CANNOT be deducted from patient pay include:

3. Services NOT Allowed

a. medical supplies and equipment that are part of the routine facility care and are included in the Medicaid per diem, such as:

- diabetic and blood/urine testing strips,
- bandages and wound dressings,
- standard wheelchairs,
- air or egg-crate mattresses,
- IV treatment,
- splints,
- certain prescription drugs (placebos).
- b. TED stockings (billed separately as durable medical supplies),
- c. acupuncture treatment,
- d. massage therapy,
- e. personal care items, such as special soaps and shampoos,
- f. ancillary services, such as physical therapy, speech therapy and occupational therapy provided by the facility or under arrangements made by the facility.
- *i.* services that are NOT medical/remedial care services, even if ordered by a physician:
 - air conditioners or humidifiers,
 - refrigerators, whole house generators and other non-medical equipment,
 - assisted living facility (ALF) room & board and services,
 - personal comfort items, such as reclining chairs or special pillows,
 - health club memberships and costs,
 - animal expenses such as for seeing eye dogs,
 - cosmetic procedures.

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3a. Managed
CareAs of October 1, 2023, the majority of Medicaid-eligible individuals who
receive long-term service and support (LTSS) are covered under Cardinal Care**Organizations**
and Cardinal
Care (effectiveAs of October 1, 2023)Medicaid support (LTSS) are covered under Cardinal Care
through one of five (5) managed care organizations (MCOs). As
part of Cardinal Care, each health plan offers enhanced benefits, such as
adult dental services or hearing aids, outside of the required contracted
Medicaid services. Some of these enhanced benefits are frequently
submitted to the LDSS as patient pay adjustment.If there are other coverage sources available for these services or items,

If there are other coverage sources available for these services or items, Medicaid policy requires the request for coverage first be submitted to those sources and exhausted there, before the LDSS/DMAS may consider or approve a patient pay adjustment.

A process is in development to develop a procedure for distinguishing MCO enhanced benefit services from allowable patient pay deductions. Until further notice, providers and nursing facilities will continue sending all patient pay adjustment requests to the patient's LDSS eligibility worker.

Eligibility workers will review and process patient pay adjustment requests without requiring submission of the request to the individual's CCC Plus plan.

4. Documentation
Requireda. Requests For Adjustments From A Patient or Authorized
Representative

Request the following documentation from the patient or his representative:

- a copy of the bill;
- if applicable, the amount owed that was not covered by the patient's insurance;
- proof that the service was medically necessary. Proof may be the prescription, doctor's referral, or a statement from the patient's doctor or dentist. Proof applies to a physician, doctor, or dentist's <u>current</u>, and not "standing", order(s).

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The local agency can make the adjustment for services identified in subsection C. 2. b. through d.1), above providing the cost of the service does not exceed \$500. If the cost of the service is not identified in subsection C. 2. b. through d. 1), or exceeds \$500, send the documentation to DMAS to obtain approval and the allowable amount of the adjustment (reimbursement is limited to the prevailing Medicaid or Medicare rate).

b. Requests For Adjustments From LTC Providers

- If the request for an adjustment to patient pay to deduct one of the above expenses is made by a nursing facility, ICF-MR, long-stay hospital, or *Department of Behavioral Health and Developmental Services* (*DBHDS*) facility, the request must be accompanied by:
- 1) the recipient's correct Medicaid ID number;
- 2) the current physician's order for the non-covered service (not required for replacement of hearing aid batteries or eyeglass frames or for repair of hearing aids or eyeglasses);
- 3) actual cost information;
- 4) documentation that the recipient continues to need the equipment for which repair, replacement, or battery is requested; and
- 5) a statement of denial or non-coverage by other insurance. The denial may be from the insurance carrier or may be a written statement from the facility that the insurance company was contacted and the item/service is not covered.

If the request from a facility does not include all the above documentation, return the request to the facility asking for the required documentation.

When the cost of the service cannot be authorized by the local department of social services and/or exceeds \$500, send the request and the documentation to DMAS to obtain approval for the adjustment and the allowable amount of the adjustment (reimbursement is limited to the prevailing Medicaid or Medicare rate). DMAS must be notified of the name and address of the recipient's spouse, POA or guardian so that proper notification of the decision can be given.

5. Procedures a. DMAS Approval Required

Requests for adjustments to patient pay for services not included in subsection C.2. b. through d.1) above, or for any service which exceeds \$500, must be submitted by the provider to the DSS worker. The DSS worker sends the request and documentation to:

Health Care Compliance Program Analyst Division of Program Operations, Customer Service Unit Department of Medical Assistance Services 600 East Broad Street, Suite 1300 Richmond, Virginia 23219

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Do not send requests for adjustments to DMAS when the patient has no available income for patient pay. Refer to M1470.230 C.5.c for notification procedures to be followed by the local worker.

When a request for an adjustment is approved or denied by DMAS, the local DSS worker will receive a copy of the letter sent to the recipient by DMAS:

- 1) If approved, adjust the patient pay using the VaCMS Patient Pay process.
- 2) If the adjustment request is denied, DMAS prepares the notification.

b. DMAS Approval Not Required

Determine if the expense is deducted from patient pay using the following sequential steps:

1) Upon receipt of the requested documentation, determine the amount of the bill that is a valid deduction. Do not deduct more than the available income that remains after the personal needs, dependent child allowance(s), and health insurance premiums are deducted.

If a noncovered service is already being deducted leaving no patient pay, and a new deduction for another noncovered service is requested, deduct the new noncovered services after the first noncovered service deductions have been completed.

2) Subtract the deduction for the month following the month the change is reported. If the deduction exceeds the available income, the remaining balance can be carried over to the following month(s).

c. Notice Procedures

Upon the final decision to allow the deduction, use the VaCMS Patient Pay process to adjust the patient pay. VaCMS will generate and send the Notice of *Patient Pay Responsibility*.

As of *October 1, 2023*, the majority of Medicaid-eligible individuals who receive long-term care (LTC) services are covered under *Cardinal Care* through one of six (6) managed care organizations (MCOs). As part of *Cardinal Care*, each health plan offers enhanced benefits outside of the required contracted Medicaid services. Some of these enhanced benefits are frequently submitted to the LDSS as patient pay adjustment.

If there are other coverage sources available for these services or items, Medicaid policy requires the request for coverage first be submitted to those sources and exhausted there, before the LDSS/DMAS may consider or approve a patient pay adjustment.

6. *Cardinal Care* Managed Care Organizations (effective *October 1,2023*)

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A process is in development to develop a process for distinguishing MCO enhanced benefit services from allowable patient pay deductions. Until further notice, providers and nursing facilities will continue sending all patient pay adjustment requests to the patient's LDSS eligibility worker.

Eligibility workers will review and process patient pay adjustment requests without requiring submission of the request to the individual's *Cardinal Care* plan.

M1470.240 FACILITY - HOME MAINTENANCE DEDUCTION

A. Policy

A single institutionalized individual can be allowed a deduction for the cost of maintaining a home for not more than six months, if a physician has certified he or she is likely to return home within that period.

Home maintenance means that the individual has the responsibility to pay shelter costs on his former place of residence in Virginia, such as rent, mortgage, utilities, taxes, room and board, or assisted living facility (ALF) payments, and that the home, apartment, room or bed is being held for the individual's return to his former residence in Virginia. Individuals who have no responsibility to pay shelter costs are not permitted a home maintenance deduction. If responsibility for shelter costs is questionable, documentation must be requested and provided.

EXCEPTION: For an individual admitted to a nursing facility from an ALF, deduct a home maintenance allowance for the month of entry even if the admission to the nursing facility is not temporary.

Only one spouse of an institutionalized married couple (both spouses are in a medical facility) is allowed the deduction to maintain a home for up to six months, if a physician certifies that he is likely to return home within that period.

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M14 B. Temporary Care	Temporary care is defined as not exceed beginning the month of admission to the written statement or a DMAS 225 from indicating that the individual is expected of admission is required to certify temp facility less than 6 months and returns to temporary care status is assumed and pathome maintenance allowance for the en- the temporary care period ends, the home discontinued.	the medical facilit the individuals d to return to his porary care. If the a community 1 atient pay should the period of ins	ty. A physician managed care p home within 6 e individual is i iving arrangem l be adjusted wistitutionalizatio	's blan months n the ent, ith the n. When	
	The DMAS 96 no longer relays informat Assume that the stay is not temporary us authorized representative, or managed of physician or a DMAS 225 notification to individual is expected to return home we physician's statement.	inless notified by care plan. A writ from the manage	the individual ten statement fr d care plan tha	rom a t the	
C. Amount Deducted	The home maintenance deduction is the individual's locality of residence. See A section M0810.002 A. 4 for the MN inc	Appendix 5 to sul) or	

A. Overview	This section provides policy and procedures for calculating patient pay for the facility patient.
B. Policy and Procedures	Policy and procedures for determining patient pay in the most common admission situations are contained in the following sections:
	Facility Admission From A Community Living Arrangement

- Facility Admission From A Community Living Arrangement (M1470.310)
- Patient pay for facility stay of less than 30 calendar days (M1470.320)

M1470.310 FACILITY ADMISSION FROM A COMMUNITY LIVING ARRANGEMENT

A. Policy

The policy in this section describes the procedures for calculating patient pay for the month of admission and ongoing months for all persons admitted to an LTC facility except:

- persons who received Medicaid CBC in the community during the admission month;
- persons who were admitted from another facility;
- persons admitted to a facility from a state institution.
- **B. Procedures** To determine patient pay for the admission month, use the procedures in this subsection.

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ochap	oter Subject	70 PATIENT PAY	Page ending wit		Page 16
1.	All Covered Groups Except MN Spenddown	For an individual admitted to a facili spenddown), take the following step income remains:			
		a. Count all income received in the	admission month (M1470.100).	
		b. Deduct a personal needs allowand	ce:		
		 \$40.00 basic personal needs; additional amount for guardia additional amount for special 		-	
		c. Deduct a dependent child allowar	nce, if appropriate	(M1470.220).	
		d. Deduct the Medicare premium we recipient and was not receiving M M1470.230).			care
		e. Deduct other health insurance pre charges, if appropriate (M1470.2		es or co-insura	nce
		f. Deduct other allowable noncover (M1470.230).	red medical expens	es, if appropria	ate
		g. Deduct the home maintenance (M doctor has certified that the indiv month period (see M1470.240). that has been for less than 30 day is NOT required.	idual is likely to re For recipients who	eturn home wit	thin a six- for a stay
		h. Any remainder is the patient pay	for the month(s).		
2.	MN Spenddown Individual in Facility for Less than 30 Days	For a medically needy individual on a spenddown who is in a facility for less than 30 days, see section M1470.320 B. for procedures.			
3.	MN Spenddown Individual In Facility For More Than 30 Days	For an institutionalized medically ne procedures.	edy individual, see	e Section M14'	70.600 for

M1470.320 PATIENT PAY FOR FACILITY STAY OF LESS THAN 30 DAYS

A. All *Full Coverage* Groups Except MN Spenddown To determine patient pay for a non-institutionalized individual *with full Medicaid coverage* admitted to a facility for less than 30 days (except an individual who meets a spenddown), use the procedures in subsection M1470.310 B.1 for the admission month and for the subsequent month when the facility stay continues into the month after admission. *Individuals with limitedcoverage Medicaid do not have a patient pay since facility care is not covered.*

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B. Non- Institutionalized Individuals on MN Spenddown	A non-institutionalized MN individu Medicaid until the spenddown is me either on a three-month retroactive o	et. Non-institutiona	lized MN ind	ividuals are	
1. Individual Who Meets the Spenddown	For a non-institutionalized MN indi- that is within the dates of facility ser patient pay:				
	a. Add together the number of days Medicaid. Multiply the result by the			covered by	
	b. Determine the remaining balance that caused the spenddown to be me		prior to apply	ing the bill	
	c. Add the amount in a. above to the the individual's patient pay for the p spenddown coverage period.	e			
	d. Enter patient pay using VaCMS.				
2. Example – Spenddown Met	Mr. B, an unmarried 70 year-old ind initial application for Medicaid on C was placed on a spenddown of \$200 March 31, 2000. On October 8, 199 temporary care that is expected to be	October 5, 1999. He 0 for the period Oc 9, he was admitted	e had excess in tober 1, 1999 to a nursing f	ncome and through	
	On November 10, 1999, his authoriz be re-evaluated due to his admission also submits medical bills incurred b determines leave a spenddown balar nursing facility charges him \$120 pe spenddown is determined:	to the nursing faci before October 8, 19 nee of \$500 as of O	lity. The repr 999, that the v ctober 8, 1999	esentative vorker). The	
	 \$2000 spenddown liability -<u>1500</u> old bills incurred pri 500 spenddown balance - 50 doctor's charge on C - <u>120</u> private pay rate on C 	or to October 1, 199 on October 1, 1999 October 5, 1999 (aft October 8, 1999 beginning October October 9,1999 beginning October October 10, 1999 beginning October October 11, 1999	99 er TPL pays) 9, 1999 10, 1999		
	Mr. B met his spenddown on Octobe October 11, 1999 and ends on Marc spenddown budget period.		•	•	
	He is discharged from the nursing fa November 1, 1999. He was in the nu patient pay for the October 8, 1999 to determined:	ursing facility for le	ess than 30 day	ys. His	

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	a) 3 number of days in by the individual's through October 10	the nursing facili Medicaid covera	ty that are NOT	covered
	<u>x 120</u> facility private pay \$ 360 amount of the sper is responsible.	•	or which the ind	dividual
	b) \$90 is the spenddown balan therefore, the individual is respo facility. Medicaid will pay the r	onsible to pay the	\$90 to the nurs	
	c) \$360 amount of the spen is responsible (October 8 - Octo $\frac{+90}{$450}$ spenddown balance on (\$450 individual's patient pay	ber 10) October 11; begir	n date of covera	ge
	If his dates in the nursing facilit patient pay for the second mont	• •	a second month	ı, his
3. Individual Who Does Not Meet Spenddown	An individual who meets the spenddow full responsibility for the days in the fa Action showing the dates of Medicaid covered by Medicaid. Send the provide regarding the individual's eligibility sta	cility. Send the ir coverage and that er a DMAS-225	ndividual a Not	ice of
	AID CBC PATIENTS - ALLO INCOME	WABLE DE	DUCTION	S
A. Introduction	Sections M1470.410 through 430 are the Medicaid CBC patient's gross monthly when the patient does not have a commonity spouse, go to subchapter N	income when cal nunity spouse. If	lculating patien the patient has	t pay
	Medicaid CBC patients are not allowed shelter costs are included in the person			because
B. Procedure	Subtract the deduction(s) from gross m presented below:	onthly income in	the order	
	1. Medicaid CBC Personal Maintenan	nce Allowance (N	(11470.410)	
	2. Dependent Child Allowance (M14'	70.420)		
	3. Medicaid CBC - Incurred Medical	Expenses (M1470	0.430)	
C. Appeal Rights	The patient or <i>the</i> representative has the determination, the amounts used in the adjustment. If a recipient or his representation who made the decision prepares the approximation of the decision of the decision prepares the approximation of the decision prepares the approximation of the decision of the decision prepares the approximation of the decision o	calculation and d entative appeals t	enial of any rec he patient pay,	the EW

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M1470.410 MEDICAID CBC - PERSONAL MAINTENANCE ALLOWANCE

A. Individuals For the month of entry and subsequent months, deduct from the patient's gross monthly countable income a personal maintenance allowance (PMA). The amount of the allowance depends upon under which Medicaid CBC waiver the patient receives LTC services.

The total amount of the PMA cannot exceed 300% SSI.

1. Basic
MaintenancePatients receiving Medicaid CBC under the following waivers are allowed a
monthly basic PMA:

Allowance

- Commonwealth Coordinated Care Plus (CCC Plus) Waiver (formerly the Elderly or Disabled with Consumer-Direction Waiver and the Technology-Assisted Individuals Waiver),
- Community Living (CL) Waiver (formerly Intellectual Disabilities Waiver),
- Family and Individual Supports (IS) Waiver (formerly Individual and Family Developmental Disabilities Support Waiver), and
- Building Independence (BI) Waiver (formerly Day Support Waiver).

Individuals enrolled in the Program for All Inclusive Care for the Elderly (PACE) are also allowed the basic PMA.

The PMA is:

- January 1, 2022 through December 31, 2022: \$1,388
- January 1, 2023 through December 31, 2023: \$1,509
- January 1, 2024 through December 31, 2024: \$1,556
- January 1, 2025 through December 31, 2025: \$1,596

Contact a Medical Assistance Program Consultant for the PMA in effect for years prior to 2022.

 2. Guardianship Fee
 Deduct an amount up to 5% of the patient's gross monthly income (including amounts not counted as income and excluded income) for guardianship fees, if the patient has a legally appointed guardian or conservator AND the guardian or conservator charges a fee. The guardianship filing fees CANNOT be deducted from the individual's income. Document how it was determined that the guardian/conservator charges a fee and the amount of the fee.

No deduction is allowed if the patient's guardian receives a payment for providing guardianship services from a public agency or organization that receives funding for guardianship services.

No deduction is allowed for representative payee or "power of attorney" fees or expenses.

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St	ıbchapter Subject	M1470 PATIENT PAY	Page ending with M147	70.420	Page 20
3.	Special Earnings Allowance for Recipients in CCC Plus, CL, IS and BI Waivers	 Deduct the following special earnings allowa work does NOT have to be part of treatment) deducted from earned income only. Deduct: a. for individuals employed 20 hours or mo to 300% of SSI (\$2,901 in 2025) per more b. for individuals employed at least 4 but le earned income up to 200% of SSI (\$1,93 	The special ear re per week, all on th. ss than 20 hours	rnings allowance earned income u per week, all	e is
4.	Example – Special Earnings Allowance (Using January 2018 figures)	A working patient receiving CCC Plus Waive week. Income is gross earnings of \$1228.80 \$300 monthly. Special earnings allowance earned income (\$1128.80) to the 200% of earned income is less than 200% of SSI; the allowance. Personal maintenance allowance	per month and S is calculated b SSI maximum (refore, entitled to	SA of y comparing gr (\$1,500.00). Gr o a special earni	ross
		 \$ 1,238.00 CBC basic maintenance allowa + 1,128.80 special earnings allowance \$ 2,360.80 PMA 	nce		
		Because the PMA may not exceed 300% of S example must be reduced to \$2,250.00.	SSI, the PMA for	the patient in th	is
B. Co	ouples	The Medicaid CBC waivers do not specify per a married couple living together when both s because each spouse is considered an individ individual maintenance allowance in section in a couple when each receives Medicaid CB	pouses receive N lual for patient pa M1470.410 appl	Iedicaid CBC ay purposes. Th	e

M1470.420 DEPENDENT CHILD ALLOWANCE

A. Unmarried Individual, or Married	For an unmarried Medicaid CBC patient, or a married Medicaid CBC patient without a community spouse, who has a dependent child(ren) under age 21 years in the community:
Individual With No Community Spouse	• Calculate the difference between the appropriate MN income limit for the child's home locality for the number of children in the home and the child(ren)'s gross monthly income. If the children are living in different homes, the children's allowances are calculated separately using the MN
	• The result is the dependent child allowance. If the result is greater than \$0, deduct it from the patient's income as the dependent child allowance. If the result is \$0 or less, do not deduct a dependent child allowance.

Do not deduct an allowance if the child(ren)'s monthly income exceeds the MN income limit in the child's home locality for the number of dependent children in the home. Do not deduct an allowance for any other family member.

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1. ExampleTwo Dependent Children In One Home (Using January 2009 Figures)	community in two children u children each The allowance \$ 337.92 M - 150.00 ch	gle individual with gross of Group II and receiving M nder age 18 who live with receive \$75 SSA. to for his dependent childred N limit for 2 (Group I) wildren's SSA income ependent children's allowa	fedicaid CBC. h his ex-wife in en is calculated	He is divorce Group I. His	d and has
2. ExampleThree Dependent Children In Two Homes (Using January 2009 Figures)	receives Medic community sp The other two each receive \$	arried individual who live caid CBC. Her spouse is ouse. One of their three of children live with her sist 95.00 per month SSA.	in a medical fac dependent child ter in a Group II	cility and is n ren lives with II locality. Th	ot a Mrs. K.
	\$ 306.23 <u>- 95.00</u> \$ 211.23 \$ 480.00 <u>- 190.00</u> \$ 290.00	MN limit for 1 (Group child's SSA income child's allowance MN limit for 2 (Group children's SSA income children's allowance			
	\$ 211.23 + 290.00 \$ 501.23	child's allowance children's allowance total dependent childre	n's allowance		
	allowance for determining hi	s. K's institutionalized sp their children may also be is patient pay. However, counted as part of their is income.	e deducted from the allowance the	n his income i he children re	n ceive from
M1470.430 MEDI	CAID CBC - N	NONCOVERED M	IEDICAL E	EXPENSE	S
A. Policy	another third p enrollee's mar	ncurred medical and dent party, <i>including services of</i> <i>naged care organization</i> , ne when determining pati	or benefits prove are deducted free	ided as part o	f an

- B. Health Insurance
PremiumsPayments for medical/health insurance which meet the definition of a health
benefit plan, *including dental insurance*, are deducted from patient pay when:
 - the premium amount is deducted from the patient's benefit check;

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- the premium is paid from the patient's own funds; OR
- the premium is paid by a relative (other than a spouse or parent for minor child) when that relative receives a benefit payment (income) which includes a benefit amount for the patient.

The amount deducted is the amount of the monthly premium. If the patient pays the premium less often than monthly, such as quarterly, prorate the amount paid by the number of months covered by the payment to obtain the monthly amount to deduct in the patient pay calculation.

"Health benefit plan" means any accident and health insurance policy or certificate, health services plan contract, health maintenance organization subscriber contract, plan provided by a MEWA (Multiple Employer Welfare Arrangement) or plan provided by another benefit arrangement.

Health benefit plan does not mean accident only, credit, or disability insurance; long-term care insurance; vision only insurance; specified disease insurance; hospital confinement indemnity coverage; limited benefit health coverage; coverage issued as a supplement to liability insurance; insurance arising out of a workers' compensation or similar law; automobile medical payment insurance; or insurance under which benefits are payable with or without regard to fault and that is statutorily required to be contained in any liability insurance policy or equivalent self-insurance (14VAC5-234-30).

Income protection insurance (indemnity) policy premiums are not medical expenses and are not deducted from the patient pay.

Membership fees for an organization that sponsors or provides the health insurance are not part of the premium and are not deductible.

Medicare Part A and/or Part B Premiums Medicare Part B premiums and/or Medicare Part A premiums are paid by Medicaid for eligible individuals. The premiums are paid by Medicaid via the "buy-in" and are not usually deducted from patient pay. However, Medicaid does not start paying the premiums immediately for all eligible patients, so the Medicare premium(s) must be deducted from patient pay in those months for which Medicaid does not pay the premium.

For CN individuals enrolled in the 300% SSI covered group in ACs 020, 040, and 060 and MN-only individuals in ACs 018, 038, and 058, the Medicare buy-in is effective **2 months after the begin date** of Medicaid coverage. If the begin date of coverage is other than the first day of a month, the buy-in is effective the first of the month in which the 60th day occurs. Part B premiums (and Part A premiums if the recipient must pay the Part A premium) must be deducted from patient pay in the month(s) in which the buy-in is not effective.

Deduct the Medicare premium(s) for the first two months of coverage for *individuals in the following ACs:*

- CN 300% SSI and not dually eligible as QMB or SLMB Plus ACs 020, 040, 060
- MN and not also QMB or SLMB ACs 018, 038, 058.

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	For individuals <i>in other ACs</i> , the Medicaid coverage. Therefore, d pay determination for months in The Medicaid Medicare buy-in o periods of coverage for LTC pat eligibility is for a closed period. A premiums if the recipient mus the month(s) in which the buy-ir	lo NOT deduct Medica the retroactive and on does NOT pay for Medicate ients who are on spend Deduct the Medicare t pay the Part A premi	tre premiums going coverag licare premiu ldown and wl Part B premiu	in the patient ge periods. ms in closed nose ums (and Part
	The Medicaid Medicare buy-in p coverage and closed periods of c spenddown. DO NOT deduct th premiums if the recipient must p the month(s) in which the buy-in spenddowns.	overage EXCEPT for e Medicare Part B pres ay the Part A premium	LTC patients miums (and P n) from the pa	who are on art A tient pay in
2. Example - Medicare Buy- in (Using January 2009 Figures)	Medicare Part A premium. His	ly income is \$1500 pe Part B premium is with A entitlement is actual	r month. He l hheld from his	nas no s SSA
	Mr. A submitted bills for Januar Ongoing Medicaid began in Feb in February and became CN. Th April 1.	ruary because he begai	n receiving M	
	His Medicare Part B premium is April and subsequent months wi premium.			
3. Medicare Advantage (Part C) Premiums	Medicare Advantage plans, also managed-care Medicare plans. I individuals may pay an extra Me Medicare buy-in is initiated for i the buy-in covers only the allow individual is responsible for any premium. The Medicare Advant responsibility and is an allowabl	n addition to Medicard edicare Advantage pre- ndividuals with Medic able Medicare Part A additional Medicare A tage monthly premium	e Part B prem mium. The M care Advantag and/or B pren Advantage mo remains the i	iums, some ledicaid e; however, niums. The nthly
4. Medicare F D Premiur	e	ription drug plan (PDI	P) at no cost.	
	When a full-benefit Medicaid en premium that is the individual's patient pay.			-

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5. LTC Insurance	a. Deduct LTC premium in adm	nission month only			
When an individual has an LTC insurance policy that covers long-tenservices received in the home, the individual stops paying premiums the month after he is admitted to the home-based LTC. The premium policy in the LTC admission month can be deducted from the admission patient pay only. The LTC insurance premium is not deducted from for the months following the admission month.		n paid for th			
	patient pay only. The LTC insuration	nce premium is not d			
	patient pay only. The LTC insuration	nce premium is not d			

should report the payment as a third party payment on its claim form. If the provider is unable to accept payment directly from the individual, the

LTC insurance payment should be given directly to the provider. The provider

individual must send the insurance payment to: <u>This address is for USPS mail only:</u> Commonwealth of VA COV - DMAS PO Box 780209 Philadelphia, PA 19178-0209

> *This address is only for overnight mail by special carriers: Lockbox Services* #780209 *Commonwealth of VA COV DMAS 2005 Market Street, 5th Floor Philadelphia, PA 19103-7042*

Along with the check, submit some type of documentation to explain why the funds are being sent to DMAS.

C. Noncovered Medical/Dental Services	Deductions for the cost of a patient's medically necessary medical or dental services not covered by Medicaid, other insurance (such as Medicare), or another person are subtracted from income to determine patient pay.
	See M1470.430 B.3 for the procedures used to deduct Medicare Part D prescription drug co-pays for patients who have Medicare.
	DMAS approval is not required for deductions of noncovered services from patient pay when the individual receives CBC services, regardless of the amount of the deduction.
1. Zero Patient Pay Procedures	If deductions from patient pay cannot be allowed because the recipient has no income remaining after deducting the personal maintenance allowance, dependent child allowance(s) and health insurance premiums, or the recipient has no income available for patient pay, deny the request.
	Notify the patient or the patient's representative using the Notice of Action.
	If a noncovered service is already being deducted leaving no patient pay, and a new deduction for another noncovered service has been approved, notify the patient or his authorized representative that the deduction for the new non-covered service will be made after the first noncovered service deductions are completed.

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2. Allowable Non-covered Expenses When a patient has income available for patient pay, the following can be deducted as noncovered expenses:

a. Old Bills

Old bills are deducted from patient pay as non-covered expenses. Old Bills are unpaid medical, dental or remedial care expenses which:

- were incurred prior to the Medicaid application's retroactive period, or during the retroactive period if the individual was not eligible for Medicaid in the retroactive period or the service was not a Medicaidcovered service;
- were not fully deducted from (counted in) any previous spenddown budget period where the spenddown was met, and
- remain a liability to the individual.

b. Medically Necessary Covered Services Provided By A Non-participating Provider

Medically necessary medical and dental services that are covered by Medicaid, but that the recipient received from a provider who does not participate in Virginia Medicaid, are deducted from patient pay as non-covered services.

c. Covered Services Outside of Medicaid's Scope

Medically necessary medical and dental services that can be deducted from patient pay are:

- services exceeding Medicaid's amount, duration, or scope;
- services rendered during a prior period of Medicaid eligibility (i.e., LTC services not covered because of a property transfer).

d. Other Allowable Non-covered Services

Medically necessary medical and dental services that are NOT covered by Medicaid and can be deducted from patient pay include:

 medical supplies, such as antiseptic solutions, incontinent supplies (adult diapers, pads, etc.), dressings, EXCEPT for patients under the Technology-assisted Individuals Waiver (Medicaid covers these services for Technology-assisted Individuals Waiver patients). For Medicaid CBC recipients who have Medicare Part B, do not deduct the cost of supplies/equipment obtained from a Medicare/Medicaid supplier since the supplier receives direct payment from Medicare and Medicaid.

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- 2) dental services *not covered by Medicaid*. *Effective July 1, 2021, Medicaid covers dental services for full-benefit adults, as well as children (see M1850.100.D);*
- 3) routine eye exams, eyeglasses and eyeglass repair;
- 4) hearing aids (when medically necessary), hearing aid batteries and hearing aid repair;
- 5) batteries for power wheelchairs or other power mobility items owned by the recipient, not to exceed four batteries in a 12-month period;
- 6) chiropractor services, except for Medicare recipients (Medicare covers chiropractor services and Medicaid covers the Medicare deductible and coinsurance amounts);
- 7) dipyridamole (Persantine) and other prescription medications not covered by Medicaid but ordered by the recipient's physician;
- 8) copayments for prescription drugs obtained under Medicare Part D.

e. Medicare Part D copays

Individuals who:

- qualify for Medicare Part D,
- are NOT enrolled in a Medicare PDP, and
- are NOT Medicaid eligible at the time of admission to CBC

will be fully responsible for their drug costs until Medicaid eligibility is determined and the Medicare Part D PDP enrollment process is completed. The individual remains responsible for any drugs purchased prior to the effective date of the PDP enrollment; Medicaid cannot pay for these drugs. The cost of drugs purchased before the PDP begin date can be deducted from patient pay.

Full benefit Medicaid enrollees who have Medicare, are receiving Medicaid CBC services, and are enrolled in a Medicare Part D PDP were responsible for the payment of co-pays for prescriptions filled prior to January 1, 2012. Effective January 1, 2012, individuals receiving Medicaid CBC services are not responsible for co-pays for prescriptions covered under their Medicare Part D PDP. CBC recipients are not subject to payment of deductibles or a coverage gap in their Part D benefits.

1) Monthly Statements

PDPs must issue a periodic (at least monthly) statement to the beneficiary explaining all benefits paid and denied. Part D drugs that are not covered by the PDP may not be covered by Medicaid and, absent other drug coverage, remain the responsibility of the individual. When a PDP denies coverage of a prescription, the beneficiary has the right to request an exception for coverage of the drug. The beneficiary is notified in writing of the decision on any exception requested.

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2) Verifying Allowable Co-pays

To determine whether or not prescription expenses can be deducted from patient pay, apply the following rules:

- If the drug expense appears on the statement as a denial, and no exception was requested, **do not** allow the expense.
- If the drug expense appears on the statement as a denial, and an exception was requested and denied, allow the expense.

Enrollees should be advised to maintain these monthly statements if they wish to request patient pay adjustments for Medicare Part D co-pays and for drugs for which the PDP denied coverage.

3. Services NOT Allowed

- a. medical supplies covered by Medicaid, or Medicare when the recipient has Medicare, such as:
 - diabetic and blood/urine testing strips,
 - bandages and wound dressings,
 - standard wheelchairs,
 - air or egg-crate mattresses,
 - IV treatment,
 - splints,
 - certain prescription drugs (placebos).
- b. TED stockings (billed separately as durable medical supplies),
- c. acupuncture treatment,
- d. massage therapy,
- e. personal care items, such as special soaps and shampoos,
- f. physical therapy,
- g. speech therapy,
- h. occupational therapy.
- *ii. services that are NOT medical/remedial care services, even if ordered by a physician:*
 - air conditioners or humidifiers,
 - *refrigerators, whole house generators and other non-medical equipment,*
 - assisted living facility (ALF) room & board and services,
 - personal comfort items, such as reclining chairs or special pillows,
 - *health club memberships and costs,*
 - animal expenses such as for seeing eye dogs,
 - cosmetic procedures.
- *j. personal care or other waiver services in excess of the number of hours authorized by DMAS (i.e. private pay).*

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4.	Document-	a.	Requests For Adjustments From A Patient or An Authorized
	ation		Representative
	Required		

Request the following documentation from the patient or representative:

- a copy of the bill;
- the amount still owed by the patient;
- if applicable, the amount owed that was not covered by the patient's insurance;
- proof that the service was medically necessary. Proof may be the prescription, doctor's referral or a statement from the patient's doctor or dentist. Proof applies to a physician, doctor, or dentist's <u>current</u>, and not "standing", order(s).

b. Requests For Adjustments From CBC Providers

If the request for an adjustment to patient pay to deduct a noncovered expense is made by a Medicaid CBC waiver service provider or case manager, the request must be accompanied by:

- 1) the recipient's correct Medicaid ID number;
- the current physician's order for the non-covered service (not required for replacement of hearing aid batteries or eyeglass frames or for repair of hearing aids or eyeglasses);
- 3) actual cost information;
- 4) documentation that the recipient continues to need the equipment for which repair, replacement, or battery is requested; and
- 5) a statement of denial or non-coverage by other insurance. The denial may be from the insurance carrier or may be a written statement from the facility that the insurance company was contacted and the item/service is not covered.

If the request from a provider or case manager does not include all the above documentation, return the request to the provider or case manager asking for the required documentation.

5. Procedures a. Determine Deduction

When the individual receives CBC services, DMAS approval **is not required** for deductions of noncovered services from patient pay, regardless of the amount of the deduction.

Determine if the expense is deducted from patient pay using the following sequential steps:

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 Upon receipt of the requested documentation, determine the amount of the bill that is a valid deduction. Do not deduct more than the available income that remains after the personal needs, dependent child allowance(s), and health insurance premiums are deducted.

If a noncovered service is already being deducted leaving no patient pay, and a new deduction for another noncovered service is requested, deduct the new noncovered services after the first noncovered service deductions have been completed.

2) Subtract the deduction for the current month. If the deduction exceeds the available income, the remaining balance can be carried over to the following month(s).

b. Notice Procedures

Upon the final decision to allow the deduction, use the VaCMS Patient Pay process to adjust the patient pay. VaCMS will generate and send the Notice of Patient Pay Responsibility If VaCMS is not able to process required transactions, a Patient Pay Correction form (DMAS 9PP), available at https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms, should be submitted to patientpay@dmas.virginia.gov. DMAS will generate and mail a Notice of Patient Pay Responsibility for any changes input directly into *MES*.

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6. Managed Care Organizations and CCC Plus (effective January. 1, 2018) As of January 1, 2018, the majority of Medicaid-eligible individuals who receive long-term care (LTC) services are covered under the CCC Plus program through one of six (6) managed care organizations (MCO). As part of the CCC Plus program, each health plan offers enhanced benefits, such as adult dental services or hearing aids, outside of the required contracted Medicaid services. Some of these enhanced benefits are frequently submitted to the LDSS as patient pay adjustment.

If there are other coverage sources available for these services or items, Medicaid policy requires the request for coverage first be submitted to those sources and exhausted there, before the LDSS/DMAS may consider or approve a patient pay adjustment.

A process is in development to develop a process for distinguishing MCO enhanced benefit services from allowable patient pay deductions. Until further notice, providers and nursing facilities will continue sending all patient pay adjustment requests to the patient's LDSS eligibility worker.

Eligibility workers will review and process patient pay adjustment requests without requiring submission of the request to the individual's CCC Plus plan.

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D. Example--CBC Deduction of Noncovered Services (Using January 2009 Figures)
Figures)
An aged, single individual, with no dependent child and no guardian or conservator, who lives in Group II, applied for Medicaid for the first time in June. I s approved by the screener for long-term care under the *EDCD* waiver. Gross income is \$950 Civil Service Annuity (CSA) and \$500 SSA. Resources are within the Medicaid limit. Has Medicare and federal employee's health insurance (Medicare is withheld from the SSA check at the rate of \$96.40 per month and \$80 is withheld from his CSA for the Health Insurance). Because income is less than 300% of the SSI income limit, *the individual* meets the 300% SSI group.

Retroactive eligibility *is denied* because *there were* no Medicaid covered services in the retroactive period. *The individual* owes \$1,500 on a hospital bill incurred the prior September and is making payments. Patient pay for June is determined in the following steps:

Step 1. gross income:

\$ 950 CSA + 500 SSA \$1,450 total gross income

Step 2. deduct the correct personal maintenance allowance:

- \$ 1,450 total gross income
- <u>1,112</u> personal maintenance allowance
- \$ 338 remaining income

Step 3. deduct the appropriate medical expense deductions in the correct sequential order:

\$ 338.00	remaining income
 176.40	96.40 Medicare + 80.00 health insurance premium
161.60	remaining income
 161.60	non-covered medical expenses (\$1,500-161.60=\$1,338.40)
\$ 0	patient pay for June

The 1,338.40 balance remaining from the 1,500 hospital bill that was not deducted from the June patient pay can be deducted in subsequent month(s) *if* it remains a liability.

M1470.500 MEDICAID CBC PATIENTS

A. Overview

This section is only for unmarried individuals and or married individuals who have no community spouse. For married patients who have a community spouse, go to subchapter M1480 for patient pay determination.

This section provides policy and procedures for calculating Medicaid CBC recipients' patient pay.

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- B. Policy and Policy and procedures for determining Medicaid CBC admission month patient pay in the most common admission situations are contained in the following sections:
 - Community Living Arrangement Admission to Medicaid CBC (M1470.510)
 - PACE (M1470.520)

M1470.510 COMMUNITY LIVING ARRANGEMENT ADMISSION TO MEDICAID CBC WAIVER SERVICES

A. Policy The policy in this section describes the procedures for calculating patient pay for the month of admission and ongoing months for all persons residing in the community who are screened and approved for Medicaid CBC waiver services.
 B. Procedures

1. All Covered Groups Except MN	For an individual admitted to Medicaid CBC waiver services (EXCEPT an individual who meets a spenddown), use these procedures:
Spenddown	a. Count all income received in the admission month (M1470.100).b. Deduct a personal needs allowance (M1470.410):
	 basic maintenance allowance based on the waiver; guardianship fees, if any; special earnings allowance, if any.
	 c. Deduct a dependent child allowance, if any (M1470.420). d. Deduct the Medicare premium withheld if the individual is a Medicare recipient and was not receiving Medicaid prior to admission, if any (see M1470.430).
	e. Deduct other health insurance premiums, deductibles or co-insurance charges, if any (M1470.430).f. Deduct other allowable noncovered medical expenses, if any (M1470.430).Any remainder is the patient pay for the month(s).
2. MN Individual Who Meets Spenddown	An MN individual who is on a spenddown is not eligible for Medicaid until the spenddown is met. If an individual is screened and approved for Medicaid waiver services, is considered "institutionalized" and eligibility for Medicaid is determined as an institutionalized individual. If the individual's income exceeds the 300% SSI income limit, must meet an MN institutionalized individual monthly spenddown.
	Go to section M1470.600 below to determine patient pay for a CBC patient who is

on a spenddown.

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Μ	1470.520 PACE				
А.	Policy	The Program of All-inclusive Care for the aged 55 and older who (1) meet the nurse (2) reside in their own communities. PA health care and long-term care medical residuals who meet the criteria for the PACE in lieu of the EDCD Waiver. Ind as AG recipients (Aid Categories 012, 03) See M1440.108 for additional information Individuals enrolled in PACE have a path	ing facility level CE provides all needs. PACE is EDCD Waiver ividuals who are 32, and 052) are on about PACE.	l of care criteria of an individua not a CBC Wai may be enrolled enrolled in Me not eligible for	and ll's ver; l in edicaid
B.	Procedures	The patient pay for an individual enrolle Needy is calculated using the procedures for an individual in CBC, with the excep	s in M1470.400 t	hrough M1470	
	1. Medicare Part D Premiums	PACE recipients are not responsible for their prescriptions are provided through Medicare Part D subsidy. Therefore, the is not allowable as a deduction from path	PACE and they a cost of the Med	are eligible for	the full
	2. Covered Medical Expenses	Because PACE includes most medically needs, the allowable medical expense de medical expense deductions for CBC.			
		The following services are provided thro	ough PACE:		
		 adult day care that offers numand recreational therapies; meals and nutritional counse medical care provided by a lance health care; all necessary prescription dr access to medical specialists podiatrists; respite care; hospital and nursing facility transportation. 	eling; social serv PACE physician ugs; s such as dentists	ices; ; personal care a , optometrists a	and
		Any medical expenses incurred by the in are not allowable patient pay deductions listed above, the noncovered expenses li for PACE recipients. DMAS approval is noncovered services from patient pay fo amount of the deduction.	. With the excep sted in M1470.4 s not required f	otion of the serv 30 C.2 are allow or deductions o	vices wable f
	3. PACE Recipient Enters a Nursing Facility	Because PACE is a program of all-inclupant of the benefit package for PACE recommunity. <i>PACE recipients may be platenrolled in PACE.</i> When a PACE recipient PACE provider has 60 days from the date worker of the individual's placement in recalculation of the patient pay.	cipients who can aced in a nursing ent is placed in a the of placement t	no longer resid g facility while s a nursing facilit to notify the elig	e in the s <i>till</i> y, the gibility

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Do not change the personal needs allowance to the facility amount unless notification is received from PACE. After notification from PACE of the individual's *placement in* a nursing facility, the eligibility worker will take action to recalculate the individual's patient pay prospectively for the month following the month the 10 day advance notice period ends. There is NO retroactive calculation of patient pay back to the date the individual entered the facility. Do not refer to the Recipient Audit Unit. When the change is made, the individual is entitled to a personal needs allowance of \$40 per month.

M1470.600 MN PATIENTS - SPENDDOWN LIABILITY

A. Policy This section is for unmarried individuals or married individuals who have no community spouse. DO NOT USE this section for a married individual with a community spouse, go to subchapter M1480. MN individuals have a spenddown liability that must be met before they are eligible for Medicaid because their monthly income exceeds 300% of SSI, which exceeds the MN income limits. When an MN individual meets the spenddown, he is eligible for Medicaid (see section M1460.700 for spenddown determination policy and procedures). Patient pay for each month in which the individual meets the spenddown must be determined. A patient under 22 years of age receiving inpatient psychiatric services in an IMD (Institution for Treatment of Mental Diseases) whose income exceeds 300% of SSI may be eligible for Medicaid as MN if he meets the spenddown liability. Coverage in an IMD is not part of the Medicaid benefit package for any other MN individuals who are eligible for Medicaid while in an IMD, including individuals age 65 years or older. Individuals under age 22 years who are not receiving inpatient psychiatric services and all individuals over age 22 years but under age 64 years are not eligible for Medicaid while in an IMD (see M0280.201). **B.** Definitions The following definitions are used in this section and subsequent sections of this subchapter: 1. Medicaid Rate The Medicaid rate for facility patients is the patient's daily Resource Utilization Group (RUG) code amount multiplied by the number of days in the month. A patient's RUG code amount is based on his room and board and ancillary services. The RUG code amount may differ from facility to facility and from patient to patient within the same facility. Confirmation of the individual's RUG code amount must be obtained by contacting the facility. For the month of entry, use the actual number of days that care was received or is projected to be received. For ongoing months, multiply the daily RUG code amount by 31 days. The Medicaid rate for CBC patients is the number of hours per month actually provided by the CBC provider multiplied by the Medicaid hourly rate. PACE has a capitated monthly rate that is due and payable on the first day of the month. The monthly PACE rate is available from the PACE provider. 2. Remaining Remaining income is the amount of the patient's total monthly countable

income for patient pay minus all allowable patient pay deductions.

Income

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3. Spend Liabil		The spenddown liability is the amount b income exceeds the medically needy inc	•	vidual's counta	ble
C. Procedure	es	The subsections identified below contain patient pay when an LTC patient meets determined eligible for Medicaid.	*		5
1. Facili Patie	•	Patient pay determination procedures are patients, depending on whether the spen or greater than the Medicaid rate. To de patients:	ddown liability i	is less than or e	qual to
		a. Determine the individual's spenddow procedures in subchapter M1460.	n liability using	the policy and	
		b. Compare the spenddown liability to t	he Medicaid rate	.	
		c. If the spenddown liability is less than rate, go to section M1470.610 below	*		
		d. If the spenddown liability is greater M1470.620 to determine patient pay		id rate, go to se	ction
2. Medi Patier	caid CBC nts	Medicaid CBC patient pay determination procedures. For CBC patients with a sp M1470.630.			
3. PACE Recip		For PACE recipients with a spenddown	liability, go to se	ection M1470.64	40.

M1470.610 FACILITY PATIENTS--SPENDDOWN LIABILITY LESS THAN OR EQUAL TO MEDICAID RATE

A.	Policy	This section is applicable ONLY to an unmarried individual, or a married individual without a community spouse. DO NOT USE this section for a married individual with a community spouse; go to subchapter M1480.
		An MN facility patient whose spenddown liability is less than or equal to the Medicaid rate is eligible for Medicaid effective the first day of the month, based on the projected Medicaid rate for the month. Medicaid must NOT pay any of the recipient's spenddown liability to the provider. In order to prevent any Medicaid payment of the spenddown liability, the spenddown liability is added to available income for patient pay.
B.	Procedures	Determine patient pay for the month using the procedures below.
	1. Patient Pay Gross Monthly Income	Determine the recipient's patient pay gross monthly income according to M1470.100 (including any amounts excluded in determining MN countable income and the spenddown liability).

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2.	Subtract Spenddown Liability	From the individual's gross monthly spenddown liability. The result is the			e
3.	Subtract Allowable	Deduct the following from the remain	ning income:		
	Deductions	a. a personal needs allowance (M14	70.210),		
		b. a dependent child allowance, if ap	propriate (M1470	.220),	
		c. any allowable noncovered medica the facility cost of care,	al expenses (M14	70.230), not inc	luding
		d. a home maintenance deduction, in	f appropriate (M1	470.240).	
		The result is the remaining income .			
4.	Add Spenddown Liability	Add the spenddown liability to the resist responsible to pay his spenddown the contributable income for patient	n liability to the		
5.	Patient Pay	Compare the contributable income to patient pay is the lesser of the two am		e for the month.	The
C. Ex	amples				
1.	FacilityMN And Patient Pay Income Are The Same (Using April 2000 Figures)	Mr. Cay first applied for Medicaid in year earlier. He has a monthly Civil S He last lived outside the facility in a the CNNMP 300% SSI income limit. insurance premium of \$50 monthly p incurred on April 2, and a guardian w Cay's income. His MN eligibility is determination results in a spenddown	Service Annuity (Group III locality He has no old bi lus a \$25 noncove /ho charges a gua being determined	CSA) benefit of . His income ex lls, but he has a ered medical exp rdian fee of 5% for April. The	\$1,600. cceeds health pense he of Mr.
		 \$1,600 monthly MN income <u>20</u> exclusion 1,580 countable MN incom <u>325</u> MN limit for 1 (Group \$1,255 spenddown liability for 	p III)		
		The Medicaid rate is \$45 per day, or 5 projecting the month's cost of facility his spenddown liability is less than the the first day of the month and for the spenddown liability is less than the M Medicaid eligibility. His patient pay	y care, he meets h he Medicaid rate. whole month of A fedicaid rate, Mr.	is spenddown bo He is eligible et April. Because l Cay will have o	ecause ffective nis

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	 \$1,600 total patient pay gr <u>-1,255</u> spenddown liability 345 <u>110</u> personal needs allowa <u>-</u> 50 health insurance prem <u>- 25</u> noncovered medical e 160 remaining income <u>+1,255</u> spenddown liability (h \$1,415 contributable income 	oss income nce (basic plus gua ium xpense incurred Aj iis responsibility to	ardian fee) pril 2 o pay)	
	Compare the contributable income for Medicaid rate for April, \$1,395. The Medicaid rate. Because the Medicaid for patient pay, Mr. Cay's patient pay Any income retained by Mr. Cay is a	facility can collec l rate is less than the g for April is the M	t no more that the contributable	he income
2. FacilityMN And Patient Pay Income Are Different (Using July 1999 Figures)	Mr. Day is a disabled individual who was admitted to the facility in Novem of \$1,500 and a monthly Seminole In outside the facility in a Group III loca CNNMP 300% of SSI income limit. because he had excess resources thro eligibility is determined for July 1999 spenddown liability of \$1,155:	aber 1998. He has dian payment of \$ ality. His income of He is not eligible f ughout the retroact	a monthly CSA 235. He last live of \$1,735 exceed or retroactive M tive period. His	benefit ed ds the Iedicaid MN
	\$1,500 monthly MN incom - 20 exclusion 1,480 countable MN inco - 325 MN limit for 1 (Gr \$1,155 spenddown liability	ome oup III)	n payment exclue	ded)
	He has an old bill of \$250 incurred in meet a spenddown, and a health insur noncovered medical expense of \$25 t Medicaid rate is \$40 per day, or \$1,2- projecting the month's cost of facility his spenddown liability is less than th month's coverage. His patient pay for	cance premium of 8 hat he incurred on 40 for a projected 3 v care, he meets his he Medicaid rate. H	\$50 monthly plu July 2. The faci 31-day month. I s spenddown bee He is eligible for	is a ility's By cause
	 \$1,500 CSA + 235 Seminole Indian payr 1,735 patient pay gross inc - 1,155 spenddown liability - 30 personal needs allo - 50 health insurance - 250 old bill from December - 225 remaining income +1,155 spenddown liability (ome wance ber 1998 al expense incurre his responsibility t	d July 2 to pay)	

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Compare the contributable income for patient pay to the facility's Medicaid rate for July. The facility can collect no more than the Medicaid rate. Because the Medicaid rate is less than the contributable income for patient pay for July, Mr. Day's patient pay for July is the Medicaid rate of \$1,240. Any income that is retained becomes a resource the following month.

3. Facility-Not Eligible in Admission
Month,
Following Month (Using April 2000
Mr. C first applied for Medicaid on April 25. He was admitted to the facility on April 22. He last lived outside the facility in a Group III locality. He is a 40-year-old disabled individual with one dependent child age 10 years; the child lives with his sister in a Group II locality. He has a monthly CSA benefit of \$1,700; the child has a CSA benefit of \$150 per month. Mr. C has a guardian who charges a 5% guardian fee. He is not eligible for retroactive Medicaid because he had excess resources throughout the retroactive period.

Mr. C's income exceeds the CNNMP 300% of SSI income limit, so he is not eligible as CNNMP. He has a carry-over expense of \$200 incurred in the retroactive period. He has a monthly health insurance premium of \$50 paid on the 15th of the month plus a \$25 noncovered medical expense he incurred on April 2. His MN eligibility is determined for April. The MN determination results in a spenddown liability of \$1,355:

- \$1,700 monthly MN income
- $\underline{-}$ <u>20</u> exclusion

Figures)

- 1,680 countable MN income
- <u>325</u> MN limit for 1 (Group III)
- \$1,355 spenddown liability for month

The facility's Medicaid rate is \$45 per day, or \$405 for April 22 - 30 (9 days), the admission month. He does not meet his spenddown by projecting the cost of care at the Medicaid rate for the admission month because his spenddown liability (\$1,355) exceeds the Medicaid rate of \$405 for the admission month. Therefore, his spenddown cannot be met by projecting the nursing facility costs at the Medicaid rate. His spenddown eligibility must be determined retrospectively using the private pay rate for the number of days of facility care to reduce his spenddown liability. The private pay rate is \$50 per day, or \$450 for the days April 22 - 30. After subtracting all allowable expenses, he does not meet his spenddown in April and is not eligible for Medicaid in April.

His eligibility for May is determined. His April facility expenses are not deducted because he paid them in April. His \$200 January bill is not deducted as a carry-over expense, but any current payments on that bill can be deducted. He incurred a noncovered medical expense on May 2, and paid \$65 on his January medical bill.

The facility's Medicaid rate is \$45 per day, or \$1,395 for a projected 31-day month. By projecting the cost of care at the Medicaid rate, he meets his spenddown on the first of the month (May) because his spenddown liability of \$1,355 is less than the Medicaid rate (\$1,395). His patient pay for May is determined:

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- \$1,700 total patient pay gross income
- <u>1,355</u> spenddown liability

345

- 105 personal needs allowance (basic plus guardian fee)
- 100 dependent child allowance (\$250-150=100)
- 50 health insurance premium
- <u>-</u> <u>25</u> noncovered medical expense incurred May 2
 - 65
- <u>- 65</u> current payment on January medical bill 0 remaining income
- +1,355 spenddown liability (his responsibility)
- \$1,355 contributable income for patient pay (May)

Compare the contributable income for patient pay to the facility's Medicaid rate for May. The facility can collect no more than the Medicaid rate. Because the contributable income for patient pay is less than the Medicaid rate, Mr. C's patient pay for May is his contributable income of \$1,355.

M1470.620 FACILITY PATIENTS--SPENDDOWN LIABILITY GREATER THAN THE MEDICAID RATE

- A. Policy This section is applicable ONLY to an unmarried individual, or a married individual without a community spouse. DO NOT USE this section for a married individual with a community spouse; go to subchapter M1480.
 - 1. Retrospective Determination An MN facility patient whose spenddown liability exceeds the Medicaid rate is not eligible for Medicaid until he actually incurs medical expenses that meet the spenddown liability within the month. ALL of these determinations are made monthly, retrospectively, **after** the month has passed and the expenses have actually been incurred. The individual's resources and income must be verified each month before determining if the spenddown has been met.
 - 2. Full Month's Coverage If Spenddown Met
 When incurred expenses equal or exceed the spenddown liability, the individual is eligible for the full month of Medicaid coverage beginning the first day of the month in which the spenddown was met, and ending the last day of the month in which the spenddown was met. See subchapter M1460 for procedures to determine spenddown eligibility for these individuals. Patient pay for the month in which the spenddown was met is calculated after determining that the spenddown was met.
 - **3. Patient Pay** Medicaid must not pay any of the recipient's spenddown liability to the provider. Because the spenddown determination is completed after the month and expenses are not projected, the spenddown liability is NOT added to remaining income for patient pay. Use the following procedures to calculate the patient pay for the month in which the spenddown was met.

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B. Patient Pay Procedures

1.	Patient Pay Gross Monthly Income	Determine the recipient's patient pay gross monthly income according to section M1470.100 (including any amounts excluded in determining MN countable income and the spenddown liability).
2.	Calculate Remaining Income For	Calculate remaining income for patient pay by deducting the following from gross patient pay income:
	Patient Pay	a. a personal needs allowance (M1470.210),
		b. a dependent child allowance, if appropriate (M1470.220),
		c. any allowable noncovered medical expenses (M1470.230) NOT including the facility cost of care, and
		d. a home maintenance deduction, if appropriate (M1470.240).
		The result is individual's remaining income .
4.	Patient Pay	Compare the remaining income to the facility's Medicaid rate for the month. The patient pay is the lesser of the two amounts.
C.	Example—In a Facility, Spenddown Liability Exceeds Medicaid Rate; No Dependent <i>(Using July</i> 1999 Figures)	Ms. Day is an institutionalized individual with no dependents who filed an initial application for Medicaid on November 13, 1999. She was admitted to the facility on November 12, 1999. She has a monthly CSA benefit of \$1,700 and a monthly payment of \$225 from the Seminole Indians Land Trust. She has a \$75 old bill incurred in July 1998, and she has a health insurance premium payment of \$50 per month paid on the 20th of the month. She does not have Medicare. She last lived outside the facility in a Group II locality. Her income exceeds the 300% SSI income limit. Her MN eligibility is determined for November 1999. The MN determination results in a spenddown liability:
		 \$1,700 monthly MN income (Seminole Indians payment excluded) <u>20</u> exclusion 1,680 countable MN income <u>250</u>MN limit for 1 (Group II) \$1,430 spenddown liability for November
		The facility's Medicaid rate is \$40 per day, or \$760 for the 19 days in November, the admission month. Because her spenddown liability of \$1,430 exceeds the \$760 Medicaid rate for the admission month of November, Ms. Day is not eligible until she actually incurs medical expenses, including the private

facility rate, on or before November 30 that equal or exceed the spenddown liability of \$1,430. The private rate is \$65 per day. The old bill of \$75 is deducted on November 1. She incurs \$1,235 for 19 days of care and the \$50 insurance premium on November 21; she incurs no other expenses. She does not meet the spenddown in the admission month of November. She paid her all of her November medical expenses in November.

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Her eligibility for December (the month following the admission month) is determined. The Medicaid rate of \$40 per diem is projected for a 31-day month and equals \$1,240. The spenddown liability for the month is compared to the Medicaid rate before deducting any incurred medical expenses. Because the monthly spenddown liability of \$1,430 exceeds the Medicaid rate, eligibility must be determined, retrospectively, after the actual facility care costs have been incurred.

In January, to determine if the spenddown was met in December, the worker compares the spenddown liability to the private cost of care for December. The private daily rate of \$65 per day is multiplied by 31 days in December to determine the private monthly cost of care. Because the monthly spenddown liability of \$1,430 is less than the private monthly cost of care of \$2,015, Ms. Day met her spenddown in December and is eligible for the full month of December. She is enrolled *for a* closed period of eligibility, beginning 12-01-99 and ending 12-31-99. On December 3, she made a payment of \$75 on her July 1998 medical expense. Her patient pay for December is calculated as follows:

\$1,700	CSA
+ 225	Seminole Indians payment (not excluded for patient pay)
1,925	gross income for patient pay
- 30	personal needs allowance
- 75	12/3/99 current payment on medical bill from July 1998
- <u>50</u>	health insurance premium paid on the 21st
\$1,770	remaining income for patient pay (December)
11 .1.	

The eligibility worker compares the remaining income to the Medicaid rate (\$1,240) for December. The facility can collect no more than the Medicaid rate. Because the Medicaid rate is less than the remaining income for patient pay, Ms. Day's patient pay for December is the Medicaid rate of \$1,240. Since she paid the nursing facility the private rate of \$2,015 for December, the facility will reimburse her after receiving the Medicaid payment for December. If she retains this money, it becomes a resource to her in the month in which she receives the reimbursement (January at the earliest). Her countable resources must be verified for January before determining if her January spenddown was met.

M1470.630 CBC PATIENTS WITH SPENDDOWN LIABILITY

A. Policy This section is applicable ONLY to an unmarried individual, or a married individual without a community spouse. DO NOT USE this section for a married individual with a community spouse; go to subchapter M1480.

 1. Retrospective Determination
 Community Based Care (CBC) patients who have income over the 300% of SSI income limit are placed on a monthly spenddown as institutionalized individuals because they have been screened and approved for waiver services. The monthly CBC expenses are determined retrospectively; they cannot be projected for the spenddown budget period.

Retrospective spenddown eligibility determinations are made monthly after the month has passed and the expenses have actually been incurred. The CBC expenses, along with other allowable medical and dental expenses, are deducted

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		daily and chronologically as the expens resources and income must be verified of spenddown has been met.			
	Full Month's Coverage If Spenddown	When incurred medical expenses equal liability, the individual is eligible for th beginning the first day of the month, an	e full month of I	Medicaid cove	erage
	Met	Patient pay for the month in which the s determining that the spenddown was mo	-	net is calculat	ed after
3.	Patient Pay	Because the spenddown is completed at projected, the spenddown liability is NO patient pay. Use the following procedur month in which the spenddown was me	OT added to the a res to calculate the state of the state	available inco	me for
B. Patio Proc	ent Pay cedures				
	Patient Pay Gross Monthly Income	Determine the CBC recipient's patient p section M1470.100 (including any amo countable income and the spenddown li	unts excluded in		
	Calculate Remaining	Calculate remaining income for patient gross patient pay income:	pay by deducting	g the followin	g from
	Income for Patient Pay	a. a personal needs allowance (M1470.	410),		
		b. a dependent child allowance, if appr	copriate (M1470.	420),	
		c. any allowable noncovered medical bills, carry-over expenses and other meet the spenddown, but NOT include	noncovered exp	enses that we	•••
		The result is the individual's remaining	g income for pati	ent pay.	
3.	Patient Pay	Compare the remaining income to the N services multiplied by the Medicaid hou is the lesser of the two amounts.			
	ExampleCBC Spenddown Met (Using January 2000 Figures)	Ms. G. lives in Group III and filed an in She is approved by the screener for the community spouse or dependent child. a \$200 private pension and exceeds the spenddown liability is determined:	EDCD Waiver i Her monthly inc	n January. Sh come of \$1800	e has no) SSA and
		\$1,800 SSA ± 200 private pension \$2,000 total monthly income ± 20 exclusion \$1,980 countable income ± 325 MNIL for Group III \$1,655 monthly spenddown lia	bility		

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Her January application is denied and she is placed on a monthly spenddown during the 12-month certification period of January through December.

In February she submits bills to determine if her January spenddown has been met. Her spenddown eligibility is evaluated first by comparing the private cost of care to her spenddown liability. The private cost of care is \$15 per hour, 4 hours per day, or \$60 per day. She received care on 20 days in January at the private rate of \$60 per day. The private cost of care for January was \$1,200. Because the private cost of care was less than her spenddown liability, her spenddown eligibility must be determined on a daily basis. She has old bills of \$600 incurred prior to the retroactive period, a health insurance premium of \$100 paid on the first of the month, and prescription costs of \$500 incurred January 2. Her spenddown eligibility is determined:

- \$1,655 spenddown liability
- 600 old medical bills incurred prior to retroactive period
- 100 medical insurance premium paid January 1
- 60 cost of care incurred January 1
 - 895 balance beginning January 2
- 500 prescription costs incurred January 2
- <u>60</u> cost of care incurred January 2
- 335 balance beginning January 3
- <u>300</u> cost of care incurred January 3 -7 (5 days)
 - 35 spenddown liability balance at beginning of January 8
- <u>60</u> cost of care incurred on January 8
- \$ 0 spenddown met on January 8

Because she met the spenddown on January 8, she is eligible for *full* Medicaid coverage beginning January 1 and ending January 31. Her patient pay for January is calculated as follows:

- \$1,800 SSA
- + 200 private pension
- 512 personal maintenance allowance
- 600 old bill incurred prior to retroactive period
- <u>100</u> medical insurance premium paid January 1
- \$ 788 remaining income for patient pay (January)

The worker compares the remaining income for patient pay to the Medicaid rate for Medicaid CBC waiver services. The Medicaid hourly rate of \$10.50 is multiplied by the 80 hours of CBC waiver services received in January. Because her remaining income (\$788) is less than the Medicaid rate (\$840), Ms. G's patient pay for January is the remaining income of \$788.

The following month, Mrs. G submits bills to determine if and when her February spenddown was met. Her February spenddown eligibility is evaluated as follows:

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		 \$1,655 spenddown liability 100 medical insurance p 60 cost of care incurred 1,495 spenddown balance -1,140 cost of care for rem \$355 spenddown balance Mrs. G does not meet her spenddow eligible for February and no patient subsequent months, Mrs. G might h could enable her to meet her spenddow	oremium paid Febru d on February 1 beginning February ainder of February (on February 29 n for the month of H pay is calculated. I ave additional medi	ary 1 y 2 (19 days) February, so s n March and ical expenses	he is not which
M14	70.640 PACE	RECIPIENTS WITH SPEND	DOWN LIAB	ILITY	
A. Po	licy	This section is applicable ONLY to individual without a community spo married individual with a community	ouse. DO NOT US	E this section	for a
1.	Monthly Spenddown Determination	PACE recipients who have income of limit are placed on a monthly spend because they have been screened an	down as institution	alized individ	
		Unlike CBC, PACE has a capitated first day of the month. The monthly provider. When an MN individual i expenses is the rate that is due as of	PACE rate is available s in PACE, the amo	able from the bunt of allowed	PACE
		PACE recipients are not responsible included in the monthly PACE rate. Part D premium cannot be used t subtracted from the monthly PAC spenddown has been met.	Therefore, the co o meet a spenddow	st of the Med vn and must	licare be
		The individual's spenddown liabilit Medicare Part D premium) establish determination can be projected or m	n whether the spend	down eligibil	ity
2.	Projected Spenddown Determination	If the MN individual's spenddown l PACE rate (minus the Medicare Par Medicaid. As long as the individual monthly rate do not change, the ind effective the first day of the month	t D premium), the i l's spenddown liabi ividual is enrolled i	ndividual is e lity and the P n ongoing cov	ligible for ACE verage
3.	Retrospective Spenddown Determination	If the MN individual's spenddown I (minus the Medicare Part D premiur actually incurs medical expenses the month. The monthly medical expen cannot be projected for the spenddo	m), he is not eligible at meet the spenddo uses are determined	e for Medicaio wn liability w	d until he vithin the

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	Retrospective spenddown eligibili month has passed and the expense (minus the Medicare Part D premi dental expenses are deducted daily incurred. The individual's income before determining if the spenddor allowable medical deductions.	s have actually been (um) along with other and chronologically and resources must	incurred. The allowable me as the expense be verified eac	PACE rate edical and ses are ch month
	When incurred medical expenses of liability, the individual is eligible beginning the first day of the mon	for the full month of	Medicaid cov	erage
4. Patient Pay	a. Projected Spenddown Eligib	ility Determinations	5	
	Medicaid must assure that enough he can have a personal maintenance liability is NOT subtracted from h income for patient pay.	ce allowance. Theref	fore, the spend	ldown
	Subtract the allowances listed in M1470.400 from gross monthly income, as applicable. Compare the remaining income for patient pay to the monthly PACE rate (minus the Medicare Part D premium) for the month. The patient pay is the lesser of the two amounts.			
	b. Retrospective Spenddown Eligibility Determinations			
	Because the spenddown eligibility which the PACE services were rec spenddown liability is NOT added Follow the instructions in M1470. pay when the spenddown liability Medicare Part D premium).	ceived and expenses I to the available inco 630 for calculating th	are not project ome for patien as spenddown	ted, the t pay. and patient
M1470.800 COM	MUNICATION BETWEEN	LOCAL DSS A	ND LTC P	ROVID
A. Introduction	Certain information related to the Medicaid LTC services must be co the LTC provider. The Medicaid I 225) is used by both the local agen	ommunicated betwee LTC Communication	n the local age Form (form I	ency and DMAS-
B. Purpose	Eligibility workers should generat DMAS-225 form is also <i>available <u>Home/Medical-Assistance/Forms</u>.</i>		-	
	The form is used to:			
	 notify the LTC provider of a p notify a new provider that the verification systems; reflect changes in the patient's 	patient pay is availab	le through the	:

- reflect changes in the patient's deductions, such as a medical expense allowance;
- document death of an individual;

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	 document admission or discharge of community-based care services; provide information on health insu coverage, and provide other information unknow change in eligibility status or patie 	of a patient to an rance, LTC insur n to the provider	institution or ance or VA cor		
C. When to Complete	Do not use the DMAS-225 to relay the are responsible for obtaining patient ARS/MediCall verification systems.	t pay informatio	n from the		
the DMAS-225	Complete the DMAS-225 at the time of eligibility determination and/or the recipient's entry into LTC. Complete a new DMAS-225 when the recipient's eligibility status changes, such as when the recipient's Medicaid coverage is canceled or changed to limited QMB or SLMB coverage, or when the LTC provider changes.				
	Additionally, complete a DMAS-225 f pay has been initially transitioned into patient pay information is available the	MES to notify th	ne provider that		
D. Where to Send the DMAS-225					
M1470.900 ADJUST	MENTS AND CHANGES				
A. Policy	The Medicaid recipient or authorized re any changes in his or her situation with known. In situations where the patient rate the patient pay must be adjusted wi discovery of the change. This section co how to adjust patient pay.	in 10 days of the pay amount is les thin 30 days of n	day the change as than the Med aotification or	is licaid	
	There are situations when the EW cann when the current patient pay amount eq In this situation, an adjustment that resu be made and a referral to the DMAS Re- completed following the procedures in	uals the Medicai Its in an increase cipient Audit Ur	d rate for the m in patient pay o nit (RAU) must	onth. cannot	
B. Action When A Change Is Reported	Upon receipt of notice that a change in an enrollee's income or deductions has occurred, the EW must evaluate continued income eligibility (see subchapter M1460). If eligibility no longer exists, follow the procedures for LTC medically needy income and spenddown (see M1460.700). If eligibility continues to exist, the EW must:				
	<i>1</i> . Recalculate the patient pay.				
	2. If the patient pay remains the same, handling the patient's income that the		-	person	
	3. If the patient pay decreases, follow below. If the patient pay increases, D. below.				

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- C. Patient Pay Decreases
 - 1. When to
AdjustReflect a patient pay decrease using the VaCMS Patient Pay process effective
the month following the month in which the change was reported when:
 - the patient's income decreases;
 - an allowable deduction is added or increased;
 - the patient did not receive, or no longer receives, some or all of his income.

Adjust the patient pay for the month following the month in which the change was reported. DO NOT adjust patient pay retroactively, unless the patient meets a condition specified in section M1470.910 below.

- 2. **Procedures** Using the *VaCMS* Patient Pay process, take the following steps to reflect a decrease in patient pay:
 - a. Verify the decrease.

b. Once the decrease is verified, *enter the correct information into VaCMS along with the correct effective begin dates. VaCMS will* calculate the new patient pay based on the change(s).

- c. Subtract the "new" patient pay from the "old" patient pay amount; the result is the reduced amount.
- d. Multiply the reduced amount by the number of months in which the reduced amount should have been effective; the result is the total reduction.
- e. Subtract the total reduction from the next month's (the month following the month in which the worker is taking this action) patient pay. If the total reduction exceeds the patient pay, the patient pay amount will be zero until the total reduction has been subtracted from the patient pay.
- 3. Example-Mr. F is an institutionalized individual who had been receiving a SSA payment **Patient Pay** of \$1,000 and a workman's compensation payment of \$400 each month. On Decrease June 30, he reported he received his final worker's compensation payment on June 15. The EW requested verification of the termination of the worker's compensation and received the verification on August 22. His patient pay had been \$1,370 per month. His new patient pay is calculated to be \$960 per month. The "new" patient pay of \$960 is subtracted from the "old" patient pay of \$1,370. The monthly amount is reduced by \$410. Since Mr. F reported the change in June, the patient pay must be adjusted for July and subsequent months. The reduction of \$410 is multiplied by 2 months (July and August) and totals \$820. The EW adjusts Mr. F's September patient pay to reflect the decreased monthly income for July and August. VaCMS shows a September patient pay of \$140 and also shows a patient pay of \$960 for October and subsequent months.

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D. Patient Pay Increases	Using the <i>VaCMS</i> Patient Pay process, reflect a patient pay increase effective the month following the month in which the 10-day advance notice period ends when the patient's income increases or an allowable deduction stops or decreases. <i>No underpayments are to be calculated or referred to the DMAS</i> <i>Recipient Audit Unit.</i>
1. Prospective Month(s)	Calculate the new patient pay based on the current income and make the change effective the month following the month in which the 10-day advance notice period ends. This will be the new ongoing patient pay.
2. Current and Past Month(s)	Do not revise the patient pay retroactively for the current and past month(s) unless the requirements in section M1470.910 below are met.

- **3.** Procedures **a.** Determine the new *patient pay amount*:
 - 1) Calculate the new monthly patient pay based on the change(s), beginning with the month *following the month in which the 10 day advance notice period ends*.
 - 2) Do not calculate or enter any underpayment amounts.

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M1470.910 RETROACTIVE ADJUSTMENTS FOR PRIOR MONTHS

A. Retroactive Adjustment	If a change was reported timely and the patient pay for prior months is incorrect, adjust the patient pay for the prior months only in the following situations:
	1. a deceased individual had health insurance premiums or noncovered medical expenses that should have reduced patient pay; or
	 a community spouse is owed money for a spousal allowance and the institutionalized spouse is deceased or no longer in long-term care. However, if the community spouse had decreased income and did not report the change in a timely manner, do not adjust the patient pay.
	3. If an individual has moved from NF to CBC, adjust the patient pay effective the month after the change.
	In these situations, adjust the patient pay retroactively using the VaCMS Patient Pay process for the prior months in which the patient pay was incorrect. In all other situations when a change is reported timely, do not adjust the patient pay retroactively. If VaCMS is not able to process required transactions, submit a Patient Pay Correction form (DMAS 9PP), available at <u>https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms</u> , to <u>patientpay@dmas.virginia.gov</u> .
B. Notification Requirements	VaCMS automatically generates and sends the Notice of Patient Pay Responsibility. DMAS will generate and mail a Notice of Patient Pay Responsibility for any changes input directly into <i>MES</i> .

M1470.920 LTC PROVIDER CHANGE WITHIN A MONTH

A. Policy A change in LTC providers requires a review of the type of provider and living arrangements to determine the correct personal needs allowance and new patient pay, if applicable.

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B. Procedures DMAS has implemented changes effective for dates of service on or after April 1, 2017, to simplify responsibility for collecting patient pay in the transition month. For any month that an individual is enrolled in a nursing facility on the DMAS eligibility file, patient pay will be deducted only from nursing facility claims and not from agency personal care, respite care, and/or adult day health care claims.

For patients in the CCC Plus Waiver with a patient pay, *MES* will deduct patient pay from the claims submitted by waiver providers for services following the transition month. It may take a short period of time for the local department of social services to revise the patient pay (reflecting a change in status from nursing facility to CCC Plus). This will result in *MES* initially using a higher patient pay that will be adjusted by DMAS after the patient pay is revised. During this time, waiver or nursing facility providers will still be responsible for collection of identified patient pay amounts owed and should work together to collect the appropriate patient pay.

Eligibility staff will continue to calculate monthly patient pay. There is no need to divide or apportion the patient pay when a patient changes providers or moves from one type of provider/care to another (e.g. CBC to a nursing facility) nor any a need to inform the provider via a DMAS-225. Changes in patient pay will be made prospectively, based on advance notice requirements. Changes not requiring advance notice can be processed up to the last day of the month. If an individual has moved from NF to CBC, adjust the patient pay effective the month after the change. Patient Pay underpayment corrections should follow the procedures contained in M1470.900.

C. PACE Enrollment in PACE begins on the first day of a month and ends on the last day of a month. Patient pay for PACE participants is not adjusted due to provider changes within a month.

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A1470.930 DEA	ATH OR DISCHARGE FROM L 1	FC			
A. Policy	The LTC provider may not collect an		ay that is more	than	
. Toney	the Medicaid rate for the month. Whe	1 1	•		
	LTC to another living arrangement the		•		
	recalculate patient pay for the month i		· · · · · · · · · · · · · · · · · · ·		
	discharged. The provider is responsible for collecting an amount of patient				
	pay for the month of death or discharg				
	for the month.			14 1400	
B. Procedure Refer to the VaCMS Help feature for procedures regarding death or discharge			harge		
	from LTC. Send a DMAS-225 to the				
	of the patient. Send a notice to the pat		••••		
	reflects the reduction or termination of	f services If VaCN	IS is not able to	0	

reflects the reduction or termination of services. If VaCMS is not able to process required transactions or additional correction is needed, submit a Patient Pay Correction form (DMAS 9PP), available at <u>https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms</u>, to <u>patientpay@dmas.virginia.gov</u>. DMAS will generate and mail a Notice of Patient Pay Responsibility for any changes input directly into *MES*.

M1470.1000 LUMP SUM PAYMENTS

A. Policy Lump sum payments of income or accumulated benefits are counted as income in the month they are received. Patient pay must be adjusted to reflect this income change for the month following the month in which the 10-day advance notice period expires. Any amount retained becomes a resource in the following month.

B. Lump Sum Defined Income such as interest, trust payments, royalties, etc., which is received regularly but is received less often than quarterly (i.e., once every four months or three times a year, once every five months, once every six months or twice a year, or once a year) is treated as a lump sum for patient pay purposes.

EXCEPTION: Income that has previously been identified as available for patient pay, but which was not actually received because the payment source was holding the payment(s) for some reason or had terminated the payment(s) by mistake, is **NOT** counted again when the corrective payment is received.

See section M1470.1030 below for instructions for determining patient pay when a lump sum is received.

M1470.1010 LUMP SUM REPORTED IN RECEIPT MONTH

A. Lump Sum Available	Lump sum payments reported in the month the payment was received are counted available for patient pay effective the first of the month following the month in which the 10-day advance notice period expires.
	If the individual is no longer in the facility and is not receiving Medicaid CBC, adjust the patient pay for the lump sum receipt month if the money is still available.
B. Lump Sum Not Available	If the money is not available, complete and send a Notice of Recipient Fraud/Non-Fraud to the DMAS Recipient Audit Unit.

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M1470.1020 LUM	P SUM NOT REPORTED T	IMELY		
A. Effective Date	Lump sum payments reported AF received are not reported timely. I sum. If the resources are within th pay. See B. & C. below. If they e M1470.1100 below.	Evaluate total resourd ne limit, determine av	ces including to vailability for	the lump patient
B. Lump Sum Not Available	If the money is not available, com Fraud/Non-Fraud to the DMAS Re		ce of Recipier	nt
C. Lump Sum Available	 If the money is still available a and is not receiving Medicaid Recipient Fraud/Non-Fraud to 	CBC, complete and	send a Notice	
	 If the money is still available a still receiving Medicaid CBC, procedures in section M1470. 	adjust the patient pa		
M1470.1030 PATI	ENT PAY DETERMINATI	ON FOR LUMI	P SUMS	
A. Policy	When a lump sum payment is rece following the month in which the 1 be adjusted using the procedures in increased retroactively.	10-day advance notic	e period expir	es must
B. CN Procedures				
1. Total Income	Add the lump sum to the patient's income for the month.	regular monthly inco	ome; the result	t is total
2. Less Than Or Equal To 300% of SSI	If the total gross income (includin 300% of SSI income limit, adjust remains to be evaluated.			
3. Greater Than	If the total gross income (includin	g the lump sum) exce	eeds the 300%	ofSSI

Greater Than 300% of SSI
 If the total gross income (including the lump sum) exceeds the 300% of SSI income limit, adjust the patient pay. Compare the income available for patient pay to the Medicaid rate for the month.

If the income available for patient pay is less than or equal to the Medicaid rate, the available income is the patient pay. If the income available for patient pay exceeds the Medicaid rate, adjust the patient pay to equal the Medicaid rate for the month.

Evaluate the difference between the Medicaid rate and the available income as a resource for the next month. If the patient's total countable resources exceeds the resource limit, take appropriate action to cancel the patient's Medicaid.

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. ...

C. MN Procedures

. _ ...

1.	Facility	For facility patients who have a spenddown liability that is less than or equal
	Patients	to the facility Medicaid rate and who are enrolled in ongoing Medicaid
	Spenddown	coverage:
	Liability Less	
	Than or Equal	a. add the lump sum to the patient's regular monthly income; the result is
	To Medicaid	total gross income for the month;
	Rate	
		b. subtract the correct personal needs/maintenance allowance and any other allowable deductions; the remainder is the income available for patient pay for the month
		c. compare the spenddown liability to the Medicaid rate for the month:
		• if the available income for patient pay is less than or equal to the Medicaid rate, the available income is the patient pay.
		• if the available income for patient pay is greater than the Medicaid rate, adjust the patient pay to the Medicaid rate for the month. Evaluate the difference between the Medicaid rate and the available income as a resource for the next month. If the patient's total countable resources, including the remainder of the available income, exceed the resource limit, take appropriate action to cancel the

patient's Medicaid.

2. Facility Patients With Spenddown Liability Greater Than Medicaid Rate, & All Medicaid CBC Patients

For facility patients who have a spenddown liability that is greater than the facility Medicaid rate, and for ALL Medicaid CBC patients whose eligibility and patient pay are determined retrospectively:

a. Spenddown Eligibility & Patient Pay Previously Determined

If the individual's spenddown eligibility for the month has been determined without including the lump sum amount and the individual was enrolled for the month:

- add the lump sum to the patient's regular monthly income in the month the lump sum was received; the result is total gross income for the month;
- 2) subtract the correct personal needs/maintenance allowance and any other allowable deductions; the remainder is the revised patient pay for the month;
- 3) compare the revised patient pay to the patient pay that was previously determined and sent to the provider:
 - if the revised patient pay is **greater than** the previously determined patient pay, adjust the patient pay to the revised patient pay amount or the Medicaid rate, whichever is less. If the Medicaid rate is less, evaluate the difference between the Medicaid rate and the revised amount as a resource for the next month.

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* if the revised patient pay is **less than or equal to** the previously determined patient pay, DO NOT adjust the patient pay.

Note: If the patient's total countable resources, including the remainder of the available income, exceed the resource limit, take appropriate action to cancel Medicaid eligibility the next month because of excess resources.

b. Spenddown Eligibility & Patient Pay NOT Previously Determined

If the individual's spenddown eligibility for the month has not yet been determined:

- 1) Recalculate the individual's spenddown liability by adding the lump sum to the patient's regular monthly income in the month the lump sum was received; determine spenddown eligibility by policy and procedures in section M1460.700.
- If the individual meets the revised spenddown, determine patient pay by using the policy and procedures in section M1470.620 or M1460. 630.

M1470.1100 REDUCTION OF EXCESS RESOURCES

A. Policy	Medicaid policy allows for a full month of eligibility if the resource limit is met at any time during the month. LTC patients whose patient pay is less than the Medicaid rate can choose to reduce excess resources by expending the excess for the cost of LTC services. <i>This policy does not apply to individuals</i> <i>whose Medicaid application is pending.</i>
B. Resource Reduction Defined	A decrease in property value, such as an official reassessment or a lien placed against property, is not a reduction of resources. It is a decrease in the value of the resource.
	In order to reduce resources, a resource must be transferred out of the patient's possession. Liquid resources such as bank accounts and prepaid burial accounts must actually be expended or encumbered. Non-liquid resources must be liquidated and the money expended.
	A reduction of resources is an asset transfer and must be evaluated under asset transfer policy in subchapter M1450.
C. Procedures	
1. Required Contact	When a Medicaid-enrolled LTC recipient is found to have excess resources, evaluate whether an adjustment to patient pay by using the excess toward the cost of care will allow continued eligibility in the month in which the 10-day advance notice period expires. Do not assume that the recipient or the recipient's representative will agree to use the excess resources to pay an increased patient pay.

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M11470	PATIENT PAY Prior to initiating the following pr authorized representative and tell record, document the conversation contact by phone, send the Advand due to excess resources.	ocedures, conta him of the alter and the decisi	natives availabl on made. If una	e. In the case able to make
2. Reduce Excess Resources	When the patient agrees to use the take the following steps for the more period expires:			
Step 1	Determine amount of excess resou limit).	rces (total reso	urces minus the	resource
Step 2	Determine the monthly Medicaid	rate:		
	* for a facility patient, the m multiplied by 31 days.	onthly rate is the	ne patient's dail	ly RUG rate
	• for a CBC patient, the mo hourly rate multiplied by t the patient in the month.	•		•
Step 3	Add the amount of excess resource	es to the curren	t patient pay.	
Step 4	If the result of Step 3 is less than the adjust the patient pay for one mon reduced.	-		-
Step 5	If the result of Step 3 is more than 2, the patient is ineligible due to end of Proposed Action" to cancel Me	xcess resources	. Send an "Adv	vance Notice
D. Example Recipient Reduces Resources	An institutionalized Medicaid reci February. Monthly income is \$50 Compensation. Patient pay of \$56 <i>individual</i> pays the amount of his as part of March's patient pay, rem	0 from Social S 0 is less than th excess resource	ecurity (SS) and e Medicaid rate	d \$100 VA e. <i>The</i>
	\$ 500 SS +100 VA Compensation \$ 600 total gross income -40 personal needs allo \$ 560 current patient pay +200 excess resources \$ 760 patient pay for Ma	wance y (prior to addin	ng excess resou	rces)

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Patient pay for April and subsequent months is calculated:

\$500 SS

- + 100 VA Compensation
- \$ 600 total gross income
- 40 personal needs allowance
 - \$ 560 patient pay for April and subsequent months

M1470.1200 INCORRECT PAYMENTS TO PROVIDER

A.	Introduction	There may be instances when the amount of patient pay collected by an LTC provider is less than the amount determined available for payment. This situation is most likely to occur when some other person is the payee for the patient's benefits.
B.	Procedures	This section provides policy and procedures used to determine patient pay when the provider collects less than the patient pay amount. Patient pay can be adjusted according to whether certain criteria, specified in sections M1470.1210 and M1470.1220 below, are met.

M1470.1210 ADJUSTMENTS NOT ALLOWED

A. Policy	The facility or CBC provider is responsible to collect the patient pay from the patient or the person handling the patient's funds. When the provider is not successful in collecting the patient pay, the EW cannot adjust the patient pay.
B. Do Not Adjust Patient Pay	The patient pay reported in ARS/MediCall is considered available by Medicaid. Do not adjust the patient pay when:
	 the patient directly receives benefits and is considered to be competent but does not meet his patient pay responsibility; or
	2. the amount of patient pay in question is from the patient's own funds which have been withheld by a payee or other individual receiving the patient's funds and have not been paid toward the cost of the patient's care, as specified by policy in this chapter and by the "Notice of Obligation for LTC Costs" sent to the individual.
	Should the situation indicate that a change in payee is necessary, contact the program which is the source of the benefit payment and recommend a change. Additionally, be alert to situations that may require a referral to Adult Protective Services for an evaluation of exploitation.
C. Entitlement Benefits Adjustment	For an ongoing case, if benefits from entitlement programs (such as Social Security) are not received because the program is holding the check(s) for some reason, but the benefits will be paid some time in the future in a lump sum, do not adjust the patient pay for the months the benefits are not received.
	When the lump sum payment is received, do not count the lump sum payment and do not follow instructions for lump sum payments as found in this subchapter because the patient must use the lump sum to pay the previous months' remaining patient pay amounts the patient still owes to the provider.

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M1470.1220 ADJU	STMENTS ALLOWED			
A. Adjust Patient Pay	Adjust the patient pay when:			
	 the income counted in received because the second se			tually
	* the income will not be	paid some time in the	future; and	
	* documentation of the c	hange in income is rec	eived by the w	orker.
	See section M1470.900 for inst	tructions on adjusting	patient pay.	
B. Adjustment Allowed Due To Income Changes	Some examples of when incom future are:	ne is not received and v	will not be paid	in the
1. Rental Income	Rental income is no longer reco period of time, or the renter did produces income, the resource <i>individual's</i> continued eligibili	d not pay. Be aware th exclusion may be affe	at if property n	o longer
2. Contribution Not Received	A contribution from a responsible relative or other source is not recern Advise the responsible relative of his legal responsibility. If there is responsibility to support the individual, advise the responsible relative continued failure to meet that responsibility may result in a non-support being filed with the appropriate court.		s a legal ve that	
3. Income Source Exhausted	Interest income is not received because the source of income was exhauste is no longer available.		hausted or	
4. Trust Income	Income from a trust fund is not available and/or will no longer		trustee did not 1	make it
5. Policy/Benefits Ran Out				

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Sample Notice of *Patient Pay Responsibility* from VaCMS

COMMONWEAL TH OF VIRGINIA DEPARTMENT OF MEDICAL ASSISTANCE SERVICES

NOTICE OF PATIENT PAY RESPONSIBILITY

TO:

Recipient Name:

Recipient ID:

This form serves as your notice of patient pay, which is the amount of your income that must be paid to the provider every month for the cost of long-term care services you receive. The long-term care provider who is responsible for collection of any portion of your patient pay will directly bill you or your representative. A portion of patient pay may be paid to more than one provider when services are received from multiple providers. If you currently receive Medicaid long-term care services, this will serve as the 10-day advance notice when your patient pay amount is increased. Please contact your local worker if you have questions.

PATIENT PAYCALCULATIONS

Effective Date of Patient Pay (Month and Year):

Reason

Income Social Security Other Unearned Income Total Earned Income Total Gross Income Minus Spenddown Liability (SDL) Remaining Income

> Allowances Deducted from Income Personal/Maintenance Needs Spousal Child/Family Member Non-covered Medical Expenses Home Maintenance Income Remaining after Allowances

Spenddown Liability Contribution Income Medicaid Rate for Month Patient Pay

DATE OF ACTION/NOTICE AGENCY REPRESENTATIVE TELEPHONE NUMBER

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COMMONWEALTH OF VIRGINIA DEPARTMENT OF MEDICAL ASSISTANCE SERVICES

Patient pay may be the lesser of the SDL amount, contributable income amount (income remaining after deductions plus the SDL), remaining income or the Medicaid Rate, whichever is applicable to the individual's circumstances.

Patient pay will not exceed the Medicaid Rate.

You must report any changes in income or resources to the local agency. Failing to report changes or providing false or misleading information may result in your prosecution for fraud.

If you have Medicare Part A coverage, and were admitted to a nursing facility under "Skilled Care", the patient pay amount you owe for the first 100 days may be less than the amount shown on this notice. The nursing facility will determine how many days are covered by Medicare and will send you a bill. Once Medicare stops paying, you will be responsible for the full patient pay amount shown on this notice.

Appeal Information

If you disagree with this action, you have the right to file an appeal. You or your authorized representative must send a written appeal request within 30 days of receipt of this notification. If you file an appeal before the effective date of this action, the patient pay will remain unchanged during the appeal process. However, if the Appeals Division upholds this action, you may be required to reimburse the Medicaid Program for the excess cost of services paid on your behalf during the appeal period.

You may write a letter or complete an Appeal Request Form. Forms are available on the internet at <u>www.dmas.virginia.gov</u>, at your local department of social services, or by calling (804) 371-8488.

Please include a copy of this notification. Sign the appeal request and mail it to:

Department of Medical Assistance Services, Appeals Division 600 E Broad Street, Richmond, Virginia 23219

Appeal requests may also be faxed to (804) 452-5454

CHAPTER M14 LONG-TERM CARE SUBCHAPTER 80

MARRIED INSTITUTIONALIZED INDIVIDUALS' ELIGIBILITY & PATIENT PAY

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Changed With	Effective Date	Pages Changed
TN #DMAS-34	1/1/25	Pages 7, 18c, 66, 69, 70
TN #DMAS-33	10/1/24	Pages 16, 66
TN #DMAS-32	7/1/24	Pages 6, 8a, 8b, 15, 17, 18,
		18a, 18c, 21, 30, 31, 47, 52,
		52a, 55, 56, 60, 65, 66, 68, 73,
		74, 77, 78, 82, 86, 87, 91
TN #DMAS-31	4/1/24	Page 8a, 17
TN #DMAS-30	1/1/24	Pages 3, 7, 18c, 66, 69, 70
TN #DMAS-29	10/1/23	Page 66
TN #DMAS-26	1/1/23	Pages 7, 18c, 66, 69, 70
TN #DMAS-25	10/1/22	Page 66
TN #DMAS-24	7/1/22	Pages 8a, 8b, 13, 50b, 51, 55,
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M1480 MARRIED INSTITUTIONALIZED INDIVIDUALS' ELIGIBILITY & PATIENT PAY

M1480.000 GENERAL

A. Introduction Section 1924 of the Social Security Act contains special eligibility rules that apply ONLY to married institutionalized individuals whose first continuous period of institutionalization began on or after September 30, 1989. These rules are intended to prevent the impoverishment of a spouse living in the community when the other spouse enters long-term care. For resource assessment and eligibility determination, the resource value is its value as of the first moment of the first day of a calendar month.

Section 1924 supersedes all other sections of Medicaid law when determining countable resources and income of a married institutionalized individual who has a community spouse. Therefore, the usual Medicaid eligibility rules do not apply to an institutionalized individual with a community spouse whenever the usual Medicaid rules conflict with the law in section 1924.

An institutionalized spouse is an individual who is in a medical institution, who is receiving Medicaid waiver services or who has elected hospice services, and who is married to a spouse who is not in a medical institution or nursing facility. The term "community spouse" means the spouse of an institutionalized spouse. The community spouse can be living outside an institution or in a residential institution such as an adult care residence.

B. Applicability

MAGI Adult	DO NOT use this subchapter to determine the individual's financial
	eligibility for Medicaid if the individual is eligible in the MAGI Adult
	covered group. If an individual who has been determined eligible for LTSS in
the MAGI Adult covered group subsequently marries and is no long	
	financially eligible in the MAGI Adults covered group, use the policy in
	M1480 to determine continuing financial eligibility for LTSS. The resource
	assessment is completed based on resources owned by the couple as of the
	first moment of the first day of the month in which the marriage took place
	(see M1480.220).
	MAGI Adult

- 2. Admitted Before 9-30-89
 DO NOT use this subchapter to determine the individual's financial eligibility for Medicaid when the married institutionalized individual was admitted to long-term care prior to September 30, 1989 and has been continuously institutionalized since admission. Use subchapters M1410 - M1460 to determine the individual's financial eligibility for Medicaid.
- **3.** Admitted On/ After 9-30-89 Use this subchapter in determining Medicaid eligibility for an institutionalized spouse who
 - was admitted to long-term care **on or after** September 30, 1989 and has been continuously institutionalized since admission, and
 - has a community spouse.

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Do NOT use this subchapter to determine the eligibility of a married institutionalized individual whose spouse is NOT a "community spouse" as defined in this subchapter. Use subchapters M1410 - M1470 to determine the individual's eligibility and patient pay.

The rules in this subchapter apply only to the institutionalized spouse's financial eligibility. If the community spouse applies for Medicaid, use the financial eligibility rules for non-institutionalized persons in the community spouse's covered group to determine the community spouse's Medicaid eligibility.

M1480.010 DEFINITIONS

A. Introduction This section provides definitions for those words and terms used in this subchapter.

B. Definitions

1.	Beginning of a Continuous Period of Institutionaliz- ation	means the first calendar month of a continuous period of institutionalization (in a medical institution or receipt of a Medicaid Community-based Care (CBC) waiver service). See section M1410.010 for definition of a medical institution.
2.	Community Spouse	 means a person who: is married to an institutionalized spouse and is not an inpatient in a medical institution or nursing facility.
		The community spouse can be living in the home with the institutionalized spouse who is a Medicaid CBC patient, can be living in a residential institution such as an assisted living facility (ALF), or can be living in the institutionalized spouse's former home.
		If the community spouse is incarcerated, verification of resources and income are still required to be obtained from the couple.
		NOTE: A spouse living in the couple's home who is also receiving Medicaid CBC waiver services is a community spouse. The community spouse monthly income allowance policy applies.
3.	Community Spouse Monthly Income	means an amount by which the minimum monthly maintenance needs allowance (MMMNA) exceeds the amount of monthly income otherwise available to the community spouse. [Section 1924(d)(2) of the Social Security Act].
	Allowance	The community spouse monthly income allowance is the maximum amount of the institutionalized spouse's income which is allowed to supplement the community spouse's income, up to the minimum monthly maintenance needs allowance (MMMNA).
4.	Community	means the amount (if any) by which the greatest of
	Spouse Resource	• the spousal share;
	Allowance (CSRA)	• the spousal resource standard;

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		• an amount designated by a DM	AS Hearing Offic	cer, or	
		• an amount actually transferred institutionalized spouse following issued as the result of an appear decision	ing a court spousa	l support order	
		exceeds the amount of resources otherw spouse.	vise available to t	he community	
5.	Continuous Period of Institutionaliz- ation	means 30 consecutive days of institutio consecutive days of receipt of Medicaid consecutive days of a combination of in Continuity is broken only by 180 or mo institution or 180 or more days of non-t	d waiver services nstitutional and w ore days absence f	(CBC), or 30 vaiver services.	
6.	Couple's Countable Resources	means all of the couple's non-excluded relating to community property or divis of determining the combined and separ and community spouses when determin eligibility, the couple's home, contiguou automobile are excluded.	tion of marital pro- ate resources of the institution	operty. For pur he institutional nalized spouse	rposes ized 's
7.	Dependent Child	means a child 21 years old or older, of community spouse and who may be cla member of the couple for tax purposes Code. Tax dependency is verified by a spouse.	imed as a depend pursuant to the Ir	lent by either nternal Revenu	e
8.	Dependent Family Member	means a dependent parent, minor child, (including half brothers/sisters and ado couple who resides with the community dependent by either member of the cou Revenue Code. Tax dependency is ver statement of either spouse.	pted siblings) of e y spouse and who ple for tax purpos	either member may be claime ses under the In	of a ed as a
9.	Excess Shelter Allowance	means the actual monthly expense of m residence that exceeds the excess shelte maintenance needs standard). Actual m	er standard (30%)	of the monthly	
		• rent or mortgage including inte	rest and principal		
		• taxes and insurance;			
		• any maintenance charge for a c			
		• the utility standard deduction u Assistance Program (SNAP) (f appropriate to the number of pe spouse's household, if utilities a maintenance charge [Section 19]	ormerly Food Sta ersons living in th are not included i	mps) that woul the community n the rent or	ld be

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10. Excess Shelter Standard	means 30% of the monthly maintenance M1480.410 below for the current exces	e needs standard.	See section	
11. Family Member's Income Allowance	Member'scommunity spouse. The family member's income allowance is equal toIncomethe amount by which the monthly maintenance needs standard exceeds the			
	Family member allowance = (monthly member income) \div 3	naintenance need	s standard - family	
	EXAMPLE #1:			
	 \$1,383 monthly maintenance in a single state in the singl	ne thly maintenance mber's income		
12. First Continuous Period of Institutionaliz- ation	means the first day of the month of the institutionalization which began on or a a person was institutionalized from Sep 1991, then readmitted on May 28, 1991 institutionalization that began on/after S 1991.	fter September 3 tember 8, 1989 tl . His first contin), 1989. For example, rrough March 12, uous period of	
13. Initial	means:			
Eligibility Determination	a. An eligibility determination made i application filed during an individuation institutionalization; or			
	b. The initial redetermination of eligibility institutionalized spouse after being Medicaid CBC waiver services.			
	The initial eligibility determination peri any subsequent month(s) up to the date approve the application.			
14. Initial Redeter- mination	means the first redetermination of eligibility institutionalized spouse which is regular necessary by a change in the individual?	ly scheduled or v		

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15. Institutional- ized Spouse	means an individual who:is in a medical institution, or who is	receiving Medic	aid waiver serv	ices.	
	 or who has elected hospice services; is likely to remain in the facility, or to receive waiver or hospice services for at least 30 consecutive days; and 				
	 who is married to a spouse who is NOT in a medical institution or nursing facility. 				
	NOTE: An institutionalized spouse receir can also be a community spouse or is receiving Medicaid CBC W	if his spouse is			
16. Likely to Remain in an Institution	means a reasonable expectation based on individual will receive <i>LTC services</i> for known prior to processing the application been met or will not be met. If it is known processed that the individual did not or requirement, the individual is not to be to individual.	30 consecutive of on that the 30-day on at the time the will not meet the	lays, unless it is v requirement h application is 30 consecutive	s pas not	
17. Maximum Spousal Resource Standard	means the maximum amount of the coup established for a community spouse to m ($60,000$ in 1989). This amount increase the percentage increase in the Consumer consumers between September 1988 and year involved. [1924(f)(2)(A)(ii)].	naintain himself es annually by th Price Index (CF the September	in the communi e same percenta PI) for all urban before the caler	ity age as ndar	
	See section M1480.231 for the current m	naximum spousal	l resource stand	ard.	
18. Minimum Monthly Maintenance Needs Allowance (MMMNA)	The minimum monthly maintenance nee monthly maintenance needs standard, pl applicable, up to a maximum [1924(d)(3 maintenance needs allowance is the amo income is compared in order to determin income allowance.	us an excess she (C)]. The minimum punt to which a c	lter allowance i mum monthly ommunity spou	f ıse's	
	The monthly maintenance needs standar allowance maximum change each year. current standard and maximum.	•			
19. Minor Child	means a child under age 21 years, of eith community spouse and who may be clair of the couple for tax purposes pursuant t Code. Tax dependency is verified by a v spouse.	med as a depend to the Internal Re	ent by either me evenue Service	Tax	

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20. Monthly Maintenance Needs Standard	The monthly maintenance needs standard is 150% of $1/12$ of the federal poverty level for a family of two in effect on July 1 of each year [Section 1924(d)(3)(A)(i)].				
	See section M1480.410 below for the current monthly maintenance needs standard.				
21. Otherwise Available Income or Resources	means income and resources which are legally available to the community spouse and to which the community spouse has access and control.				
22. Promptly Assess Resources	means within 45 <i>calendar</i> days of the request for resource assessment, unless the delay due to non-receipt of documentation or verification, if required, from the applicant or from a third party.				
23. Protected Period	means a period of time, not to exceed 90 <i>calendar</i> days after an initial determination of Medicaid eligibility. During the protected period, the amount of the community spouse resource allowance (CSRA) will be excluded from the institutionalized spouse's countable resources IF the institutionalized spouse expressly indicates his intention to transfer resources to the community spouse.				
24. Resource Assessment	means a calculation, completed by request or upon Medicaid application, of a couple's combined countable resources at the beginning of the first continuous period of institutionalization of the institutionalized spouse beginning on or after September 30, 1989.				
25. Spousal Protected Resource Amount (PRA)	 means at the time of Medicaid application as an institutionalized spouse, the greater of: the spousal resource standard in effect at the time of application; the spousal share, not to exceed the maximum spousal resource standard in effect at the time of application; the amount of resources designated by a DMAS Hearing Officer, or an amount actually transferred to the community spouse by the institutionalized spouse pursuant to a court spousal support order issued as the result of an appeal of the DMAS Hearing Officer's 				
26. Spousal Resource Standard	 means the <u>minimum</u> amount of the couple's combined countable resources (\$12,000 in 1989) necessary for a community spouse to maintain himself in the community. This amount increases each calendar year after 1989 by the same percentage increase as in the Consumer Price Index (CPI). [1924(f)(2)(A)(i)]. 				

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27.	Spousal Share	means $\frac{1}{2}$ of the couple's combined countable resources at the beginning of the first continuous period of institutionalization, as determined by a resource assessment.
28.	Spouse	means a person who is legally married to another person under Virginia law.
29.	Waiver Services	means Medicaid-reimbursed home or community-based services covered under a 1915 [©] waiver approved by the Secretary of the United States Department of Health and Human Services.

M1480.015 SUBSTANTIAL HOME EQUITY PRECLUDES ELIGIBILITY FOR LONG-TERM CARE

A. Applicability The policy in this section applies to nursing facility and CBC/PACE patients, who meet the requirements for LTC services, now called long term services and supports (LTSS), on or after January 1, 2006. This includes individuals who filed reapplications after a break in Medicaid eligibility. It does not apply to Medicaid recipients who were approved for LTSS prior to January 1, 2006, and who maintain continuous Medicaid eligibility.

For Medicaid applicants or enrollees approved for LTSS on or after July 1, 2006, the amount of equity in the home at the time of the initial LTC determination and at each renewal must be evaluated. For the purposes of the home equity evaluation, the definition of the home in M1130.100 A.2 is used; the home means the house and lot used as the principal residence and all contiguous property, as long as the value of the land, exclusive of the lot occupied by the house, does not exceed \$5,000.

B. Policy Individuals with equity value (tax assessed value minus encumbrances) in home property that exceeds the limit are NOT eligible for Medicaid payment of long-term care services unless the home is occupied by:

- a spouse,
- a dependent child under age 21 years, or
- a blind or disabled child of any age.

If substantial home equity exists, the individual is not evaluated for or eligible for the Medicaid payment of LTSS. Do not evaluate asset transfers.

An individual with excess home equity is not eligible in the 300% of SSI covered group, but may be eligible for Medicaid payment of covered services other than LTSS if he is eligible in another covered group. Evaluate eligibility for an individual with substantial home equity in other covered groups.

- 1. Home Equity
LimitThe applicable home equity limit is based on the date of the application or
request for LTSS coverage. Effective January 1, 2011, the home equity limit
is subject to change annually. The home equity limit is:
 - Effective January 1, 2022: \$636,000
 - Effective January 1, 2023: \$688,000
 - Effective January 1, 2024: \$713,000
 - Effective January 1, 2025: \$730,000
- 2. Reverse
MortgagesReverse mortgages do not reduce equity value until the individual begins
receiving the reverse mortgage payments from the lender.

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3. Home Equity Lines of Credit		ty line of credit does not reduce the equity value until credit used or payments from the credit line have been received			
B. Verification Required	Do not assume that the community spouse is living in the home. Obtain a statement from the applicant indicating who lives in the home. If there is no spouse, dependent child under age 21, or blind or disabled child living in the home, verification of the equity value of the home is required.				
C. Notice Requirement	If an individual is ineligible for Medicaid payment of <i>LTSS</i> because of substantial home equity exceeding the limit, the Notice of Action must state why he is ineligible for Medicaid payment of <i>LTSS</i> . The notice must also indicate whether the applicant is eligible for other Medicaid covered services.				
	<i>If the individual is in a nursing facility, send the facility a DMAS-225 indicating that the individual is not eligible for the Medicaid payment of LTSS.</i>				
D. References	See section M1120.225 for more info	ormation about	reverse mortg	gages.	

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M1480.200 RESOURCE ASSESSMENT RULES

A.	Introduction	A resource assessment must be completed when an institutionalized spouse with a
		community spouse applies for Medicaid coverage of long term care services and
		may be requested without a Medicaid application.

A resource assessment is strictly a:

- compilation of a couple's reported resources that exist(ed) at the first moment of the first day of the month in which the first continuous period of institutionalization began on or after September 30, 1989.
- calculation of the couple's total countable resources at that point, and
- calculation of the spousal share of those total countable resources.

A resource assessment does not determine resource eligibility but is the first step in a multi-step process. A resource assessment determines the spousal share of the couple's combined countable resources.

B. Policy Principles

1. Applicability	The resource assessment and resource eligibility rules apply to individuals who began a continuous period of institutionalization on or after September 30, 1989 and who are likely to remain in the medical institution for a continuous period of at least 30 consecutive days, or have been authorized for Medicaid CBC waiver services, or have elected hospice services.
	The resource assessment and resource eligibility rules do NOT apply to individuals who were institutionalized before September 30, 1989, unless they leave the institution (or Medicaid CBC waiver services) for at least 30 consecutive days and are then re-institutionalized for a new continuous period that began on or after September 30, 1989.
	Resource Assessment policy does not apply to individuals eligible in the MAGI Adult covered group. However, a resource assessment may be needed when a married individual FORMERLY received LTSS as a MAGI Adult and needs to be re-evaluated for LTSS in a non-MAGI group. If the individual is currently married but was not married on the first day of the first continuous period of institutionalization, no resource assessment is needed.
2. Who Can Request	A resource assessment without a Medicaid application can be requested by the institutionalized individual in a medical institution, <i>the</i> community spouse, or an authorized representative. See section M1410.100.
3. When to Do A	a. Without A Medicaid Application
Resource Assessment	 A resource assessment without a Medicaid application may be requested when a spouse is admitted to a medical institution. Do not do a resource assessment without a Medicaid application unless the individual is in a medical institution. b. With A Medicaid Application
	The spousal share is used in determining the institutionalized individual's resource eligibility. A resource assessment must be completed when a married

institutionalized individual has a community spouse and

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- is in a nursing facility, or
 - is authorized to receive nursing facility or Medicaid CBC waiver services, or
- has elected hospice services

applies for Medicaid. The resource assessment is completed when the applicant is authorized to receive nursing facility or Medicaid CBC services or within the month of application for Medicaid, whichever is later.

NOTE: Once an institutionalized spouse has established Medicaid eligibility as a Non-MAGI institutionalized spouse, count only the institutionalized spouse's resources when redetermining the institutionalized spouse's Medicaid eligibility. Do not count or deem the community spouse's resources available to the institutionalized spouse.

If an institutionalized spouse's Medicaid coverage was cancelled and he reapplies as an institutionalized individual, use only the resources in his name (including his share of jointly owned resources) for the eligibility determination.

The following table contains examples that indicate when an individual is treated as an institutionalized individual for the purposes of the resource assessment:

LTSS Authorized in:	In a Facility?	Application Month	Resource Assessment Month	Processing Month	Month of Application/ ongoing as	Retroactive Determination as Institutionalized
					Institutionalized	(in a medical facility)
January	no	January	January	January	yes	no
January	no	February	February	February	yes	no
N/A	yes	January	first continuous period of institution- alization	February	yes	yes
January	no	March	March	April	yes	no
April	no	March	April	Whenever	no, but yes for April	no

c. Both Spouses Request Medicaid CBC

When both spouses request Medicaid CBC, one resource assessment is completed. The \$2,000 Medicaid resource limit applies to each spouse.

C. Responsible Local Agency The local department of social services (DSS) in the Virginia locality where the individual last resided outside of an institution (including an ACR) is responsible for processing a request for a resource assessment without a Medicaid application, and for processing the individual's Medicaid application. If the individual never resided in Virginia outside of an institution, the local DSS responsible for processing the request or application is the local DSS serving the Virginia locality in which the institution is located.

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M1480.210 RESOURCE ASSESSMENT WITHOUT A MEDICAID APPLICATION

- A. Introduction This section applies only to married individuals with community spouses who are inpatients in medical institutions or nursing facilities and who have NOT applied for Medicaid.
- **B.** Policy
 - 1. Resource Evaluation For the purposes of the resource assessment and spousal share calculation, countable and excluded resources are determined for all covered groups using the ABD resource policy found in Chapter S11 regardless of the individual's covered group and regardless of community property laws or division of marital property laws, except for the following resources which are excluded as indicated below when completing the resource assessment and spousal share [1924(c)(5)]:
 - the home and all contiguous property;
 - one automobile, regardless of value;
 - Disaster Relief funds for 9 months;
 - retroactive SS & SSI payments received on or after 11/01/05 for nine (9) calendar months following the month in which the individual receives the benefits; and
 - up to **\$1,500** of burial funds for each spouse (NOT \$3,500), if there are designated burial funds.

Resources owned in the name of one or both spouses are considered available regardless of whether either spouse agrees to sell or liquidate the resource and regardless of whether either spouse refuses to make the resource available.

If either or both spouses own more than one home, the home in which the institutionalized spouse last resided prior to institutionalization is excluded. Any other home(s) owned by either or both spouse is counted.

The resource assessment is not affected by the amount disregarded in the eligibility determination as a result of an LTC Partnership Policy (Partnership Policy).

2. No Appeal Rights When a resource assessment is requested and completed without a concurrent Medicaid application, it cannot be appealed pursuant to the existing Virginia Client Appeals regulations (VR 460-04-8.7). The spousal share determination may be appealed when a Medicaid application is filed.

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C. Procedures The Medicaid Resource Assessment Request form (#032-03-815) is completed by the person requesting the resource assessment when the assessment is not part of a Medicaid application.

Nursing facilities are required to advise new admissions and their families that Medicaid resource assessments are available for married individuals from their local department of social services.

1. Case Record Number If the institutionalized individual does not already have a case record, assign a case number and establish a case record in the institutionalized individual's name. If there is an existing case record for the institutionalized individual, use the established case number and record for the resource assessment.

 Determining the First Continuous Period of Institutionalization
 The resource assessment is based on the couple's resources owned on the first moment of the first day of the first month of the first continuous period of institutionalization that began on or after September 30, 1989. This may be different from the current period of institutionalization. Use the information below to determine exactly when the individual's first continuous period of institutionalization began.

Inquire if the individual was ever institutionalized prior to the current institutionalization but not earlier than September 30, 1989. If yes, ascertain the first date on or after September 30, 1989, on which the individual was admitted to a medical institution.

Ask the following:

• From where was he admitted?

If admitted from a home in the community that is not an institution as defined in section M1410.010, determine if Medicaid CBC waiver services were received and covered by Medicaid while the individual was in the home. If so, the days of Medicaid CBC receipt are "institutionalization" days.

If admitted from another institution, ascertain the admission and discharge dates, institution's name and type of institution. The days he was in a medical institution are institutionalization days if there was less than a 30-day break between institutionalizations.

• What was the last date the individual resided outside a medical institution (in the community, at home, or in a non-medical institution)?

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3. Verification The EW must advise the requesting party of the verification necessary to complete the assessment. Ownership interest and value of resources held on the first moment of the first day of the first month of the first continuous period of institutionalization must be verified.

Verify all non-excluded resources. Acceptable verification, for example, is a copy of the couple's bank statement(s) for the period. Do not send bank clearances; the requesting party is responsible to obtain verification of resources.

The EW is not required to assist the requesting party in obtaining any required verification for the resource assessment.

- 4. Failure To Provide
 Verification
 If the applicant refuses to or fails to provide requested verification of resources held at the beginning of the first continuous period of institutionalization and does not notify the EW of difficulty in securing the requested data, the worker is unable to complete the resource assessment and is unable to determine the spousal share of resources. Go to item 8 below, "Notification Requirements."
- 5. Processing Time Standard
 A resource assessment must be processed within 45 days of the date on which the agency receives the written and signed Medicaid Resource Assessment Request form.

If the requestor fails to provide requested verification within 45 days of receipt of notification, notify the applicant that the assessment cannot be completed, and of the reason(s) why. Use the Notice of Medicaid Resource Assessment (#032-03-817).

 6. Completing the Medicaid Resource Assessment
 6. Completing the Medicaid Resource Assessment
 9. When verification is provided, completion of the resource assessment establishes the spousal share which is equal to ½ of a couple's total countable resources as of the first moment of the first day of the first month of the first continuous period of institutionalization that began on or after September 30, 1989.

a. Compile the Couple's Resources

The value of non-excluded resources must be verified *and entered into VaCMS*. *Enter* all resources in which the couple has an ownership interest, including resources in their joint names, those in the institutionalized spouse's name and those in the community spouse's name, including those resources owned jointly with others. List each resource separately.

VaCMS will calculate the spousal share. The process used to calculate the spousal share is found in M1480.210 6.b below.

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b. Calculate the Spousal Share

Calculate the total value of the couple's countable resources. Divide this total by 2 to obtain the spousal share. The spousal share is ½ of the couple's combined countable resources as of **the first moment of the first day of the first month** of the first continuous period of institutionalization that began on or after September 30, 1989.

Calculate the spousal share only once; it remains a constant amount for any Medicaid application filed after the resource assessment.

EXAMPLE #2: A Medicaid Resource Assessment Request is received on October 20, 1996 for Mrs. H who was admitted to the nursing facility on October 18, 1996. Her first continuous period of institutionalization began on December 21, 1995, and ended with her discharge on May 30, 1996. Mr. H provides verification which proves that the couple's total countable resources as of December 1, 1995 (the first day of the first month of the first continuous period of institutionalization) were \$131,000. The spousal share is ½ of \$131,000, or \$65,500.

On the Medicaid Resource Assessment form the worker lists the couple's resources as of December 1, 1995 as follows:

Resource	Owner	<u>Countable</u>	Countable Value
Home	Mr & Mrs	No	0
Savings	Mr & Mrs	Yes	\$100,000
CD	Mr	Yes	\$ 31,000
<u>\$131,000</u>	Total Value	e of Couple's	s Countable Resources
<u>\$ 65,500</u>	Spousal Sha	are	

If in the future, Mrs. H applies for Medicaid and she is still married to Mr. H, the worker must use the spousal share of \$65,500 determined by the October 1996 resource assessment.

 7. Send Loans and/or Judgments to DMAS
 When the resource assessment identifies a loan or a judgment against resources, send the documents pertaining to the loan and/or judgment to DMAS for review before taking action on the resource assessment. Send the documents, along with case identifying information (institutionalized spouse's and community spouse's names, address, SSN, case number) to:

> DMAS, *Eligibility & Enrollment Services Division* 600 E. Broad Street, Suite 1300 Richmond, Virginia 23219

a. When the Assessment Is Not Completed

8. Notification

Requirements

Both spouses and the guardian, conservator or authorized representative must be notified in writing that the assessment was not completed; note the specific reason on the form. Use the form Notice of Medicaid Resource Assessment (#032-03-817).

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b. When the Assessment Is Completed

Both spouses and the guardian, conservator, or authorized representative must be notified in writing of the assessment results and the spousal share calculated. Use the form Notice of Medicaid Resource Assessment (#032-03-817). Attach a copy of the Medicaid Resource Assessment form (#032-03-816) to each Notice. A copy of all forms and documents used must be kept in the agency's case record.

M1480.220 RESOURCE ASSESSMENT WITH MEDICAID APPLICATION

A. Introduction This section applies to married individuals with community spouses who are inpatients in medical institutions or nursing facilities, who have been *authorized* to receive Medicaid CBC waiver services, or who have elected hospice services. If a married individual with a community spouse is receiving private-pay home-based services, he **cannot** have a resource assessment done without also filing a concurrent Medicaid application.

B. Policy

 Resource Assessment
 If a resource assessment was not completed before the Medicaid application was filed, the spousal share of the couple's total countable resources that existed on the first moment of the first day of the first month of the first continuous period of institutionalization that began on or after September 30, 1989, is calculated when processing a Medicaid application for a married institutionalized individual with a community spouse.

If a resource assessment was completed before the Medicaid application was filed, use the spousal share calculated at that time in determining the institutionalized spouse's eligibility.

- Use ABD Resource Policy
 For the purposes of the resource assessment and spousal share calculation, countable and excluded resources are determined for all covered groups using the ABD resource policy in Chapter S11, regardless of the individual's covered group and regardless of community property laws or division of marital property laws, except for the following resources which are excluded as indicated below when completing the resource assessment and spousal share:
 - the home and **all** contiguous property;
 - one automobile, regardless of value;
 - Disaster Relief funds for 9 months;
 - retroactive SS & SSI payments for nine (9) calendar months following the month in which the individual receives the benefits; and
 - up to **\$1,500** of burial funds for each spouse (NOT \$3,500), if there are designated burial funds.

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Resources owned in the name of one or both spouses are considered available regardless of whether either spouse agrees to sell or liquidate the resource, and regardless of whether either spouse refuses to make the resource available.

If either or both spouses own more than one home, the home in which the institutionalized spouse resides or last resided prior to institutionalization is excluded. Any other home(s) owned by either or both spouse are counted.

The resource assessment is not affected by the amount disregarded in the eligibility determination as a result of a Partnership Policy.

C. Appeal Rights When the resource assessment is completed as part of a Medicaid application and eligibility determination, the spousal share calculation can be appealed pursuant to the existing Client Appeals regulations (VR 460-04-8.7).

 D. Eligibility Worker Responsibility
 Each application for Medicaid for a person receiving *LTSS* services who has a community spouse requires the completion of a resource assessment to determine the spousal share used in determining eligibility.

The EW must provide the applicant with a written request for verification of:

- all reported countable resources owned by the couple on the first moment of the first day of the first month (FOM) of the first continuous period of institutionalization. Request this information using the Medicaid Resource Assessment form (#032-03-816) when the FOM is prior to the application's retroactive period.
- all reported countable resources owned by the couple on the first moment of the first day of the month of application, and
- all reported countable resources owned by the couple as of the first moment of the first day of each retroactive month for which eligibility is being determined.

To expedite the application processing, the EW may include a copy of the "Intent to Transfer Assets to A Community Spouse" form, available on *the VDSS intranet* with the request for verifications.

The same verification requirements as for all Medicaid applications apply to the resource assessment.

If the applicant reports to the EW that he cannot obtain certain verifications, the EW must determine why he cannot obtain them and what the EW can do to assist the applicant.

- **E. Procedures** The resource assessment is only a part of the eligibility determination process. The spousal share is calculated as a result of the resource assessment. The spousal share is used in the calculation of the spousal protected resource amount (PRA) and the institutionalized spouse's countable resources.
 - 1. Forms The applicant or his representative does not complete a Medicaid Resource Assessment Request form. The Medicaid application is the resource assessment request. The resource assessment will be calculated in VaCMS as part of the eligibility determination process.

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2. Send Judgments to DMAS	When the resource assessment or eligized judgment against resources, send the or to DMAS for review and how it related on the application. Send the document information (institutionalized spouse's address, SSN, case number) to: <u>DMASEvaluation@dmas.virgin</u>	documents pertain es to the resource b nts, along with cas s and community s	ing to the jud before taking e identifying	gment action
	<i>Or mail to:</i> Eligibility <i>Policy and Outr</i> 600 E. Broad Street, Suite Richmond, Virginia 2321	1300	olicy Unit	
3. Determining the First Continuous Period of Institutionaliz ation	The spousal share is based on the cou moment of the first day of the first n institutionalization which occurred or may be different from the current per information below to determine exact continuous period of institutionalization	nonth of the first c n or after September iod of institutional ly when the indivi	ontinuous per er 30, 1989. ization. Use	riod of This
	Inquire if the individual was ever inst institutionalization but not earlier than the first date on or after September 30 admitted to a medical institution or th services began.	n September 30, 19), 1989, on which 7	989. If yes, a the individua	l was
	Ask the following:			
	• From where was <i>the individue</i>	al admitted?		
	If admitted from a home in th as defined in section M1410.0 services were received and co was in the home. If so, the da "institutionalization" days.	010, determine if Novered by Medicai	Medicaid CB d while the ir	C waiver ndividual
	If admitted from another instidischarge dates, institution's the was in a medical institution was less than a 30-day break	name and type of i n are institutionali	nstitution. T zation days i	he days
	• What was the last date the ind institution (in the community institution)?			cal
4. Failure to Provide Verification	a. Applicant Does Not Notify Ager Verifications	ncy of Difficulty S	Securing	
vermeation	If the applicant fails to provide request couple's resources held at the beginning institutionalization and does not notify	ng of the first cont	inuous perio	d of

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requested data, the worker is unable to complete the resource assessment and eligibility as a married institutionalized individual cannot be determined. The application must be processed using rules for non-institutionalized individuals and payment for LTC services must be denied for failure to verify resources held at the beginning of institutionalization.

b. Applicant Notifies Agency of Difficulty Securing Verifications

If the applicant is unable to provide verification of the value of the couple's resources held at the beginning of the first continuous period of institutionalization and notifies the EW of difficulty in securing the requested data, the applicant may claim undue hardship.

Undue hardship can be claimed when both spouses have exhausted all avenues to verify the value of the resources owned on the first day of the first month of the first continuous period of institutionalization. When undue hardship is claimed, the applicant must provide documentation of the attempts made to obtain the verification. **Claims of undue hardship must be evaluated and can only be granted by DMAS.** The EW must send a summary of the needed verifications and documentation of the attempts to secure the verifications, along with the applicant's name and case number to:

> DMAS, Eligibility *Policy and Outreach* Division 600 E. Broad Street, Suite 1300 Richmond, Virginia 23219

Or email <u>DMASEvaluation@dmas.virginia.gov</u>.

If DMAS determines undue hardship does not exist, the resource assessment cannot be completed and the application must be denied due to failure to verify resources held at the beginning of institutionalization. If DMAS determines undue hardship exists, the completion of a resource assessment is waived, and the spousal resource standard is to be substituted for the spousal share in determining the individual's resource eligibility. Go to section M1480.230 below.

5. Completing the Medicaid Resource Assessment
 Assessment
 When verification is provided, completion of the resource assessment establishes the spousal share which is equal to ½ of a couple's total countable resources as of the first moment of the first day of the first month of the first continuous period of institutionalization that began on or after September 30, 1989. The spousal share is one factor in determining the spousal protected resource amount (PRA) in section M1480.230 below.

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a. Compile the Couple's Resources

The value of countable resources must be verified and recorded on the Medicaid Resource Assessment form (#032-03-816). Excluded resources must be listed separately on the form, but their value does not need to be noted or verified.

On the assessment form, list all resources in which the couple has an ownership interest - resources in their joint names, those in the institutionalized spouse's name and those in the community spouse's name, including those resources owned jointly with others. List each resource separately.

b. Calculate the Spousal Share

Calculate the total value of the couple's countable resources. Divide this total by 2 to obtain the spousal share. The spousal share is $\frac{1}{2}$ of the couple's total countable resources as of the first moment of the first day of the first month of the first continuous period of institutionalization that began on or after September 30, 1989.

Calculate the spousal share only once; it remains a constant amount for the current Medicaid application and all subsequent Medicaid applications filed.

EXAMPLE #3: A Medicaid application is received on October 20, 1996 for Mrs. H who was admitted to the nursing facility on October 18, 1996. Her first continuous period of institutionalization began on December 21, 1995, and ended with her discharge on May 30, 1996. Neither she nor her spouse requested a resource assessment before applying for Medicaid.

To determine Mrs. H's eligibility and the amount of the couple's current resources that can be "protected" for Mr. H, Mr. H provides verification which proves that the couple's total countable resources as of December 1, 1995 (the first day of the beginning of the first continuous period of institutionalization) were \$131,000. The spousal share is ½ of \$131,000, or \$65,500.

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On the Medicaid Resource Assessment form the worker lists the couple's resources as of December 1, 1995 as follows:

Resource	<u>Owner</u> 0	Countable	Countable Value
Home	Mr & Mrs	No	0
Savings	Mr & Mrs	Yes	\$100,000
CD	Mr	Yes	\$31,000

<u>\$131,000</u> Total Value of Couple's Countable Resources <u>\$65,500</u> Spousal Share

In the eligibility evaluation, the worker uses the spousal share amount (\$65,500) as one factor to determine the spousal protected resource amount (PRA) that is subtracted from the couple's current resources to determine the institutionalized spouse's resource eligibility.

F. Notice
RequirementsDo not send the Notice of Medicaid Resource Assessment when a resource
assessment is completed as a part of a Medicaid application.

Include a copy of the Medicaid Resource Assessment form with the Notice of Action on Medicaid that is sent when the eligibility determination is completed.

M1480.225 INABILITY TO COMPLETE THE RESOURCE ASSESSMENT-UNDUE HARDSHIP

A. Policy

Federal law states that a resource assessment must be completed on all Medicaid applications for institutionalized individuals who have a community spouse. On occasion, however, it is difficult to comply with this requirement because the applicant is unable to establish marital status or locate a separated spouse, or the community spouse refuses or fails to provide information necessary to complete the resource assessment. *A claim of undue hardship cannot be made on a denied or closed Medicaid case or when the individual is deceased*. In situations where the applicant is unable to provide information necessary to complete the resource assessment, undue hardship can be claimed if <u>each</u> of the following criteria is met:

1. The applicant establishes by affidavit specific facts sufficient to demonstrate (a) that all *reasonable* steps *have been taken* under the circumstances to locate the spouse, to obtain relevant information about the resources of the spouse, and to obtain financial support from the spouse (including information about any legal proceedings initiated, protective orders in effect, etc.); and (b) that *these efforts have* been unsuccessful;

Absent extraordinary circumstances, determined by DMAS, the requirements of A.1 (a) cannot be met unless the applicant and spouse have lived separate and apart without cohabitation and without interruption for at least 36 months.

2. Upon such investigation as DMAS may undertake, no relevant facts are

revealed that refute the statement contained in the applicant's affidavit, as required by paragraph A.1.

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		3. The applicant has assigned to DMA all claims to financial support from			law,
		4. The applicant cooperates with DM, requested by DMAS to locate the sy the spouse's resources and/or to ob spouse. <i>If the applicant cannot comp</i> to a medical condition, a physician documenting the medical condition.	pouse, to obtain tain financial su plete the Resource s statement music	information abo pport from the <i>ce Assessment du</i>	
3. Pr	ocedures				
1.	Assisting the Applicant	The <i>Benefits Worker</i> must advise the ap complete the resource assessment and a separated spouse to obtain resource and	assist the applica	ant in contacting	
		If the applicant cannot locate the separa case record. Refer to M1480.225 B.2.b	· ·	ument the VaCM	⁄IS
		If the applicant locates the separated sp contact the separated spouse to explain for the determination of spousal eligibi	the resource ass	essment require	ments
		If the separated spouse refuses to cooper necessary to complete the resource assert record. Refer to M1480.225 B.2.b below	essment, docume	-	case
		EXCEPTION: If the separated spouse applicant/recipient, the definition of "corresource assessment is not needed.			
2.	Undue Hardship	If the applicant is unable to provide the the resource assessment, he/she must be the right to claim undue hardship.	•		
		a. Undue hardship not claimed			
		If the applicant does not wish to can Worker must document the VaCM must be processed using rules for Payment for LTSS services must b resources held at the beginning of	IS case record, a non-institutional e denied for fail	and the application lized individuals ure to verify	on
		b. Undue hardship claimed			
		If the applicant claims an undue ha an undue hardship evaluation <i>must</i> Undue Hardship Request Form, inc forms, may be given to the applicar statement but is not required . The https://fusion.dss.virginia.gov/bp/Bl	<i>be provided</i> . A cluding affidavit at to be used instant to be used a set avail	Resource Asses and assignment read of an origin able at	asment

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1) Applicant or Authorized Representative

The applicant or his authorized representative must provide a letter or the Resource Assessment Undue Hardship Request Form – DMAS-E10 indicating the following:

- The applicant is requesting an undue hardship evaluation;
- The name of the applicant's attorney-in-fact (i.e. who has the power of attorney) or authorized representative (if applicable);
- The length of time the couple has been separated;
- The name of the estranged spouse and his
 - o Last known address,
 - o Last known employer,
 - The types (i.e. telephone, in-person visit) and number of attempts made to contact the spouse:
 - Who made the attempt
 - Date(s) the attempt(s) were made,
 - The name of the individual contacted and relationship to estranged spouse; and
- Any legal proceeding initiated, protective orders in effect, etc.

If not included with the request, the applicant or authorized representative may also be asked to provide:

- A completed, signed, and notarized Affidavit Form (DMAS-E11);
- A signed and dated Assignment Form (DMAS-E12)

A completed Resource Assessment Undue Hardship Request Form (including the affidavit and assignment forms) may be used instead of a letter from the worker but is **not required**.

2) Benefits Worker

A cover sheet is to be prepared that includes the following information:

- The applicant's name and case number;
- Documentation of any actions the *Benefits Worker* took to locate or contact the estranged spouse; and
- Include any documentation provided by the applicant or authorized representative.

The cover sheet and all information supporting the claim must be sent to: <u>DMASEvaluation@dmas.virginia.gov</u>

Or mailed to:

Eligibility *Policy and Outreach* Division – Policy Unit DMAS 600 East Broad Street, Suite 1300 Richmond, Virginia 23219

If DMAS determines that undue hardship does not exist, and the resource assessment cannot be completed, the *Benefits Worker* must deny the application due to failure to verify resources held at the beginning of institutionalization.

If DMAS determines an undue hardship does exist, the *Benefits Worker* will be sent instructions for continued processing of the case.

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M1480.230 RESOURCE ELIGIBILITY OF INSTITUTIONALIZED SPOUSE

A. Introduction	This section contains the resource rules that apply to the institutionalized spouse's eligibility.		
	If the community spouse applies for Medicaid, do not use the rules in this subchapter to determine the community spouse's eligibility. Use the financial eligibility rules for a non institutionalized person in the community spouse's covered group.		
B. Policy	An institutionalized spouse meets the resource eligibility requirements for Medicaid if the difference between the couple's total countable resources owned as of the first moment of the first day of the month for which eligibility is being determined and the spousal protected resource amount (PRA) is equal to or less than \$2,000.		
	In initial eligibility determinations for the institutionalized spouse, the spousal share of resources owned by the couple at the first moment of the first day of the first month of the first continuous period of institutionalization that began on or after September 30, 1989, remains a constant factor in determining the spousal PRA.		
	For the purposes of determining eligibility of an institutionalized spouse with excess resources, an institutionalized spouse cannot establish resource eligibility by reducing resources within the month. The institutionalized spouse may become eligible for Medicaid payment of LTC services when the institutionalized spouse's resources are equal to or below the \$2,000 resource limit as of the first moment of the first day of a calendar month.		
1. Use ABD Resource Policy	For the purposes of eligibility determination, countable and excluded resources are determined for all covered groups using the ABD resource policy in Chapter S11, regardless of the individual's covered group and regardless of community property laws or division of marital property laws , except for the following resources which are excluded as indicated below when determining eligibility of the institutionalized spouse:		
	 the home and all contiguous property; one automobile, regardless of value; Disaster Relief funds for 9 months; retroactive SS & SSI payments received on or after 11/01/05 for nine (9) calendar months following the month in which the individual receives the benefits; and up to \$3,500 of burial funds for each spouse. 		
	Resources owned in the name of one or both spouses are considered available in the initial month for which eligibility is being determined regardless of whether either spouse agrees to sell or liquidate the resource, and regardless of whether either spouse refuses to make the resource available.		

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After
 Eligibility is Established
 Conce an institutionalized spouse has established Medicaid eligibility as an institutionalized spouse, count only the institutionalized spouse's resources when determining the institutionalized spouse's Medicaid eligibility. Do not count or deem the community spouse's resources available to the institutionalized spouse.

If an institutionalized spouse's Medicaid coverage was cancelled and reapplies as an institutionalized individual, use only the resources of the institutionalized spouse for *the applicant's* eligibility determination.

M1480.231 SPOUSAL RESOURCE STANDARDS

A. Introduction This section provides the amounts and the effective dates of the standards used to determine an institutionalized spouse's initial and ongoing resource eligibility. Use the standard in effect on the date of the institutionalized spouse's Medicaid application. Definitions of the terms are found in section M1480.010.

B. Spousal Resource Standard	<i>\$31,584</i> \$30,828 \$29,724 \$27,480	<i>1-1-25</i> 1-1-24 1-1-23 1-1-22
C. Maximum Spousal Resource Standard	<i>\$157,920</i> \$154,140 \$148,620 \$137,400	<i>1-1-25</i> 1-1-24 1-1-23 1-1-22

M1480.232 INITIAL ELIGIBILITY DETERMINATION PERIOD

A. Policy

The initial eligibility determination period begins with the month of application. If the institutionalized spouse is eligible for the month of application, the initial eligibility determination period will both begin and end with that month.

After eligibility is established, the usual reporting and notification processes apply. Send written notice for the month(s) during which the individual establishes Medicaid eligibility. VaCMS will generate the "Notice of Patient Pay Responsibility" and it will be sent to the individual or his authorized representative.

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If the applicant is not eligible in the month of application, the initial eligibility determination period continues until the first month in which the institutionalized spouse is eligible. NOTE: Established application processing procedures and timeframes apply.

An institutionalized spouse meets the resource eligibility requirements for Medicaid if the difference between the couple's total countable resources owned as of the first moment of the first day of the month for which eligibility is being determined, the community spouse's protected resource amount (PRA) and the institutionalized spouse's partnership policy disregard amount (see M1460.160) is equal to or less than \$2,000.

1. First
ApplicationUse the procedures in item B below for the initial resource eligibility
determination for an institutionalized spouse's first application for Medicaid in
a continuous period of institutionalization that began on or after 9-30-89.

2. Subsequent a. Medicaid Eligibility For LTC Services Achieved Previously Applications

If an individual achieved Medicaid eligibility as an institutionalized spouse during a period of institutionalization that began on/after 9-30-89, regardless of whether the period of institutionalization is the same continuous period covered by the previous application(s), **do not consider the couple's resources**. Use only the institutionalized spouse's resources. Use the policy and procedures in section M1480.230 B.2 to determine the institutionalized individual's financial eligibility.

b. Medicaid Eligibility For LTC Services Not Previously Achieved

If an individual has never achieved Medicaid eligibility as an institutionalized spouse, **treat the application** as an "initial eligibility" determination.

- Determine countable resources for the application month (see item B below);
- Deduct the spousal PRA from the couple's total countable resources owned as of the first moment of the first day of the month for which eligibility is being determined.
- Deduct a dollar amount equal to the Partnership Policy disregard, if any.

B. Procedures Use the following criteria to determine Medicaid eligibility for any month in the initial eligibility determination period.

NOTE: The initial eligibility determination period begins with the month of application. If the institutionalized spouse is not eligible in that month, the initial eligibility determination period continues until the first month in which the institutionalized spouse is eligible.

1. Couple's Total Resources Verify the amount of the couple's total countable resources owned as of the first moment of the first day of the month for which eligibility is being determined.

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	oter Subject	TITUTIONALIZED INDIVIDUALS	Page ending with M148	0.232	Page 20		
		NOTE: When a loan or a judgment aga documents pertaining to the loan and/or before taking action on the application. identifying information (institutionalize names, address, SSN, case number) to: DMAS, <i>Eligibility & Enrollment Ser</i> 600 E. Broad Street, Suite 1300 Richmond, Virginia 23219	r judgment to DM Send the docum ed spouse's and co	IAS for review ents, along with	n case		
2.	Deduct Spousal Protected Baseouwee	Deduct the spousal protected resource a countable resources owned as of the first month for which eligibility is being deter	st moment of the				
	Resource Amount (PRA)	If no spousal share was determined becares resources held at the beginning of the fi institutionalization, the application mus institutionalized individuals and payment for failure to verify resources held at the	irst continuous pe st be processed us nt for LTC servic	eriod of sing rules for no ses must be den	ied		
 The PRA is the <u>greatest</u> of the following: the spousal share of resources as determined by the resource assessment, provided it does not exceed the maximum spour resource standard in effect at the time of application. If the share exceeds the maximum spousal resource standard, maximum spousal resource standard. The spousal share change; if a spousal share was previously established and vecorrect, use it; 					the s not		
		• the spousal resource standard	in effect at the tir	ne of application	on;		
		• an amount designated by a DMAS Hearing Officer;					
		• an amount actually transferred institutionalized spouse under a as the result of an appeal of the 1	court spousal su	pport order is	sued		
		The EW cannot accept a court order for has exhausted the Medicaid administrat appealed the DMAS Hearing Officer's circuit court ordered a higher amount.	tive appeals proce	ess, the individ	ual		
		If the individual does not agree with the	e PRA, see subsec	ction F. below.			
		Once the PRA is determined, it rema current Medicaid application (includ application is denied and the individu remains the same but a new PRA mu	ing retroactive r 1al reapplies, the	nonths). If the spousal share			
3.	Deduct Partnership Policy Disregard Amount	When the institutionalized spouse is ent disregard, deduct a dollar amount equal of application.		- ·	onth		

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					_

4. Compare	Compare the remaining amount of the couple's resources to the appropriate
Remainder	Medicaid resource limit for one person.

a. Remainder Exceeds Limit

When the remaining resources exceed the limit and the institutionalized spouse does not have Medicare Part A, the institutionalized spouse is not eligible for Medicaid coverage because of excess resources.

If the institutionalized spouse has Medicare Part A, may be eligible for limited coverage QMB, SLMB or QI Medicaid (which will not cover the cost of the LTC services) because the resource requirements and limits are different. **The resource policies in subchapter M1480 do not apply to limited-coverage Medicaid eligibility determinations**. Follow the procedures for determining resource eligibility for an individual in Chapter S11. More information about the QMB, SLMB, and QI covered groups is contained in subchapter M0320.

Note: The institutionalized spouse cannot be eligible for QDWI Medicaid.

b. Remainder Less Than or Equal to Limit

When the remaining resources are equal to or less than the Medicaid limit, the institutionalized spouse is resource eligible in the month for which eligibility is being determined:

- determine the community spouse resource allowance (CSRA). To calculate the CSRA, see sections M1480.240 and 241 below;
- determine a protected period of eligibility for the institutionalized spouse, if the institutionalized spouse expressly states his intent to transfer resources that are in his name to the community spouse; see section M1480.240 below.

EXAMPLE	# 1 •
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C. Example--

Calculating the PRA

Mr. A is married to a community spouse. He applied for Medicaid on December 2, 1997. The beginning of his first continuous period of institutionalization which began on or after 9-30-89 was October 12, 1993, when he was admitted to a nursing facility. He was discharged from the facility on February 5, 1995, then readmitted to the nursing facility on December 5, 1997 and remains there to date. Eligibility is being determined for December 1997.

Step 1:The couple's total countable resources on October 1, 1993 (the first moment of
the first day of the first continuous period of institutionalization) were
\$130,000.

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c. Remainder Exceeds Limit

When the remaining resources exceed the limit and the institutionalized spouse does not have Medicare Part A, the institutionalized spouse is not eligible for Medicaid coverage because of excess resources.

If the institutionalized spouse has Medicare Part A, he may be eligible for limited coverage QMB, SLMB or QI Medicaid (which will not cover the cost of the LTC services) because the resource requirements and limits are different. The resource policies in subchapter M1480 do not apply to limited-coverage Medicaid eligibility determinations. Follow the procedures for determining resource eligibility for an individual in Chapter S11. More information about the QMB, SLMB, and QI covered groups is contained in subchapter M0320.

Note: The institutionalized spouse cannot be eligible for QDWI Medicaid.

d. Remainder Less Than or Equal to Limit

When the remaining resources are equal to or less than the Medicaid limit, the institutionalized spouse is resource eligible in the month for which eligibility is being determined:

- determine the community spouse resource allowance (CSRA). To calculate the CSRA, see sections M1480.240 and 241 below;
- determine a protected period of eligibility for the institutionalized spouse, if the institutionalized spouse expressly states his intent to transfer resources that are in his name to the community spouse; see section M1480.240 below.

EXAMPLE #4:

C. Example--

Calculating the PRA Mr. A is married to a community spouse. He applied for Medicaid on December 2, 1997. The beginning of his first continuous period of institutionalization which began on or after 9-30-89 was October 12, 1993, when he was admitted to a nursing facility. He was discharged from the facility on February 5, 1995, then readmitted to the nursing facility on December 5, 1997 and remains there to date. Eligibility is being determined for December 1997.

Step 1:The couple's total countable resources on October 1, 1993 (the first moment
of the first day of the first continuous period of institutionalization) were
\$130,000.

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	Step 2:	\$130,000 ÷ 2 =	= 65,000. The spousal sha	re is \$65,000.			
	Step 3:	moment of the	The couple's total countable resources as of December 1, 1997 (the first moment of the first day of the month for which eligibility is being determined), are \$67,000.				
	Step 4:	Determine the spousal protected resource amount (PRA). The spousal PRA is the greatest of:					
		• \$65,000	(the spousal share, whic resource standard of \$79 application).		-		
		• \$15,804 ((the spousal resource stand of the application).	ard in December	r 1997, the time	;	
		• \$0	(DMAS hearing decision support resource amoun		-	sal	
		Since \$65,000	is the greatest, \$65,000 is	the PRA.			
	Step 5:	Deduct the PRA from the couple's combined countable resources as of December 1, 1997 (the first moment of the first day of the month for which eligibility is being determined.				ich	
		\$67,000St <u>- 65,000</u> \$2,000	tep 3 couple's total resource the first day of the mon- determined (December 1 Step 4 PRA countable resources in m determined (December	th for which elig , 1997) onth for which	gibility is being		
		institutionalize	g \$2,000 is the countable re ed spouse on December 1, ich eligibility is being dete	esource <i>amount</i> 1997 (the first m			
	Step 6:	countable reso he is resource determined).	52,000 countable resources ources of the institutionaliz eligible in December (the A CSRA and protected per 0.240 and 241 below.	ed spouse are ec month for which	ual to the limit eligibility is b	and eing	
D.	ExampleDMAS Hearing Officer Revised PRA	was admitted to application for Mrs. C who liv of the first mo December 1, 1 Eligibility is b countable reso	5: Mr. C applied for Med to a nursing facility on Dea r Medicaid as an institution ves in their community how onth of the first continuous 1994. Mr. C is not resource being determined for Nover burces as of December 1, 1 ntinuous period of institution	cember 20, 1994 nalized spouse. me. The first mo period of institu e eligible in the mber 1996. The 994 (the first mo	This is his fir He is married to ment of the first tionalization is retroactive period couple's total ment of the first	st o st day od.	

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Step 2:	Step 2: $$150,000 \div 2 = $75,000$. The spousal share is \$75,000.					
Step 3:	The couple's total countable resources on November 1, 1996 (first moment of the first day of the month for which eligibility is being determined) are \$80,000.					
Step 4:	Step 4: Determine the spousal protected resource amount (PRA). The spousa is the greatest of:					
	\$75,000	(the spousal share, which is resource standard of \$76,74		-		
	\$16,152	(the spousal resource stando	ard at the time of	^c the application	ı);	
	\$0	DMAS hearing decision amo	ount (there is not	ne in this case).		
	\$0	amount actually transferred court-ordered spousal supp			to	
	Since \$75,0	00 is the greatest, \$75,000 is	the PRA.			
Step 5:	Step 5: Deduct the PRA from the couple's combined countable resources as of November 1, 1996 (the first moment of the first day of the month for w eligibility is being determined.					
	\$80,000	Step 3 couple's total resourc first day of the month for determined			the	
	- 75,000					
	\$ 5,000		nonth for which	eligibility is bei	ing	
		e countable resources availab or which eligibility is being o		ionalized spous	se in	
Steps 6 & 7:	Steps 6 & 7:Compare the \$5,000 countable resources to the resource limit of \$2,00countable resources of the institutionalized spouse exceed the limit, so not eligible for <i>full-benefit</i> Medicaid in November 1996 (the month for eligibility is being determined).				he is	
	resources pr After a hear extraordinat decided that raise Mrs. C allowance (resource ma	ealed the denial because she later to the tent of tent	vill be sufficient ence gathered of ses, the DMAS I ces should be pro- nonthly mainten ficer decided that	to meet her nee Mrs. C's Hearing Officer otected in order ance needs at the spousal	r r to	

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Step 5 again:	first day of the mont determined <u>- 76,740</u> Step 4 PRA			
	determined. \$3,260 is the countable resources ava (the month for which eligibility is bein full-benefit Medicaid and the denial w	ilable to Mr. C in ng determined).	November 19	96
E. ExamplePRA Is Amount Transferred Per Court-Ordered Spousal Support	Hearing Officer's decision to increase appeal in circuit court. The hearing is transfer \$79,000 of his resources to M	The couple's total countable resources as of December 1, 1994 (the first moment of the first day of the first continuous period of institutionalization)		
Step 1:				
Step 2:	$150,000 \div 2 = 75,000$. The spousal	share is \$75,000		
Step 3:	The couple's total countable resources moment of the first day of the month determined) are \$80,000.			
Step 4:	<i>Determine the spousal protected reso</i> is the greatest of:	urce amount (PR	A). The spouse	al PRA
	• \$75,000 (the spousal share, whic resource standard of a		-	
	• \$16,152 (the spousal resource st	andard at the time	e of the applica	ation);
	 \$76,740 DMAS hearing decision \$79,000 amount actually transfer court-ordered spousa 	red to communit	y spouse pursu	ant to
	Since \$79,000 is the greatest, \$79,000) is the PRA.		

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- F. PRA RevisionsRevisions to the community spouse's calculated protected resource amount
(PRA) can be made when:
 - 1. A DMAS Hearing Officer determines that the income generated from the resources is inadequate to raise the community spouse's income to the minimum monthly maintenance needs allowance (MMMNA). Substitute the amount the DMAS Hearing Officer determines for the PRA calculated in section M1480.232 above.
 - 2. A DMAS Hearing Officer confirms that the initial PRA determination was incorrect.
 - 3. A court orders spousal support in an amount that is greater than the PRA established in subsection B above *after the applicant completes the administrative appeals process.*

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M1480.233 INITIAL ELIGIBILITY - RETROACTIVE MONTHS					
A. First Application	Use the procedures for the initial res (section M1480.232 above) for each institutionalized spouse's first applica period of institutionalization that beg	ource eligibility of the three (3) n ation for Medica	determination nonths precedin id in a continuo		
	To determine the institutionalized sp retroactive month, subtract the spous countable resources held on the first retroactive month. Use the procedu	al PRA from the moment of the	e couple's total		
B. Subsequent Applications					
1. Medicaid Eligibility Established Previously	If an individual established Medicaid spouse during a period of institutionaregardless of whether the period of in continuous period covered by the pre- the couple's resources. Use only the resources. Use the policy and proce- determine the institutionalized indivi-	alization that beg nstitutionalizatio evious application ie institutionaliz dures in section	an on/after 9-30 n is the same n(s), do not con zed spouse's M1480.230 B.2	0-89, Isider	
	For the application's retroactive mon only the institutionalized spouse's res the institutionalized spouse's countab resource limit in a retroactive month eligible for that month.	sources in each re ole resources exc	etroactive month eed the Medica	h. If id	
2. Medicaid Eligibility Not Previously	If an individual has never established institutionalized spouse, treat the ap determination (section M1480.232 a)	plication as an "		у"	
Established	• Determine countable resources for the application month (see section M1480.232 above).				
	• Deduct the spousal PRA from resources held on the first retroactive month .	-		ì	
	• Deduct a dollar amount equa as of the month of applicat when determining eligibility	ion (Note: this a	mount is also u	•	
	For the application's retroactive mon procedures in subsection C below.	th(s), determine	resources using	the	
C. Procedures	The procedures in this subsection are determination based on a	e used for the retr	roactive		
	• first application; or				
	• subsequent application when Me institutionalized spouse was NO				

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	1.	Couple's Resources	Determine the couple's total countab of the first day of each retroactive		of the first mon	ient
:	2.	Subtract PRA	Subtract the spousal PRA (M1480.2 resources in each retroactive month, resources available to the institution month.	. Each result is t	he countable	
•	3.	Subtract Partnership Policy Disregard	When the institutionalized spouse is entitled to a Partnership Policy disregard, deduct the dollar amount equal to the benefits paid as of the month of application.			
	4.	Countable Resources Within Limit	If the countable resources in a <i>retroactive</i> month are less than or equal to the resource limit, the institutionalized spouse is eligible in that month.			
·	5.	Countable Resources Exceed Limit	If the countable resources exceed the Medicaid resource limit in a retroactive month, the institutionalized spouse is NOT eligible for that month.			nat
D.]	Re	troactive Example	EXAMPLE #8: Mr B's first contin began on 9-20-92. He first applied and requested retroactive coverage f Mrs. B is his community spouse.	for Medicaid o	on February 3,	1998
Retroactive Month		troactive Month	December 1997			
		Step 1:	The couple's total resources as of Set the first day of the first continuous p \$200,000.	A	•	
Step 2: Step 3:		Step 2:	$200,000 \div 2 = 100,000$. The spousal share is $100,000$.			
		Step 3:	The couple's total countable resources as of December 1, 1997 (the retroactive month for which eligibility is being determined) are \$96,000.			
		Step 4:	Determine the spousal protected rese PRA is the greatest of:	ource amount (P	RA). The spou	sal
			 \$80,760(the maximum spoutime of application spousal share of \$ \$16,152(the spousal resource application (Februe \$0(no amount designa \$0(no amount transfer)) The PRA is \$80,760 (the lesser of the spousal resource standard, because \$000000000000000000000000000000000000	n (February 20, \$100,000); ce standard in effuary 20, 1998), tted by DMAS H red pursuant to o he maximum res use there was no	1998) is less that fect at the time of learing Officer), court support or source standard amount designs	in the of der). and
			by DMAS Hearing Officer or transf NOTE: Once the PRA is determine retroactive months and for months i period.	d, it remains the	same for all	ation

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Step 5:	Deduct the PRA from the couple's con December 1, 1997 (the first moment of eligibility is being determined)			
	 \$96,000Step 3 couple's total resour first day of the month y determined <u>80,760</u> Step 4 PRA \$15,240 countable resources in determined. 	for which eligibil	ity is being	
	\$15,240 countable to Mr. B.			
Step 6:	Since \$15,240 exceeds the \$2,000 limit for December 1997 (the retroactive mo determined.			
	Complete a retroactive determination for	or January 1998.		
Retroactive Month	January 1998			
Step 1:	The couple's total resources as of Sept first day of the first continuous period of	(v	v
Step 2:	$200,000 \div 2 = 100,000$. The spousa	l share is \$100,00	00.	
Step 3:	The couple's total countable resources month for which eligibility is being det		,	troactive
Step 4:	Determine the PRA: Once the PRA is a retroactive months and for months in the period.			•
	The PRA is \$80,760 (See Step 4 in the 1 December 1997 above).	etroactive deterr	nination for	
Step 5:	Deduct the PRA from the couple's com January 1, 1998 (the first moment of th eligibility is being determined):			
	\$93,000Step 3 couple's total resoun first day of the month determined <u>- 80,760</u> Step 4 PRA			f of the
	\$ 12,240 countable resources in determined.	month for which	n eligibility is	being
	\$12,240 countable resources for Mr. B			
Step 6:	Since \$12,240 exceeds the \$2,000 limit for January 1998 (the retroactive mon determined. Proceed to determine elig determination period that begins with I	h for which eligi ibility for the init	bility is bein tial eligibilit	g v

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Initial Eligibility Determination <i>Month</i>	February 1998
Step 1:	The couple's total resources as of September 1, 1992 (the first moment of the first day of the first continuous period of institutionalization) were \$200,000.
Step 2:	$200,000 \ge 2 = 100,000$. The spousal share is $100,000$.
Step 3:	The couple's total countable resources as of February 1, 1998 (the month for which eligibility is being determined) are \$90,000.
Step 4:	Determine the PRA: Once the PRA is determined, it remains the same for all retroactive months and for months in the initial eligibility determination period.
	The PRA is \$80,760 (See Step 4 in the retroactive determine for December 1997 above).
Step 5:	Deduct the PRA from the couple's combined countable resources on February 1, 1998 (the first moment of the first day of the month for which eligibility is being determined):
	 \$90,000Step 3 couple's total resources owned as of first moment of the first day of the month for which eligibility is being determined <u>80,760</u> Step 4 PRA \$9,240 countable resources in month for which eligibility is being determined.
	\$ 9,240 countable resources for Mr. B.
Step 6:	Since \$9,240 exceeds the \$2,000 limit, Mr. B is not eligible for Medicaid in February 1998 (the month for which eligibility is being determined).
	Note: The initial eligibility determination period continues until the individual is found eligible. If Mr. B reapplies, he will still be in the initial eligibility determination period.
M1480.240 INTENT	TO TRANSFER - PROTECTED PERIOD

A. Policy

After the initial eligibility determination, an institutionalized spouse who has resources in his name which exceed the Medicaid resource limit may have his Medicaid resource eligibility "protected" for a period of time if all of the following criteria are met:

• resources in the community spouse's name are less than the PRA at the time of application,

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	• the amount of resources that n community spouse up to the F institutionalized spouse's nan	PRA will reduce	the resources in the
	• the institutionalized spouse has intent to transfer resources to	• •	e
	The protected period is designed to allow legally transfer some or all of his resource Resources in the institutionalized spouse's day period.	es to the commu	nity spouse.
	If the institutionalized spouse does not tra spouse within the 90-day period, all of the will be counted available to the institution period ends. If the institutionalized spous protected period is over, and then reapplie CANNOT have resource eligibility protect from resources <i>in the applicant's name</i> .	e institutionalized nalized spouse w se loses eligibilit es for Medicaid,	d spouse's resources hen the protected y after the 90-day <i>the applicant</i>
B. Protected Period Is Not Applicable	A protected period of eligibility is not app when:	blicable to an inst	titutionalized spouse
	• the institutionalized spouse is	not eligible for N	Iedicaid;
	• the institutionalized spouse pro as an institutionalized spouse, became ineligible, and reappli	had a protected	period of eligibility,
	• at the time of application, a co equal to or exceeding the PRA	. –	has title to resources
C. Intent to Transfer Resources To Community Spouse	The institutionalized spouse or authorized in writing <i>the</i> intention to transfer resource previously obtained, send an "Intent to Tr form, available at <u>https://fusion.dss.virgin</u> <u>Assistance/Forms</u> , to the institutionalized allowing 10 days from the date of mailing	tes to the commu ransfer Assets to <u>uia.gov/bp/BP-</u> <u>H</u> spouse or author	nity spouse. If not A Community Spouse" <u>Iome/Medical-</u> rized representative,
	If the completed Intent to Transfer Assets application is processed, no protected per resources in the institutionalized spouse's determination beginning with the month f determination period. If eligible, enroll th period of coverage beginning with the ret ending with the last day of the month of th	iod of eligibility s name must be c following the ini- ne institutionalize roactive period a	may be established. All counted in <i>the</i> eligibility tial eligibility ed spouse for a closed and

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	If the institutionalized spouse submits a new application for Medicaid payment of long-term care services, the process starts again and a new Intent to Transfer form must be mailed.
	When the community spouse is a Medicaid recipient, the eligibility worker must inform the couple that the transfer of resources to the community spouse could impact the community spouse's Medicaid eligibility.
D. How to Determine the Protected Period	The 90-day protected period begins with the date the local agency takes action to approve the institutionalized spouse's initial eligibility for Medicaid LTC services, if the institutionalized spouse or authorized representative has signed the Intent to Transfer Assets form.
E. Protected Period Ends	Set a special review for the month in which the 90-day period ends. When the protected period of eligibility is over, all resources owned in the institutionalized spouse's name are counted available to the institutionalized spouse. Extension of the protected period is NOT allowed.
F. Institutionalized Spouse Acquires Resources During the Protected Period of Eligibility	If the institutionalized spouse obtains additional resources during the protected period of eligibility, the additional resources shall be excluded during the protected period if:
	• the new resources combined with other resources that the institutionalized spouse intends to retain do not exceed the appropriate Medicaid resource limit for one person, OR
	• the institutionalized spouse intends to transfer the new resources to the community spouse during the protected period of eligibility and the total resources to be transferred do not exceed the balance remaining (if any) of the PRA.
	NOTE: Some assets, such as inheritances, are income in the month of receipt. Be

NOTE: Some assets, such as inheritances, are income in the month of receipt. Be careful to count only those assets that are resources in the month of receipt, and to count assets that are income as a resource if retained in the month following receipt.

M1480.241 COMMUNITY SPOUSE RESOURCE ALLOWANCE (CSRA)

A. Policy

When the Intent to Transfer form has been completed, the institutionalized spouse's eligibility is protected for 90 days to allow time for resources in the institutionalized spouse's name to be transferred to the community spouse for the community spouse's support.

The community spouse resource allowance (CSRA) is the amount of the resources in the institutionalized spouse's name (including *the applicant's* share of jointly owned resources) which can be transferred to the community spouse to bring the resources in the community spouse's name up to the PRA. This amount is disregarded in the institutionalized spouse's Medicaid eligibility determination during the protected period.

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- B. CSRA Calculation Procedures
 Use the following procedures for calculating the CSRA. The "Institutionalized Spouse Resource Eligibility Worksheet," available at <u>https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms</u>, should be used to determine countable resources and the CSRA.
 - 1. Determine
Community
Spouse'sDetermine the amounts of the couple's total resources which are in the
community spouse's name only and the community spouse's share of jointly
owned resources owned as of the first moment of the first day of the initial
month for which eligibility was established.
 - 2. Determine Institutionalize Spouse's Determine the amounts of the couple's total resources which are in the institutionalized spouse's name only and the institutionalized spouse's share of jointly owned resources owned as of the first moment of the first day of the initial month for which eligibility was established. If the institutionalized spouse's resources changed during initial month (after the first moment of the first day of the institutionalized spouse's resources owned as of the first moment of the first day of the institutionalized spouse's resources owned as of the first moment of the first day of the institutionalized spouse's resources owned as of the first moment of the first day of the institutionalized spouse's resources owned as of the first moment of the first do of the month following the initial month.
 - **3.** Calculate CSR To calculate the Community Spouse Resource Allowance (CSRA):

a. Determine PRA

Find the spousal PRA (determined in section M1480.232 above).

b. Subtract CS Resources from the PRA

Subtract from the PRA an amount equal to the resources in the community spouse's name only and the community spouse's share of jointly owned resources as of the first moment of the first day of the initial month in which eligibility was established.

c. Remainder

The remainder, if greater than zero, is the CSRA and the amount to be disregarded in the institutionalized spouse's Medicaid eligibility determination during the protected period. This is the amount to be transferred to the community spouse during the protected period.

If the remainder is \$0 or a negative number, the CSRA = \$0. The community spouse does not have a CSRA.

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С.	Example CSRA Calculation	EXAMPLE #9: (Using January 2008 f Mrs. Tea applied for Medicaid on May 2 nursing facility on January 20, 2008. SI their community home. This is her first institutionalized spouse. The first day of period of institutionalization is January determined for May 2008. Mrs. Tea sign 2008.	21, 2008. She was he is married to I application for M f the first month 1, 2008. Eligibi	Mr. Tea who liv Medicaid as an of the first cont lity is being	ves in tinuous
	Step 1:	Determine the PRA The couple's total countable resources as of the first day of the first continuous per \$50,000. \$25,000spousal share (\$50,000 ÷ 2), not resource standard of \$104,400, eff. 01-0 \$20,880spousal resource standard in effer \$0 (amount actually transferred as a \$0 (DMAS hearing decision amount Since \$25,000 is the greatest of the above	eriod of institutio to exceed the ma 01-2008 ect on January 1, court-ordered spo nt).	nalization) wer aximum spousa 2008 pusal support);	re l
	Steps 2. and 3:	Subtract CS Resources from the PRA to The couple's total resources owned as o month for which eligibility is being deters spouse has \$7,000 in his name. The inst name. From the PRA of \$25,000, deduct amount of \$7000. The remaining \$18,00 to the community spouse and disregarded Medicaid eligibility determination during \$25,000PRA <u>- 7,000</u> Resources in the CS nam- \$18,000 CSRA (amount that can	f first moment of rmined are \$26,2 itutionalized spo t the community 00 is the CSRA th ed in the institution of the protected p ne	the first day of 500. The comm use has \$19,50 spouse resourc hat can be tran. onalized spouse period.	nunity 10 in her xe sferred
D.	Community Spouse Acquires Additional Resources During Protected Period	If the community spouse obtains addition period of eligibility, the institutionalized The community spouse's new resources a institutionalized spouse's eligibility during eligibility. Do NOT recalculate the CS	l spouse's eligibil are not counted v ng or after the pr	lity is NOT affe	ected. ng the
Е.	Reviewing Resource Eligibility	When reviewing the institutionalized spot the protected period and at scheduled red spouse's resources are NOT counted ava	determinations, t		end of
<i>F</i> .	Asset Transfers	Instructions for treatment of asset transfe	ers are found in s	ubchapter M14	50.

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M1480.260 SUSPENSION PROCEDURES

A. Policy	This section applies to institutionalized individuals who:
	are enrolled in ongoing Medicaid coverage, have Medicare Part A, have a patient pay that exceeds the Medicaid rate, and have resources between \$2,000 and \$4,000.
B. Procedures	If the conditions above are met, take the following actions:
1. Prepare and Send Advance Notice	Prepare and send an advance notice to reduce the recipient's full Medicaid coverage to the appropriate ABD covered group. Specify the effective date, which is the last day of the month in which the 10-day advance notice period expires. Write a note on the notice telling the recipient that if <i>verified resources</i> are less than or equal to the \$2,000 resource limit before the specified date (specify the date which is 3 months from the cancel effective date), <i>the individual</i> should request reinstatement of Medicaid coverage.
2. Suspend Case Administratively	Suspend the case administratively for a maximum of 3 months; do not close the case statistically. The suspension effective date is the effective date of the Medicaid cancellation in the Virginia Case Management System (VaCMS). The case is counted as a "case under care" while suspended. While suspended, the case remains open for a maximum of 3 months.
	If, by the end of 3 months from the suspension effective date, the individual provides verification that resources have been reduced to or below the resource limit, update the latest application or redetermination form in the individual's case record. Reinstate his Medicaid coverage effective the first day of the month in which resources are less than or equal to the resource limit.
	If the individual does NOT provide verification within 3 months of the suspension effective date that <i>the</i> resources <i>in the applicant's name</i> have been reduced to or below the resource limit, close the case administratively and statistically. Do not take any action on enrollment in the VaCMS because coverage has already been canceled. The individual will have to file a new Medicaid application.

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M1480.300 INCOME ELIGIBILITY OF INSTITUTIONALIZED SPOUSE

A.	Intro	duction	The income rules in this section apply only to the institutionalized spouse's eligibility.
			The rules in this section supersede all other manual chapters and sections wherever those chapters or sections conflict with these rules. The ABD income policy rules in Virginia DSS Volume XIII, Chapter S08 are used to determine income eligibility for married institutionalized individuals.
		Vhen pplicable	The income rules apply to an institutionalized spouse regardless of when the continuous period of institutionalization began.
	-• ·	Vhen Not pplicable	If the institutionalized spouse no longer meets the definition of an institutionalized spouse in section M1480.010, the income rules in this subchapter do not apply effective the first day of the first full calendar month following the month in which he no longer meets the definition of an institutionalized spouse.

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These rules NEVER apply when determining the eligibility of the community spouse. The income rules applicable to non-institutionalized individuals, found in other sections and chapters of the manual, apply to the community spouse.

B. Policy An institutionalized spouse's income shall be determined as follows without regard to state laws governing community property or division of marital property:

1. Income From
Non-trust
PropertyUnless a DMAS Hearing Officer determines that the institutionalized
spouse has proven to the contrary (by a preponderance of the evidence):

- a. income paid to one spouse belongs to that spouse;
- b. each spouse owns one-half of all income paid to both spouses jointly;
- c. each spouse owns one-half of any income which has no instrument establishing ownership [1924(b)(2)(C)];
- d. income paid in the name of either spouse, or both spouses and at least one other party, shall be considered available to each spouse in proportion to the spouse's interest. When income is paid to both spouses and each spouse's individual interest is not specified, consider one-half of their joint interest in the income as available to each spouse.

2. Income From
Trust PropertyOwnership of income from trust property shall be determined pursuant to
regular income policy, except as follows:

- a. Income is considered available to each spouse as provided in the trust.
- b. If a trust instrument is not specific as to the ownership interest in the trust income, ownership shall be determined as follows:
 - 1) Income paid to one spouse belongs to that spouse.
 - 2) One-half income paid to both spouses shall be considered available to each spouse.
 - 3) Income from a trust paid in the name of either spouse or both spouses, and at least one other party, shall be considered available to each spouse in proportion to the spouse's interest in the trust principal. When income from a trust is paid to both spouses and each spouse's individual interest in the trust principal is not specified, consider one-half of their joint interest in the income as available to each spouse.

3. Income Deeming Do not deem a community spouse's income available to an institutionalized spouse for purposes of determining the institutionalized spouse's Medicaid eligibility for any month of institutionalization (including partial months). For the month of entry into institutionalization and subsequent months, only the institutionalized individual's income is counted for eligibility and patient pay purposes.

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The community spouse's income is used only to determine the community spouse monthly income allowance, if any.

4. Income Determination For purposes of the income eligibility determination of a married institutionalized spouse, regardless of the individual's covered group, income is determined using the income eligibility instructions in section M1480.310 below and chapter S08.

For individuals who are within a spenddown budget period prior to the month in which they become institutionalized, prorate and shorten the spenddown budget period to include months **prior to admission** to long-term care services. A separate monthly budget period is established for each month of receipt of long-term care services.

 5. Post-eligibility
 Treatment of Income
 After an institutionalized spouse is determined eligible for Medicaid, his or her patient pay must be determined. See the married institutionalized individuals' patient pay policy and procedures in section M1480.400 below.

M1480.310 ABD 80% FPL AND 300% SSI AND INCOME ELIGIBILITY DETERMINATION

A.	Introduction	This section provides those income requirements specific to determinations of eligibility for Medicaid participation in payment of long-term care services.
		For ABD individuals, first determine the individual's eligibility in the ABD 80% FPL covered group. If the individual is ineligible in the ABD 80% FPL covered group, determine the individual's eligibility in the 300% SSI covered group.
		For purposes of this section, we refer to the ABD and F&C covered groups of "individuals in medical facilities who have income less than or equal to 300% of the SSI individual payment limit" and <i>the ABD and F&C covered groups of</i> " individuals receiving Medicaid waiver services who have income less than or equal to 300% of the SSI individual payment limit" as one <i>comprehensive</i> covered group. We refer to this comprehensive group as "institutionalized individuals who have income within 300% of SSI" or the "300% SSI group."
B.	300% SSI Group	The income limit for ABD and F&C individuals in the 300% SSI group is 300% of the SSI individual payment limit (see M0810.002.A.3).
	1. Gross Income	Income sources listed in section M1460.610 are not considered as income.
		Income sources listed in section M1460.611 ARE counted as income.
		All other income is counted. The institutionalized spouse's gross income is counted; no exclusions are subtracted.

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To determine an income type or source and to determine how to count the income, use the policy and procedures in chapter S08 for all individuals (ABD and F&C) in the 300% SSI group.

Income is projected for the month for which eligibility for LTC is being determined. This calculation is based upon the income received in the past month unless there is documentation that a change has occurred or can reasonably be expected to occur which will change the amount expected to be received.

 2. Income Less
 Than or Equal to 300% SSI
 Limit
 If the individual's gross income is less than or equal to the 300% SSI income limit, enroll the individual in the appropriate CN *aid category (AC)* and determine patient pay according to the policy and procedures found in section M1480.400.

a. Individual Has Medicare Part A

If the individual has Medicare Part A, determine if his income is within the QMB income limit. Calculate the individual's countable income for QMB according to chapter S08, and compare to the QMB limit. If the individual's gross income is less than or equal to the QMB limit, enroll the recipient with the appropriate dual-eligible QMB AC:

- Aged = 022
- Blind = 042
- Disabled = 062

If the income is over the QMB limit, enroll the recipient with the appropriate CN non-QMB AC:

- Aged = 020
- Blind = 040
- Disabled = 060

b. Individual Does Not Have Medicare Part A

If the individual does NOT have Medicare Part A, enroll the ABD recipient with the appropriate CN AC:

- Aged = 020
- Blind = 040
- Disabled= 060

Enroll the F&C recipient with the appropriate CN AC:

- Institutionalized child under age 21= 082
- Institutionalized F&C individual age 21 or older = 060.
- 3. Income Exceeds 300% SSI Limit

If income exceeds the 300% SSI limit, evaluate the institutionalized spouse as MN. Go to section M1480.330 below.

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C. ABD 80% FPL The income limit for the ABD 80% FPL covered group is 80% of the federal poverty level (see M0810.002.A.5). See section M0320.210 for details about this covered group.

The ABD income policy in chapter S08 is used to determine countable income for the ABD 80% FPL covered group. Income is projected for the month for which eligibility for LTC is being determined. This calculation is based upon the income received in the past month unless there is documentation that a change has occurred or can reasonably be expected to occur which will change the amount expected to be received.

If the individual's countable income is less than or equal to the 80% FPL income limit, enroll the individual with the appropriate ABD 80% FPL Aid Category (AC) and determine patient pay according to the policy and procedures found in section M1480.400. The ABD 80% FPL ACs are:

- Aged = 029
- Blind = 039
- Disabled = 049

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M1480.315 THIRD PARTY & LONG-TERM CARE INSURANCE PAYMENTS

A. Payments Made by Another Individual	Payment of an individual's bills (including Medicare supplementary medical insurance or other medical insurance premiums) by a third party directly to the supplier is not income.
	Payments made directly to the service provider by another person for the individual's private room or "sitter" in a medical facility are NOT income to the individual. Refer all cases of Medicaid eligible enrollees in nursing facilities who have a "sitter" to DMAS, Division of Aging and Disability Services, for DMAS review to assure that DMAS is not paying the facility for services provided by the sitter.
B. LTC Insurance Policy Payments	The LTC insurance policy must be entered into the recipient's TPL file. The insurance policy type is "H" and the coverage type is "N." <i>Medicaid</i> will not pay the nursing facility's claim unless the claim shows how much the policy paid.
	If the patient receives the payment from the insurance company, it is not counted as income. The patient should assign it to the provider. If the patient cannot do this, or the policy prohibits assignment, the payment should be given directly to the provider. The provider should report the payment as a third party payment on its claim form.
	If the patient received the payment and cannot give it to the facility for some reason, then the patient should send the insurance payment to:
	DMAS Fiscal Division, Accounts Receivable 600 E. Broad Street, Suite 1300 Richmond, Virginia 23219

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M1480.320 RETR	OACTIVE MN INCOME DETE	RMINATIO	N	
A. Policy	The retroactive spenddown budget perior prior to the application month, when no included in) a previous MN spenddown eligibility was established. When some spenddown budget period in which sper retroactive spenddown budget period is the month (s) which were not included is period.	ne of the months budget period in of the months ov addown eligibilit shortened (prora	s overlap (was n which spenddo verlap a previou y was establishe tted) to include o	own Is MN ed, the only
1. Institutional- ized	For the retroactive months in which the determine income eligibility on a mont procedures in this subchapter. A spende during which excess income existed.	hly basis using t	he policy and	
2. Individual Not Institutional- ized	For the retroactive months in which the determine income eligibility for ABD g procedures in chapter S08. Determine i using policy and procedures in chapter is established for a month(s) during which	roups using the Ancome eligibility M07. A spenddo	ABD policy and 7 for F&C group 9 wn must be	ļ
3. Retroactive Entitlement	If the applicant meets all eligibility required coverage for the month(s) in which all e			aid
B. Countable Income	Countable income is that which was act month(s). Count the income received ir meets all other Medicaid eligibility requ	the months in w		lual
	The countable income is compared to the retroactive month, if the individual was institutionalized MN individual, Med monthly.	CN in the month	n. For the	
C. Entitlement	Retroactive coverage cannot begin earling prior to the application month. When an service <i>was received</i> within the retroact will begin with the first day of the third provided all eligibility factors were met had excess income in the retroactive per <i>begins</i> the first day of the month in whi met. For additional information refer to	n applicant report vive period, entitl month prior to th in all three mon riod and met sper ch <i>the</i> retroactive	ts that a medical ement for Medic he application m ths. If the applic nddown, <i>enrolln</i> e spenddown wa	l caid nonth, cant <i>ment</i>
D. Retroactive Example	EXAMPLE #15: A disabled institutionalid June 5 and requests retroactive coverage for incurred in March, April, and May. <i>The</i> dis <i>Institutionalization began</i> on April 10. The and May. <i>Not</i> eligible for March because a Countable resources are less than \$2,000 in received in April and May is counted mon- institutionalized in each month.	or unpaid medica isability onset da e retroactive peri a covered group n April, May and	Il bills that <i>were</i> te was April 10. od is March, Ap <i>was not met</i> in M June. The inco	oril March.

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April's income is calculated and compared to the monthly 300% SSI income limit. It exceeds that limit. May's income is calculated and compared to the monthly 300% SSI income limit; it is within the limit. Therefore, *the applicant* is placed on a one-month retroactive spenddown for April, and is enrolled in retroactive Medicaid in the 300% SSI covered group for May.

M1480.330 MEDICALLY NEEDY INCOME & SPENDDOWN

A. Policy	An institutionalized spouse whose income exceeds the 300% SSI income limit must be placed on a monthly MN spenddown if <i>the individual</i> meets a medically needy MN covered group and has countable resources that are less than or equal to the MN resource limit. I ncome is over the MN income limit because 300% of SSI is higher than the highest MN income limit for one person for one month.
	MN countable income must be calculated to exclude income and portions of income that were counted in the 300% SSI income limit group calculation. Income is determined on a monthly basis and an institutionalized individual's spenddown budget period is one month. The certification period for all long term care cases is 12 months from the last application or redetermination month. This includes MN cases placed on spenddown.
B. Recalculate Income	Evaluate income eligibility for an institutionalized spouse who has income over the 300% SSI income limit using a one-month budget period and the following procedures:
1. ABD MN Covered Groups	The income sources listed in both sections M1460.610 "What is Not Income" and M1460.611 "Countable Income for 300% SSI Group" are NOT counted when determining income eligibility for the ABD MN covered groups. Countable income is determined by the income policy in chapter S08; applicable exclusions are deducted from gross income to calculate the individual's countable income.
	The income actually received in the retroactive period is considered for retroactive eligibility. The income expected to be received within the application month is considered when determining eligibility in that month.

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The income expected to be received within a month is counted in that month for ongoing eligibility.

- a. Start with the gross monthly income figure countable for the ABD MN income determination.
- b. Subtract the \$20 general income exclusion. If the institutionalized spouse has earned income, subtract the ABD earned income exclusions found in section S0820.500. Subtract any appropriate unearned income exclusions in subchapter S0830.
- c. The remainder is the monthly countable ABD MN income.
- 2. F&C MN Covered Groups
 The income sources listed in both sections M1460.610 "What is Not Income" and M1460.611 "Countable Income for 300% SSI Group" are NOT counted when determining income eligibility for the F&C MN covered groups. Countable income is determined by the income policy in chapter M07; applicable exclusions are deducted from gross income to calculate the individual's countable income

Anticipated income is projected for the month for which eligibility is being determined. This calculation is based upon the income received in the prior month unless there is documentation that a change has occurred or can reasonably be expected to occur which will change the amount to be received

- a. Start with the gross monthly income figure countable for the F&C MN income determination.
- b. If the unit has earned income, subtract the F&C earned income exclusions in section M0720.500 **except** for the \$30 + 1/3 exclusion which is not applicable to MN F&C covered groups.
- c. If the Unit has child support income, subtract the \$50 child support exclusion. See section M0730.400.
- d. The remainder is the monthly countable F&C MN income.
- **D. MN Income Limits** The monthly medically needy (MN) individual income limits are *listed in Appendix 5 to subchapter M0710 and in section M0810.002 A. 4.*

E. Determine
Spenddown
LiabilityCompare monthly countable income to the monthly MN individual income
limit in the institutionalized spouse's locality.

The amount by which the institutionalized spouse's countable MN income exceeds the MN income limit is the **spenddown liability.**

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F. Spenddown Eligibility	To be eligible for Medicaid coverage, the medical expenses in the month in an an		·	incur

Eligibilitymedical expenses in the month in an amount that equals or exceeds the
spenddown liability. The policy and procedures for determining if an
institutionalized spouse has met the spenddown are the "spenddown
eligibility" policy and procedures.

The spenddown eligibility procedures for facility patients differ from the spenddown procedures for Medicaid CBC waiver patients. The expected monthly cost of the facility care (at the Medicaid rate) is projected at the beginning of the month. The cost of CBC is NOT projected.

- 1. Facility
PatientsFacility patients in the MN classification fall into two distinct subgroups for
the purpose of spenddown eligibility determination. These subgroups are:
 - * individuals with a spenddown liability less than or equal to the monthly Medicaid rate for the facility; and
 - * individuals with a spenddown liability greater than the monthly Medicaid rate for the facility.

a. Determine the Facility's Medicaid Rate

The facility's projected Medicaid rate is the Medicaid per diem multiplied by 31 days.

b. Compare Spenddown Liability

Compare the individual's spenddown liability to the facility's projected Medicaid rate.

c. SD Liability Is Less Than or Equal To Medicaid Rate

If the spenddown liability is **less than or equal to** the facility's projected Medicaid rate, the institutionalized spouse is income eligible as medically needy because he meets the spenddown based on the projected Medicaid rate alone.

- 1) Medicaid eligibility begins the first day of the month. Enroll as eligibility Type 1.
- 2) The institutionalized spouse has ongoing eligibility for the 12month application certification period. The individual must file a redetermination after the 12-month certification period ends.
- 3) If the institutionalized spouse does **NOT** have Medicare Part A, enroll with the appropriate MN PD that follows:
- * Aged = **18**
 - Blind = 38

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	 Disabled = 058 Child Under 21 in ICH Child Under Age 18 = Juvenile Justice Child Foster Care/Adoption Pregnant Woman = 09 	= 088 = 085 Assistance Child	= 086	
	4) If the institutionalized spouse individual's monthly MN cour income limit for 1 person (see QMB limit):a) When income is less than	table income to t section M0810.0	he QMB mon 02 for the cur	thly rent
	a) When income is less than using the appropriate AC		MD mint, cint	011
	 Aged = 028 Blind = 048 Disabled = 068 			
	b) When income is greater the appropriate AC that follow		t, enroll using	the
	 Aged = 018 Blind = 038 Disabled = 058 			
	5) Patient Pay: Determine patien below.	t pay according to	section M14	80.400
	d. SD Liability Is Greater Than M	edicaid Rate		
	If the spenddown liability is greater t institutionalized spouse is NOT eligibl which meet the spenddown liability in spenddown is met, go to section M148	le unless he incurs the month. To d	s medical exp	enses
2. Medicaid CBC Waiver Patients	The institutionalized spouse meets the de <i>they are</i> authorized for Medicaid waiver provided. An institutionalized spouse wh waiver services and whose income excee eligible for Medicaid until the monthly sp	services and the s to has been autho ds the 300% SSI	services are be rized for Med income limit	eing licaid
	To determine if the spenddown is met, go	to section M148	0.335 below.	
3. PACE Recipients	The individual's spenddown liability and Medicare Part D premium) establish whe determination can be projected or must b	ther the spenddov	wn eligibility	s the
	To determine if the spenddown is met, go	to section M148	0.340 below.	

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M1480.335 FACILITY PATIENTS WITH SPENDDOWN LIABILITY GREATER THAN MEDICAID RATE & ALL MN CBC PATIENTS

A. Facility Patients – SD Liability Is Greater Than Medicaid Rate	An MN institutionalized spouse whose spenddown liability is greater than the facility's Medicaid rate is not eligible for Medicaid until <i>the individual</i> incurs medical expenses that meet the spenddown liability within the month. These determinations are made monthly, retrospectively, after the month has passed and the expenses have actually been incurred. The institutionalized spouse's resources and income must be verified each month before determining if the spenddown was met.
	To determine if the institutionalized spouse met the spenddown, use the following procedures:
1. Calculate Private Cost of Care	Multiply the facility's private per diem rate by the number of days the institutionalized spouse was actually in the facility in the month. Do not count any days the institutionalized spouse was in a hospital during the month.
	The result is the private cost of care for the month.
2. Compare to Spenddown Liability	Compare the private cost of care to the institutionalized spouse's spenddown liability for the month.
3. Cost of Care Greater Than Spenddown Liability	When the private cost of care is greater than the institutionalized spouse's spenddown liability, the institutionalized spouse meets the spenddown in the month because of the private cost of care. He is entitled to full-month coverage for the month in which the spenddown was met.
	Enroll the institutionalized spouse in Medicaid with the begin date of the first of the month, the end date the last day of the month. Go to section M1480.350 below for enrollment procedures. Determine patient pay according to section M1480.440 below.
4. Cost of Care Less Than or Equal To Spenddown Liability	When the private cost of care is less than or equal to the institutionalized spouse's spenddown liability, determine spenddown on a day-by-day basis in the month by deducting allowable incurred expenses from the spenddown liability.
Liability	To determine spenddown eligibility:
	• Go to section M1480.341 below if the institutionalized spouse was NOT previously on a spenddown.
	• Go to section M1480.342 below if the institutionalized spouse was previously on a spenddown.

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B. All MN CBC Patients
 An MN institutionalized spouse who has been *authorized* for Medicaid CBC waiver services is not eligible for Medicaid until he actually incurs medical expenses that meet the spenddown liability within the month. These determinations are made monthly, retrospectively, after the month has passed and the expenses have actually been incurred. The private cost of his homebased medical care is deducted on a day-by-day basis as a noncovered medical expense, along with any other incurred medical expenses.

The institutionalized spouse's resources and income must be verified each month before determining if the spenddown was met. To determine if the institutionalized spouse met the spenddown:

- * Go to section M1480.341 below if the institutionalized spouse was NOT previously on a spenddown.
- * Go to section M1480.342 below if the institutionalized spouse was previously on a spenddown.

M1480.340 MN PACE RECIPENTS

A. Policy

1.	Monthly Spenddown Determination	PACE recipients who have income over the 300% of SSI income limit are placed on a monthly spenddown as institutionalized individuals because they have been <i>authorized</i> for LTC services.
		Unlike CBC, PACE has a capitated monthly rate that is due and payable on the first day of the month. The monthly PACE rate is available from the PACE provider. When a MN individual is in PACE, the amount of allowed PACE expenses is the rate that is due as of the first day of each month.
		PACE recipients are not responsible for Medicare Part D premiums, which are included in the monthly PACE rate. Therefore, the cost of the Medicare Part D premium cannot be used to meet a spenddown and must be subtracted from the monthly PACE rate when determining if the spenddown has been met.
		The individual's spenddown liability and the PACE monthly rate (minus the Medicare Part D premium) establish whether the spenddown eligibility determination can be projected or must be determined retrospectively.
2.	Projected Spenddown Determination	If the MN individual's spenddown liability is less than or equal to the monthly PACE rate (minus the Medicare Part D premium), the individual is eligible for Medicaid effective the first day of the month in which the spenddown is met. As long as the individual's spenddown liability and the PACE monthly rate do not change, the individual is enrolled in ongoing coverage.
3.	Retrospective Spenddown Determination	If the MN individual's spenddown liability exceeds the monthly PACE rate (minus the Medicare Part D premium), he is not eligible for Medicaid until he actually incurs medical expenses that meet the spenddown liability within the month. The monthly medical expenses are determined retrospectively; they cannot be projected for the spenddown budget period.
		Retrospective spenddown eligibility determinations are made monthly after the month has passed and the expenses have actually been incurred. The PACE

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rate(minus the Medicare Part D premium) along with other allowable medical and dental expenses are deducted daily and chronologically as the expenses are incurred. The individual's income and resources must be verified each month before determining if the spenddown has been met. See M1470.530 for allowable medical deductions.

When incurred medical expenses equal or exceed the monthly spenddown liability, the individual is eligible for the full month of Medicaid coverage beginning the first day of the month and ending the last day of the month.

M1480.341 NOT PREVIOUSLY ON SPENDDOWN

А.	Procedure	To determine eligibility in the one-month budget period for an institutionalized spouse who has NOT previously been on a spenddown, take the following actions:
		 * deduct old bills, * deduct carryover expenses from the retroactive period, * deduct medical/remedial care expenses incurred within the budget period (month).
		Use the "Medical Expense Record-Medicaid" found in Appendix 1 to subchapter M1340 to document expenses and file it in the case record.
		If the institutionalized spouse was on a spenddown in the retroactive period, whether or not the retroactive spenddown was met, go to section M1480.342 below.
B.	Old Bills	Old bills for medical, dental, or remedial care services received prior to the retroactive period based on the initial application that can be deducted are:
	1. Paid by Public Program	Expenses for medical services for which the applicant was legally liable received on or after December 22, 1987, which were provided, covered, or paid for by a public state or local government program, can be deducted. The amount deducted is the amount that the applicant would have been liable for if the service had not been covered by a public program, up to the spenddown liability amount.
	2. Legally Liable	Expenses incurred for medical services that the applicant is legally liable to pay are deducted. For the expense to be deducted:
		* the applicant must still owe the service provider a specific amount for the service and present current verification of the debt;
		 the expense (or remainder of the expense) must not have been forgiven or written-off by the provider; and
		a claim for the expense must have been submitted to the liable third party and the applicant must provide evidence of the third party's payment denial or the amount paid for the expense.

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3. Amount Deducted	The amount deducted is the balance of as of the first day of the first prospectiv the amount that was used to meet the re	e budget period,	less any portion of
4. When Deducted	Allowable old bills are deducted on the	first day of the b	oudget period.
C. Carry-over Expenses from Retroactive Period	Paid or unpaid expenses incurred durin application can be deducted IF:	g the retroactive	period of an initial
Ken bacuve i enou	 the individual established eligities without having to meet a spen 	-	active budget period
	* the expenses are allowable by l	kind of service.	
1. Amount Deducted	The amount deducted is the amount of of the budget period, up to the spenddo	.	6 6
2. When Deducted	Allowable expenses carried over from t the first day of the one-month budget p		riod are deducted on
D. Expenses Incurred Within the Budget Period	Allowable expenses incurred on or afte budget period that can be deducted are:		f the one-month
1. Paid By Public Program	Allowable incurred expenses for medic applicant received after the beginning of provided, covered, or paid for by a pub- can be deducted. The incurred expense amount that the applicant would have b been covered by a public program, up t	of the budget peri- lic state or local g amount that can been liable for if t	iod which were government program be deducted is the the service had not
2. Legally Liable	Allowable expenses (paid or unpaid) in which the applicant is legally liable are for the expense must have been submit applicant must provide evidence of the February spenddown eligibility evaluat	deducted. To be ted to the liable t third party's pays	deducted, the claim hird party. The

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amount paid for the expense.

3. Amount Deducted	The amount that is deducted is the amount that was not or will not be paid by a third party, up to the spenddown liability amount. When determining the amount of long-term care expense incurred, use the daily private rate.
4. When Deducted	The incurred expenses are deducted in chronological order on the date the expense is incurred. The incurred expenses are deducted even if they have been paid.
	EXAMPLE #16: Mr. Not lives in Group III and applied for Medicaid on November 21, 1999, as a disabled institutionalized spouse. He is in a nursing facility and was admitted on November 1, 1999. The MDU determined that he is disabled. He has not been on spenddown before. He has a \$8,400 hospital bill and a \$1,500 physician's bill for July 10 to July 20, 1998 (total \$9,900) on which he still owes a total of \$9,000. He has a \$578 outpatient hospital bill for October 3, 1998. He has no health insurance. His income is \$1,800 per month disability benefit from a private company. He is not eligible for retroactive Medicaid because he had excess resources throughout the retroactive period. His resources are within the Medicaid limit in November 1999 (application month). He is not eligible as CN because his \$1,800 gross income exceeds the 200% SSL income limit. The facility's Medicaid rate is \$45 per day. His
	300% SSI income limit. The facility's Medicaid rate is \$45 per day. His MN income eligibility is calculated:
	 \$1,800 disability benefit <u>20</u> general income exclusion 1,780 MN countable income. <u>325</u> MNIL for 1 month for 1 person in Group III \$1,455 spenddown liability
	The facility rate for the admission month is calculated as follows:
	 \$ 45 Medicaid per diem <u>x 30</u> days \$1,350 facility Medicaid rate admission month
	The \$1,455 spenddown liability is greater than the Medicaid rate of \$1,350.
	Because he was not previously on spenddown, his verified old bills for July 1999 are deducted first from the spenddown liability. He owes the hospital \$8,000 and the physician \$1,000, total \$9,000, as of November 1, 1999 (the first day of the budget period). His eligibility is calculated:
	<pre>\$1,455 spenddown liability -<u>9,000</u> old bills owed 11-01-99 \$ 0 spenddown balance on 11-1-99</pre>

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Because the spenddown was met on November 1, Mr. Not is entitled to medically needy Medicaid for the budget period 11-1-99 through 11-30-99.

The old bills balance, or 7,545 (9,000-1,455 = 7,545) not used to achieve eligibility can be deducted in the subsequent month(s) from the subsequent spenddown liability if he continues to establish spenddown eligibility.

M1480.342 PREVIOUSLY ON SPENDDOWN

A. Procedure	To determine spenddown eligibility for the budget period for an institutionalized spouse who has previously been on spenddown, take the following actions:
B. Prorate Spenddown Prior To Institutionalization	If the institutionalized spouse is in a spenddown budget period when institutionalized, prorate the spenddown period and recalculate the spenddown liability for the months prior to the month in which <i>the individual</i> became institutionalized.
C. Old Bills	Deduct the remaining balance on old bills incurred prior to the retroactive period if there has been no break between spenddown budget periods and no break in spenddown eligibility (each spenddown was met in all prior budget periods). Only the amount NOT deducted in a previous spenddown, and which remains the liability of the individual, can be deducted.
D. Current Payments on Bills Incurred Prior to Retroactive Period	Deduct only the amount of the current payment(s) actually made on expenses incurred prior to the retroactive period, and which were not used previously to achieve eligibility, when there has been a break between spenddown budget periods or a break in spenddown eligibility (spenddown eligibility was NOT established in a prior spenddown budget period).
1. Legally Liable	Current payments for expenses that the applicant is legally liable to pay are deducted. For the expense to be deducted:
	* the applicant must still owe the service provider a specific amount for the service and present current verification of the payment amount and date(s) paid.
	* a claim for the expense must have been submitted to the liable third party and the applicant must provide evidence of the third party's payment denial or the amount paid for the expense.
2. Amount Deducted	The amount deducted is the amount of the payment.
3. When Deducted	Allowable current payments are deducted on the date the payments are made.

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E. Expenses from Retroactive Spenddown Budget Period	Expenses from the retroactive spenddov to achieve eligibility can be deducted fr	wn budget period	that were not u	ısed		
1. Retroactive Spenddown Eligibility	Deduct expenses incurred during the ret previously used to establish eligibility,		which were not			
Achieved	a. the individual established eligibility budget period AND	in the retroactive	e spenddown			
	b. the expenses are:					
	* paid or unpaid;					
	* allowable by kind of service; and					
	* carried over from the retroactive spenddown budget period because the individual had a spenddown liability in the retroactive period that was met without deducting all such paid or unpaid expenses incurred in the retroactive spenddown budget period.					
	c. The amount deducted is the amount of the expense owed to the provider as of the beginning of the spenddown budget period, less the amount used to meet the retroactive spenddown, up to the spenddown liability amount.					
	d. Allowable expenses from the retroactive spenddown budget period are deducted on the first day of the prospective spenddown budget period.					
2. Retroactive Spenddown Eligibility NOT Achieved	Deduct only current payments made or retroactive spenddown budget period. A spenddown eligibility, only current pay prior Medicaid application can be deduce liability. For the current payment to be	When there has be ments made on ol cted from the cur	een a break in ld bills based or			
	a. the applicant must still owe the service provider a specific amount for the service and present current verification of the payment amount and date(s) paid,					
	b. a claim for the expense must have b party and the applicant must provid payment denial or the amount paid	e evidence of the				
	The amount deducted is the amount of t	he current payme	ent made.			

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		Current payments on expenses from the are deducted on the date the payment is		ldown budget p	period
F.	Expenses Incurred Within Spenddown Budget Period	Allowable expenses incurred within the deducted are:	spenddown budg	et period that c	an be
	1. Paid By Public Program	Allowable incurred expenses for medica applicant received after the beginning of were provided, covered, or paid for by a program.	the spenddown	budget period w	
		The incurred expense amount that can be applicant would have been liable for if th public program, up to the spenddown lia	ne service had no		
	2. Legally Liable	Allowable expenses (paid or unpaid) inc spenddown budget period for which the deducted. See subsection M1340.100 B. To be deducted, the claim for the expensi liable third party. The applicant must pr payment denial or the amount paid for the	applicant is lega 1. for a descripti se must have bee ovide evidence o	lly liable are on of legal liab n submitted to	ility. any
	3. Amount Deducted	The amount that is deducted is the amou a third party, up to the spenddown liabili		r will not be pa	id by
	4. When Deducted	The incurred expenses are deducted in clean expense is incurred. The incurred expense been paid.			
G.	When Spenddown Is Met	When the institutionalized spouse incurs spenddown on any day in the month, he for the month in which the spenddown w	is entitled to ful		
		Enroll the institutionalized spouse in Me of the month, the end date the last day of section M1480.350 below for enrollmen according to section M1480.440 below.	the month, eligi	ibility Type 4.	Go to
H.	Example Retroactive Spenddown, Institutionalized Spenddown In Admission Month	EXAMPLE #17: Ms. Was lives in Grou January 6, 2000, as disabled. She is in a on January 5, 2000. Mr. Was is her com Group I locality home. Her countable re resource limit in January, and were less months in the retroactive period. She ap and was on a spenddown from December which she met on December 1, 1998.	nursing facility munity spouse; I sources are less than the Medicai plied for Medica	and was admitt he lives in their than the Medica id resource limi aid in Decembe	ed aid it in all or 1998

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She verifies that she has unpaid balances of \$2,300 on a hospital bill and \$1,500 on a physician's bill (total = \$3,800) for services received August 10 to August 12, 1998 (prior to the retroactive period based on the December 1998 application) on which she pays \$50 a month. These balances were not used to meet her December 1998 through May 1999 spenddown. She also has a \$678 outpatient hospital bill for services dated November 13, 1999, in the retroactive period. She has no health insurance and is not eligible for Medicare. She has no old bills based on her January 2000 re-application (no unpaid medical expenses incurred in June, July, August or September 1999).

She was not institutionalized in the retroactive period. Her income in the retroactive budget period was \$400 per month SSA disability. The retroactive budget period based on her January 2000 re-application is October, November and December 1999; the income limit is \$650.

Her retroactive spenddown liability is \$490.

- \$400 SSA disability
- 20 general income exclusion
- 380 countable income
- <u>x 3</u> months
- \$1,140 countable income for retroactive budget period
- 650 MNIL for retroactive budget period Group I
- \$ 490 retroactive spenddown liability

Since there was a break in her spenddown eligibility (the period June, July, August and September 1999 were not covered by a Medicaid application), only the current payments she is making on the August 1998 bills can be deducted from her retroactive spenddown liability. She paid the hospital and the physician \$50 each (\$100 total) on October 5, November 4 and December 5, 1999. Her retroactive eligibility is calculated:

- \$ 490 retroactive spenddown liability
- 100 current payment 10-5-99 (Aug.1998 hospital & physician bills)
- 390 spenddown balance on 10-5-99
- <u>100</u> current payment 11-4-99 (Aug.1998 hospital & physician bills)
 290 spenddown balance on 11-3-99
- 678 outpatient expense 11-13-99 (\$388 of expense carried over)
- \$ 0 spenddown balance on 11-13-99

The retroactive spenddown was met on November 13, 1999. Ms. Was' retroactive Medicaid entitlement was November 13, 1999 through December 31, 1999.

Her income starting January 1, 2000 increased. Her SSA is \$620 per month and she began receiving a Civil Service Annuity of \$1,300 per month; total income is \$1,920 per month. Because this exceeds the 300% SSI income limit, her medically needy income eligibility is calculated as follows:

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\$1,920.00 total monthly income

- 20.00 general income exclusion
- 1,900.00 countable income
- 216.67 MNIL for 1 month for 1 person in Group I
- \$1,683.33 spenddown liability

The facility's private rate is \$58 per day; the Medicaid rate is \$45 per day. The facility Medicaid rate for the admission month is calculated as follows:

- \$ 45 Medicaid per diem
- <u>x 27</u> days
- \$1,215 Medicaid rate admission month

Her spenddown liability of \$1,683.33 is greater than the Medicaid rate of \$1,215. Therefore, she is not eligible until she has actually incurred medical bills that equal or exceed her spenddown liability in January. The worker is processing the application on February 2. Mrs. Was was in the facility from January 5 through January 31. The facility's private cost is calculated:

- \$ 58 private per diem
- \underline{x} 27 days in facility in January
- \$1,566 private cost of care in January

The private cost of care for January, \$1,566, is less than Mrs. Was's spenddown liability of \$1,683.33. Therefore, her spenddown eligibility for January must be determined on a daily basis. The prospective budget period is January 1 through January 31, 2000. Since she had a break in spenddown eligibility, only the current payments she is making on the August 1998 bills can be deducted from her spenddown liability. She paid the hospital \$50 and the physician \$50 each (\$100 total) on January 5, 2000. Her spenddown eligibility is determined:

- \$1,683.33 prospective spenddown liability
- 388.00 carry-over expense (balance of 11-13-99 outpatient expense)
- 100.00 current payment Aug, 1998 hospital & physician bills 1-1-00
- 1,195.33 spenddown balance on 1-1-00
- <u>812.00</u> 14 days private rate @ \$58 per day (1-5 through 1-18)
- 383.33 spenddown balance on 1-19-00
- <u>348.00</u> 6 days private rate @ \$58 per day (1-19 through 1-23) 35.33 spenddown balance on 1-23-00
- 58.00 private cost of care for 1-23-00
- \$ 0 spenddown balance on 1-24-00

Mrs. Was met her spenddown on January 24, 2000. On February 3, the worker enrolls Mrs. Was in Medicaid as medically needy with eligibility begin date 1-1-2000 and end date 1-31-2000. The worker sends her a "Notice of Action on Medicaid" stating her Medicaid coverage dates and asking her to bring or send in her medical bills for February if she wants her *February spenddown eligibility evaluated*.

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M1480.350 SPENDDOWN ENTITLEMENT

A. Entitlement After Spenddown Met	When an institutionalized spouse meets a spenddown within a month, the begin date of eligibility will be the first day of the month in which the spenddown was met. Eligibility will end on the last day of the month in which the spenddown was met.		
B. Procedures			
1. Coverage Dates	Coverage begin date is the first day of the month; the coverage end date is the last day of the month.		
2. Aid Category	Enroll the institutionalized spouse in one of the following ACs:		
	• Aged = 018		
	• Blind = 038		
	• Disabled = 058		
	• Child Under 21 in ICF/ICF-MR = 098		
	• Child Under Age 18 = 088		
	• Juvenile Justice Child = 085		
	• Foster Care/Adoption Assistance Child = 086		
	• Pregnant <i>Individual</i> = 097		
3. Patient Pay	Determine patient pay according to section M1480.400 below.		
4. Notices & Re- applications	The institutionalized spouse on a spenddown must have <i>the</i> eligibility re- evaluated monthly, unless in a facility and the spenddown liability is less than or equal to the Medicaid rate. The institutionalized spouse must complete an annual redetermination.		

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M1480.400 PATIENT PAY

A. Introduction	This section contains the policy and procedures for determining an institutionalized spouse's (as defined in section M1480.010 above) patient pay in all covered groups.
B. Married With Institutionalized	For a married long-term services and support (LTSS) patient with an institutionalized spouse in a facility, NO amount of the patient's income is
Spouse in a Facility	deducted for the spouse's needs in the patient pay calculation.

M1480.410 MAINTENANCE STANDARDS & ALLOWANCES

A. Introduction This subsection contains the standards and their effective dates that are used to determine the community spouse's and other family members' income allowances. The income allowances are deducted from the institutionalized spouse's gross monthly income when determining the monthly patient pay amount. Definitions of these terms are in section M1480.010 above.

B. Monthly Maintenance Needs Allowance	\$2,177.50 \$2,288.75 \$2,465 \$2,555	7-1-21 7-1-22 7-1-23 7-1-24	
C. Maximum Monthly Maintenance Needs Allowance	\$3,435.00 \$3,715.50 \$3,853.50 \$3,948.00	1-1-22 1-1-23 1-1-24 <i>I-1-25</i>	
D. Excess Shelter Standard	\$653.25 \$686.63 \$739.50 \$766.50	7-1-21 7-1-22 7-1-23 7-1-24	
E. Utility Standard Deduction (SNAP)	\$414.00 \$524.00 \$369.00 \$467.00	 1 - 3 household members 4 or more household members 1 - 3 household members 4 or more household members 	10-1-23 10-1-23 10-1-24 10-1-24

M1480.420 PATIENT PAY FOR ABD 80% FPL AND 300% SSI INSTITUTIONALIZED SPOUSE

A. Policy

After a 300% SSI or ABD 80% FPL institutionalized spouse has been found eligible for Medicaid, determine patient pay (post-eligibility treatment of income).

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- B. What Is Patient Pay
 The institutionalized spouse's gross monthly income, less all appropriate deductions according to this section, constitutes the patient pay - the amount of income the institutionalized spouse will be responsible to pay to the LTC facility or waiver services provider. The community spouse's and family member's monthly income allowances rules for patient pay apply to all institutionalized spouses with community spouses, regardless of when institutionalization began.
- C. Dependent Allowances Allowances Allowances Allowance for a dependent child and for a dependent family member. If the institutionalized spouse has a dependent child, but the dependent child does NOT live with the community spouse, then NO allowance is deducted for the child. Additionally, an allowance may be deducted for other dependent family members living with the community spouse.
- D. Home Maintenance Deduction
 A major difference in the institutionalized spouse patient pay policy is the home maintenance deduction policy. A married institutionalized individual with a community spouse living in the home is NOT allowed the home maintenance deduction because the community spouse allowance provides for the home maintenance, UNLESS:
 - the community spouse is not living in the home (e.g., the community spouse is in an ACR), and
 - the institutionalized spouse still needs to maintain their former home.
- E. VaCMS Patient
Pay ProcessThe patient pay is calculated in VaCMS. The patient pay must be updated in
in the system whenever the patient pay changes, but at least once every 12
months. Refer to the VaCMS Help feature for information regarding data
entry.

The Automated Response System (ARS) and the MediCall System convey the necessary patient pay information to the provider.

M1480.430 ABD 80% FPL and 300% SSI PATIENT PAY CALCULATION

- A. Patient Pay Gross
Monthly IncomeDetermine the institutionalized spouse's patient pay gross monthly income for
patient pay. Use the gross income policy in section M1480.310 B.1 for both
covered groups.
- B. Subtract Allowable If the patient has no patient pay income, he has no patient pay deductions.

When the patient has patient pay income, **deduct the following amounts in the following order** from the institutionalized spouse's gross monthly patient pay income. Subtract each subsequent deduction as long as the individual has income remaining for patient pay. If the individual has no remaining income, do not subtract further deductions.

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- personal needs or maintenance allowance,
- community spouse monthly income allowance,
- family member's income allowance,
- non-covered medical expenses,
- home maintenance deduction, if applicable.
- C. Personal Needs or Maintenance Allowance The personal needs allowance for an institutionalized spouse in a facility is different from the personal maintenance allowance of an institutionalized spouse in a Medicaid CBC waiver or PACE. The amount of the personal needs or maintenance allowance also depends on whether or not the patient has a guardian or conservator who charges a fee, and whether or not the patient has earnings from employment that is part of the treatment plan.

1. Facility Care a. Basic Allowance

Deduct the \$40 basic allowance, effective July 1, 2007. For prior months, the personal needs allowance is \$30.

b. Guardian Fee

Deduct the actual fee a guardian or conservator charges, up to a maximum of 5% of the patient's actual gross income (including amounts not counted as income and excluded income) for guardianship fees, IF:

- * the patient has a legally appointed guardian and/or conservator AND
- * the guardian or conservator charges a fee.

Document how you determined that the guardian/conservator charges a fee and the amount of the fee.

NOTES: No deduction is allowed for representative payee or "power of attorney" fees or expenses. No deduction is allowed if the patient's guardian receives a payment for providing guardianship services from a public agency or organization that receives funding for guardianship services. The guardianship filing fees CANNOT be deducted from the individual's income.

• Special Earnings Allowance

Deduct a special earnings allowance if the patient participates in a work program as part of treatment. The special earnings allowance is deducted from earned income only. Deduct:

- * the first \$75 of gross monthly earnings, PLUS
 - * $\frac{1}{2}$ the remaining gross earnings,
 - * up to a maximum of \$190 per month.

The special earnings allowance cannot exceed \$190 per month.

d. Example - Facility Care Personal Needs Allowance

EXAMPLE #18: A patient in the nursing facility is employed as a telephone salesperson as part of his plan of care in the facility. He has a legally appointed conservator who charges a 2% fee. *The* only income is gross earnings of \$875 per month. Special earnings allowance is calculated first:

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- \$875 gross earned income
- <u>- 75</u> first \$75 per month
- 800 remainder

<u>+ 2</u>

- 400 $\frac{1}{2}$ remainder
- + <u>75</u> first \$75 per month

475 which is > \$190

His personal needs allowance is calculated as follows:

- \$ 40.00 basic personal needs allowance
- +190.00 special earnings allowance
- + 17.50 guardianship fee (2% of \$875)
- \$247.50 personal needs allowance

2. Medicaid

a. Basic Maintenance Allowance

CBC Waiver Services and PACE

For the Commonwealth Coordinated Care Plus (CC Plus) Waiver (formerly the Elderly or Disabled with Consumer Direction Waiver and the Technology-Assisted Individuals Waiver), Community Living (CL) Waiver (formerly Intellectual Disabilities Waiver), Family and Individual Supports (IS) Waiver (formerly Individual and Family Developmental Disabilities Support Waiver), Building Independence (BI) Waiver (formerly Day Support Waiver), or PACE, deduct the appropriate maintenance allowance for one person as follows:

- January 1, 2022 through December 31, 2022: \$1,388
- January 1, 2023 through December 31, 2023: \$1,509
- January 1, 2024 through December 31, 2024: \$1,556
- January 1, 2025 through December 31, 2025: \$1,596

Contact a Medical Assistance Program Consultant for the amount in effect for years prior to 2022.

b. Guardian Fee

Deduct the actual fee a guardian or conservator charges, up to a maximum of 5% of the patient's actual gross income (including amounts not counted as income and excluded amounts) for guardianship fees, IF:

- * the patient has a legally appointed guardian or conservator AND
- * the guardian or conservator charges a fee.

Document how you determined that the guardian/conservator charges a fee and the amount of the fee.

NOTES: No deduction is allowed for representative payee or "power of attorney" fees or expenses. No deduction is allowed if the patient's guardian receives a payment for providing guardianship services from a public agency or organization that receives funding for guardianship services. The guardianship filing fees CANNOT be deducted from the individual's income.

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c. Special Earnings Allowance For CCC Plus, CL, IS, and BI Waivers

[EXAMPLE #19 was deleted]

For the CCC Plus, CL, IS, and BI waivers, deduct the following special earnings allowance if the patient is working (the work does NOT have to be part of treatment). The special earnings allowance is deducted from earned income only. Deduct:

- for individuals employed 20 hours or more per week, all earned income up to 300% of SSI (*\$2,901* in 2025) per month.
- for individuals employed at least 4 but less than 20 hours per week, all earned income up to 200% of SSI (*\$1,934* in 2025) per month.

The total of the basic maintenance allowance, the guardianship fee and the special earnings allowance cannot exceed 300% SSI.

EXAMPLE #20: (Using January 2000 figures)

A working patient in the CL Waiver is employed 18 hours per week. He has gross earnings of \$928.80 per month and SS of \$300 monthly. His special earnings allowance is calculated first:

\$	928.80	gross earned income
- 1	,024.00	200% SSI maximum
\$	0	remainder

\$928.80 = special earnings allowance

His personal maintenance allowance is calculated as follows:

\$ 512.00	maintenance allowance

+	928.80	special	earnings	allowance
	$J_{20.00}$	special	carmings	anowanee

\$1,440.80 personal maintenance allowance

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D. Community Spouse Monthly Income Allowance	The community spouse monthly income allowance is the difference between the community spouse's gross monthly income and the minimum monthly maintenance needs allowance determined below.		
1. Determine Minimum Monthly	Calculate the minimum monthly maintenance needs allowance using the following procedures (do NOT round any cents to a dollar):		
Maintenance Needs	a. the monthly maintenance needs standard, plus		
Allowance (MMMNA)	b. an excess shelter allowance for the community spouse's principal place of residence, if applicable. The excess shelter allowance is the amount by which the total of verified allowable expenses in 1) through 5) below exceeds the excess shelter standard.		
	Allowable expenses are:		
	 rent, mortgage (including interest and principal), taxes and insurance, any maintenance charge for a condominium or cooperative, and the utility standard deduction, unless utilities are included in the community spouse's rent or maintenance charges. 		
	The utility standard deduction for a household of 1-3 members is different than the deduction for households of 4 or more members.		
2. Maximum Allowance	The minimum monthly maintenance needs allowance calculated above cannot exceed the maximum.		
3. DMAS Hearing Officer or Court Ordered Amount	The Eligibility Worker has no flexibility to calculate a minimum monthly maintenance needs allowance greater than the one calculated using the steps listed above. If the individual states there is a need for a greater amount, he has the right to file an appeal using the procedures in chapter M16. A Hearing Officer may increase the community spouse income allowance if it is determined that exceptional circumstances resulting in extreme financial duress exist. If the individual disagrees with the outcome of the appeal, he may then appeal the decision through his local circuit court. The EW cannot accept a court order for a greater community spouse		

The EW cannot accept a court order for a greater community spouse allowance unless the individual has exhausted the Medicaid administrative appeals process.

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4. Calculate If no court order or DMAS Hearing Officer determination of the monthly maintenance needs allowance exists, use the following procedures to calculate the community spouse monthly income allowance:
 Monthly Income Allowance

Determine the community spouse's gross monthly income using the income policy in section M1480.310. Do not count any payment that is made to the community spouse by the institutionalized spouse, such as the community spouse's portion of an augmented VA benefit which is included in the institutionalized spouse's VA check. This amount will be counted in the institutionalized spouse's income.

b. Subtract From MMMNA

Subtract the community spouse's gross income from the minimum monthly maintenance needs allowance from D.1. above. **Do NOT round any cents to a dollar.** The remainder is the community spouse monthly income allowance (a negative number equals \$0).

c. Remainder Greater Than \$0

If the remainder is greater than \$0, the remainder is the amount of the community spouse monthly income allowance that is deducted from the institutionalized spouse's patient pay.

d. Remainder Less Than or Equal To \$0

If the remainder is \$0 or less, the community spouse monthly income allowance is \$0.

5. Deduct From Patient Pay Deduct the community spouse monthly income allowance determined above from the institutionalized spouse's patient pay income UNLESS the institutionalized spouse or his authorized representative does not actually make it available to the community spouse or to another person for the benefit of the community spouse. Should the community spouse opt to take a lesser amount than the amount to which the community spouse is entitled; deduct only the amount that the community spouse actually takes as an allowance. If the community spouse is a Medicaid applicant or enrollee, the income allowance is countable income to the community spouse.

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6. Example Allowance Not Deducted	EXAMPLE #21: (Using January 2000 figures) A community spouse has \$800 per month gross income; \$600 from Civil Service and \$200 VA pension. The community spouse's shelter expenses are: mortgage, taxes, and insurance of \$439 per month, plus the standard utility allowance of \$168 for a household of one person, totaling \$607. Total shelter costs of \$607 exceed the excess shelter standard of \$415 by \$192. The excess shelter allowance is \$192. The minimum monthly maintenance needs allowance (MMMNA) is			
	determined as follows: \$1,383.00 monthly maintena + 192.00 excess shelter allow \$1,575.00 MMMNA (less the The community spouse monthly income a	owance nan maximum)		
	\$1,575.00 MMMNA <u>- 800.00</u> community spouse \$ 775.00 community spouse			
	The institutionalized spouse has monthly refuses to give the monthly income allow therefore, the community spouse monthly deducted. Patient pay is calculated:	ance to the spous	se at home;	
	\$1,100 gross income <u>- 30</u> personal needs allowance \$1,070 patient pay			
7. Example Allowance Deducted	EXAMPLE #22: (Using January 2000 A community spouse has \$900 per month The community spouse's shelter expenses of \$502 per month, plus the standard utili \$168 for a household of one person, total \$670 exceed \$415 by \$255. The excess s	a gross income from are: mortgage, ta ty allowance of ing \$670. Total s	axes, and instances,	urance

The minimum monthly maintenance needs allowance (MMMNA) is determined as follows:

\$1,383		monthly maintenance needs standard
+ 255		excess shelter allowance
	\$1,638	MMMNA

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The community spouse monthly income allowance is calculated:

	\$1,638MMMNA- 900community spouse's gross income\$ 738community spouse monthly income allowance
	The institutionalized spouse has monthly income of \$700. A grees to give the monthly income allowance to <i>the</i> spouse at home; therefore, the community spouse monthly income allowance is deducted. P atient pay is calculated:
	 \$700 gross patient pay income <u>30</u> personal needs allowance \$670 remainder <u>670</u> community spouse income allowance \$ 0 patient pay
	NOTE: The community spouse monthly income allowance of \$738 is greater than the income remaining after the personal needs allowance is deducted, so only \$670 is deducted from patient pay for the community spouse monthly income allowance.
E. Family Member's Income Allowance	To be eligible for a family member's income allowance, the family member (as defined in section M1480.010) must live with the community spouse.
1. Minor Child NOT Living With Community Spouse	If an institutionalized spouse has a minor child who is not living with the community spouse, no allowance is calculated for that child and no deduction from the institutionalized spouse's income is made for that child.
2. Family Member Income Allowance Deductions	The family member income allowance is an amount equal to $1/3$ of the amount by which the monthly maintenance needs standard exceeds the amount of the family member's gross monthly income: (maintenance needs standard - family member's income) $\div 3 =$ family member's income allowance.
	First, deduct the allowance(s) for minor child(ren) living with the community spouse in the home. Deduct other family members' allowances from patient pay after deducting the minor child(ren)'s allowance(s).
3. Calculate	Calculate each family member's allowance as follows:
Family Member's Allowance	a. Subtract the family member's gross monthly income from the monthly maintenance needs standard. If the remainder is \$0 or less, STOP. The family member is not entitled to an allowance.
	b. Divide the remainder by 3.
	c. The result is the family member's monthly income allowance. Do NOT round any cents to a dollar.

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4. Deduct Family
Member's
AllowanceDeduct the family member(s)' monthly income allowance(s) from the
institutionalized spouse's patient pay income. Do NOT deduct the family
member's allowance if the family member does not accept the allowance.

5. Example--
FamilyEXAMPLE #23: (Using July 2000 figures)The couple's minor child lives with the community spouse. The child has no
income. The child's family member maintenance allowance is 1/3 of
\$1,406.25 which is \$468.75.

The community spouse's father lives with the community spouse and receives \$300 per month SSA, which is his only income. The monthly family member allowance for the father is calculated as follows:

\$1,406.25	monthly maintenance needs standard
<u>- 300.00</u>	father's income
\$1,106.25	remainder
\div 3	(divide by 3)
\$ 368.75	family member maintenance allowance for father

The institutionalized spouse's income is \$1,200. The community spouse has no community spouse monthly income allowance in this example, so the institutionalized spouse's patient pay is calculated as follows:

	\$1,200.00 institutionalized spouse's patient pay income $\frac{-30.00}{1.170.00}$ personal needs allowance
	1,170.00 <u>- 468.75</u> child's family member's income allowance
	701.25- 368.75father's family member's income allowance\$ 332.50patient pay
F. Noncovered Medical Expenses	Incurred medical and remedial care expenses recognized under State law, but not covered under the Medicaid State Plan and not subject to third party payment are deducted from patient pay after all allowances are deducted.
	See section M1470.230 for facility patients, section M1470.430 for Medicaid CBC waiver patients <i>or section M1470.530 for PACE recipients</i> for specific instructions in determining allowable noncovered medical expense deductions from patient pay.
G. Home Maintenance Deduction	A married institutionalized individual with a community spouse living in the home is NOT allowed the home maintenance deduction, because the community spouse allowance provides for the home maintenance, UNLESS :
	• the community spouse is not living in the home (e.g., the community spouse is in an ACR), AND
	• the institutionalized spouse still needs to maintain their former home.
H. Patient Pay	Compare the remaining income (patient pay gross monthly income minus allowable deductions) to the Medicaid rate for the month. The patient pay is the lesser of the two amounts.

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I. Example300% SSI Group Patient Pay	Mrs. Bay is a of for long term of but she is not of excess resource private pensio Medicare supp spouse, Mr. B age 19 years. son has no ince limit, so she is is enrolled in I Her patient pa	25: (Using July 2000 fig disabled institutionalized care services in July. She eligible for Medicaid in th ces. She has a monthly SS n payment of \$400. She h plement health insurance ay, still lives in their Grow Mr. Bay has income of \$ come. Mrs. Bay's income seligible for ongoing Med Medicaid in AC 060. by for July and subsequent ouse monthly income allow monthly maintenance m excess shelter allowance MMMNA (minimum m community spouse 's gro community spouse mon	spouse who firs was admitted to he retroactive m SA benefit of \$1 has Medicare Pa which costs \$75 up II home with 1,500 per month is less than the licaid coverage months is deter owance is calcul eeds standard onthly maintena ss income	o the facility onths becaus ,000 and a m arts A & B an per month. I their depend h from CSA. 300% SSI in beginning Jul rmined. The lated first:	in June, e of onthly d private Her ent son, Their come ly 1. She
	\$1,406.25	ember monthly income all monthly maintenance no		ir son 1s calcu	lated:
	$\frac{-0}{1,406.25}$	son's income amount by which the sta	andard exceeds	the con's inco	ma

 $\begin{array}{c}
1,406.25 \\
\div \\
3 \\
\$ 468.75
\end{array} a mount by which the standard exceeds the son's income family member's monthly income allowance$

Mrs. Bay has old bills totaling \$200, dated the prior January. She has no noncovered expenses from the retroactive period because she paid the nursing facility in full through June. She is eligible in the 300% SSI group and is not a QMB; therefore, her Medicare premium is deducted from her patient pay for the first two months of Medicaid coverage (July and August). Her patient pay for July is calculated as follows:

	SSA private pension total gross income
1,400.00 - 30.00 -106.25 <u>-468.75</u>	total gross income PNA (personal needs allowance) community spouse monthly income allowance family member's monthly income allowance
795.00 -120.50 <u>-200.00</u> \$474.50	Medicare premium & health insurance premium old bills remaining income for patient pay (July)

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The patient pay for August is calculated as follows:

\$1,000.00	SS
+ 400.00	private pension
1,400.00	total gross income
	- 30.00 PNA (personal needs allowance)
	- 106.25 community spouse monthly income allowance
	- <u>468.75</u> family member's
	monthly income allowance
	•
	795.00
	- <u>120.50</u> Medicare premium & health insurance premium
\$ 674.50	remaining income for patient pay (August)
Mrs. Darr's notiont north	
wirs. Day's patient pay i	for September is calculated as follows:
wirs. Day's patient pay i	for September is calculated as follows:
\$1,000.00	SS
\$1,000.00	SS
\$1,000.00 + <u>400.00</u>	SS private pension
\$1,000.00	SS private pension total gross income
\$1,000.00 + <u>400.00</u>	SS private pension total gross income - 30.00 PNA (personal needs allowance)
\$1,000.00 + <u>400.00</u>	SS private pension total gross income - 30.00 PNA (personal needs allowance) - 106.25 community spouse monthly income allowance
\$1,000.00 + <u>400.00</u>	SS private pension total gross income - 30.00 PNA (personal needs allowance) - 106.25 community spouse monthly income allowance - <u>468.75</u> family member's
\$1,000.00 + <u>400.00</u>	SS private pension total gross income - 30.00 PNA (personal needs allowance) - 106.25 community spouse monthly income allowance - <u>468.75</u> family member's monthly income allowance
\$1,000.00 + <u>400.00</u>	SS private pension total gross income - 30.00 PNA (personal needs allowance) - 106.25 community spouse monthly income allowance - <u>468.75</u> family member's monthly income allowance 795.00
\$1,000.00 + <u>400.00</u>	SS private pension total gross income - 30.00 PNA (personal needs allowance) - 106.25 community spouse monthly income allowance - <u>468.75</u> family member's monthly income allowance

The worker completes the VaCMS Patient Pay process for July, August and September. VaCMS generates and sends a "Notice of *Patient Pay Responsibility*" to Mr. Bay showing Mrs. Bay's patient pay for July, August and September and each month's patient pay calculation.

M1480.440 MEDICALLY NEEDY PATIENT PAY

A. Policy

When an institutionalized spouse has income exceeding 300% of the SSI payment level for one person, he is classified as medically needy (MN) for income eligibility determination. Because the 300% SSI income limit is higher than the MN income limits, an institutionalized spouse whose income exceeds the 300% SSI limit will be on a spenddown. *The individual* must meet the spenddown liability to be eligible for Medicaid as MN. See sections M1480.330, 340 and 350 above to determine countable income, the spenddown liability, and to determine when an institutionalized spouse's spenddown is met.

Section 1924 (d) of the Social Security Act contains rules which protect portions of an institutionalized spouse's income from being used to pay for the cost of institutional care. Protection of this income is intended to avoid the impoverishment of a community spouse. In order to insure that an institutionalized spouse will have enough income for his personal needs or maintenance allowance, the community spouse income allowance and the family members' income allowance, an institutionalized spouse who meets a spenddown is granted a full month's eligibility. The spenddown determinations are made monthly, retrospectively, after the month has passed and the expenses have actually been incurred.

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An institutionalized spouse's resources and income must be verified each month before determining if the spenddown has been met. When the spenddown is met, an institutionalized spouse's patient pay for the month is calculated.

1. Patient Pay	Medicaid must assure that enough of an institutionalized spouse's income is
Deductions	"protected" for his personal needs, the community spouse and family member's income allowances, and noncovered medical expenses, NOT including the facility, CBC or PACE cost of care.

- 2. When Patient Pay Is Not Required Intermediate Care Facility for the Mentally Retarded (ICF-MR) and Institution for Mental Diseases (IMD) services are not covered for medically needy (MN) eligible recipients. Therefore, a patient pay determination is not required when a MN enrolled recipient resides in an IMD or ICF-MR.
- B. Patient PayDetermine an MN institutionalized spouse's patient pay using the policy and
procedures in the sections below:
 - * Facility Patient Pay Spenddown Liability Less Than or Equal to Medicaid Rate (section M1480.450)
 - * Facility Patient Pay Spenddown Liability Greater Than Medicaid Rate (section M1480.460)
 - CBC MN Institutionalized Spouse Patient Pay (section M1480.470)
 - PACE MN Institutionalized Spouse Patient Pay (section M1480.480).

M1480.450 FACILITY PATIENT PAY - SPENDDOWN LIABILITY LESS THAN OR EQUAL TO MEDICAID RATE

A. Policy	An MN institutionalized spouse in a facility whose spenddown liability is less than or equal to the Medicaid rate is eligible for a full month's Medicaid coverage effective the first day of the month, based on the projected Medicaid rate for the month. Medicaid must assure that enough of the institutionalized spouse's income is allowed so that the recipient can pay <i>the</i> community spouse and family member allowances, and <i>the</i> personal needs and noncovered expenses not used to meet the spenddown. Therefore, Medicaid may pay some of the institutionalized spouse's spenddown liability to the provider.
B. Procedures	Determine patient pay for the month in which the spenddown is met using the procedures below.
1. Patient Pay Gross Monthly Income	Determine the institutionalized spouse's patient pay gross monthly income according to section M1480.330 (including any amounts excluded in determining MN countable income and the spenddown liability).

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- Subtract Subtract the following from the patient pay gross monthly income in the following order as long as the individual has income remaining for patient pay. If the individual has no remaining income, do not subtract further deductions.
 - a. a personal needs allowance (per section M1480.430 C.),
 - b. a community spouse monthly income allowance, if appropriate (per section M1480.430 D.),
 - c. a family member's income allowance, if appropriate (per section M1480.430 E.),
 - d. any allowable noncovered medical expenses (per section M1470.230) **including** any old bills and carry-over expenses,
 - e. a home maintenance deduction, if appropriate (per section M1480.430 G.).

The result is the **remaining income** for patient pay.

- **3. Patient Pay** Compare the remaining income for patient pay to the Medicaid rate for the month. The patient pay is the lesser of the two amounts.
- C. Example—Facility Spenddown EXAMPLE #24: (Using July 2000 figures) Mr. Hay is an institutionalized spouse who ap

Liability Less

Than Medicaid

Rate, Community

Spouse Allowance

Mr. Hay is an institutionalized spouse who applied for Medicaid in July. He was admitted to the facility the prior November. He has a monthly CSA benefit of \$1,700 and a monthly Seminole Indian payment of \$235. He has Medicare Parts A & B and Federal Employees Health Insurance which costs \$75 per month. He last lived outside the facility in a Group III locality. His wife, Mrs. Hay, still lives in their home; she has income of \$500 per month from CSA. They have no dependent family members living with Mrs. Hay. Mr. Hay's total income exceeds the 300% of SSI income limit. His MN eligibility is determined for July. The MN determination results in a monthly spenddown liability of \$1,355:

- \$1,700 monthly MN income (Seminole Indian payment excluded)
- <u>- 20</u> exclusion
- 1,680 countable MN income
- <u>325</u> MN limit for 1 (Group III)
- \$1,355 spenddown liability for month

The facility's Medicaid rate is \$45 per day, or \$1,395 for a 31-day month. By projecting the month's cost of facility care, Mr. Hay meets his spenddown effective the first day of the month and is eligible for Medicaid effective July 1. He is enrolled in Medicaid effective July 1 in AC 018.

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The community spouse monthly income allowance is calculated:

\$1,406.25	monthly maintenance needs standard
+ 0	no excess shelter allowance
1,406.25	MMMNA (minimum monthly maintenance needs
	allowance)
- 500.00	community spouse's gross income
\$ 906.25	community spouse monthly income allowance

His patient pay is calculated as follows:

\$1,700.00	CSA
+ 235.00	Seminole Indian payment (counted for patient pay)
1,935.00	total patient pay gross income
- 30.00	PNA (personal needs allowance)
- <u>906.25</u>	community spouse monthly income allowance
998.75	
- 45.50	Medicare premium (not paid by Medicaid)
- 75.00	health insurance premium
\$ 878.25	remaining income for patient pay (July)

The facility's Medicaid rate for July is \$1,395. Because Mr. Hay's remaining income for patient pay is less than the Medicaid rate for July, his patient pay for July is \$878.25. From his July income of \$1,935, Mr. Hay must pay \$878.25 patient pay to the facility, leaving him \$1,056.75 from which he can pay the community spouse income allowance of \$906.25, his personal needs allowance of \$30 and his Medicare and health insurance premiums of \$120.50 (total of \$1,056.75). Medicaid will pay \$476.75 of his spenddown liability (\$1,355 spenddown liability - 878.25 patient pay = \$476.75). This is allowed under section 1924 of the Social Security Act (Special Treatment For Married Institutionalized Spouses).

D. Example-Facility

Spenddown Liability Less Than Facility Rate, Community Spouse & Family Member Allowance

EXAMPLE #25: (Using July 2000 figures)

Mrs. Zee is a disabled institutionalized spouse who applied for Medicaid for long term care services in July. She was admitted to the facility in June, but she is not eligible for Medicaid in the retroactive month because of excess resources. She has a monthly SSA benefit of \$1,200 and a monthly private pension payment of \$600. She has Medicare Parts A & B and private Medicare supplement health insurance which costs \$75 per month. Her spouse, Mr. Zee, still lives in their Group II home with their dependent son, age 19 years. Mr. Zee has income of \$1,500 per month from CSA. Their son has no income. Mrs. Zee's income exceeds the 300% SSI income limit. Her MN eligibility is determined for July. She has old bills totaling \$300 dated the prior January. The MN determination results in a spenddown liability of \$1,530:

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\$1,200.00	SSA
+ 600.00	monthly private pension
1,800.00	total monthly income
<u>- 20.00</u>	exclusion
1,780.00	countable MN income
<u>- 250.00</u>	MN limit for 1 (Group II)
\$1,530.00	spenddown liability for July

The facility's Medicaid rate is \$55 per day, or \$1,705 for the month. By projecting the month's cost of facility care, she meets the spenddown effective the first day of the month. Mrs. Zee is eligible for Medicaid, effective July 1. She is enrolled in Medicaid in AC 058.

The community spouse monthly income allowance is calculated:

\$1,406.25	monthly maintenance needs standard
+ 200.00	excess shelter allowance
1,606.25	MMMNA (minimum monthly maintenance needs
allowance)	
<u>- 1,500.00</u>	community spouse's gross income
106.25	community spouse monthly income allowance

The family member monthly income allowance for their son is calculated:

\$1,406.25	monthly maintenance needs standard
- 0	son's income
1,406.25	amount by which the standard exceeds the son's income
÷ 3	
468.75	family member's monthly income allowance

Her patient pay for July is calculated as follows:

\$1,200.00	SSA
+ 600.00	private pension
1,800.00	total gross income
- 30.00	PNA (personal needs allowance)
- 106.25	community spouse monthly income allowance
<u>- 468.75</u>	family member's monthly income allowance
1,195.00	
- 120.50	Medicare premium & health insurance premium
- 300.00	old bills
\$ 774.50	remaining income for patient pay (July)

The facility's Medicaid rate for July is \$1,705. Because Mrs. Zee's remaining income for patient pay is less than the Medicaid rate, her patient pay for July is \$774.50. From her July income of \$1,800, she must pay \$774.50 to the facility, leaving her \$1025.50 left to pay her personal needs, community spouse and family member's monthly income allowances, the old

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bills and her medical insurance premiums, totaling \$1025.50. M edicaid will pay \$755.50 of her spenddown liability (\$1,530 spenddown liability - 774.50 patient pay = \$755.50). This is allowed under section 1924 of the Social Security Act (Special Treatment For Married Institutionalized Spouses).

M1480.460 FACILITY PATIENT PAY - SPENDDOWN LIABILITY GREATER THAN MEDICAID RATE

A. Policy

An MN facility institutionalized spouse whose spenddown liability is greater than the Medicaid rate is not eligible for Medicaid unless he incurs additional medical expenses that meet the spenddown liability within the month. If he meets the spenddown liability, Medicaid coverage begins the first day of the month in which the spenddown is met and ends on the last day of that month. A patient pay for the month is calculated.

Medicaid must assure that enough of the institutionalized spouse's income is allowed so that the recipient can pay his personal needs, community spouse and family member allowances, and noncovered expenses. Therefore, Medicaid may pay some of the institutionalized spouse's spenddown liability. Payment of part or all of the spenddown liability is permitted under Section 1924 (d) of the Social Security Act.

B. Procedures The institutionalized spouse's spenddown eligibility was determined in section M1480.340 above. Because the spenddown *was met* in the month, the *individual* is enrolled in a closed period of coverage for the full month. Patient pay for the month must be determined using the procedures below.

a. Determine Gross Monthly Patient Pay Income

Remaining Income for Patient Pay

1. Calculate

Determine the institutionalized spouse's patient pay gross monthly income according to section M1480.330 (including any amounts excluded in determining MN countable income and the spenddown liability).

b. Subtract Allowable Deductions

Deduct the following from the patient pay gross monthly income, in the following order as long as the individual has income remaining for patient pay. If the individual has no remaining income, do not subtract further deductions. 1) a personal needs allowance (per section M1480.430 C.),

2) a community spouse monthly income allowance, if appropriate (per section M1480.430 D.),

3) a family member's monthly income allowance, if appropriate (per section M1480.430 E.),

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	 allowable noncovered medical including any old bills, carry-o expenses that were used to mee the cost of the facility care, and 	ver expenses and et the spenddown	l other noncover	red
	5) a home maintenance deduction M1480.430 G.).	, if appropriate (p	per section	
	The result is the remaining income for	patient pay.		
2. Patient Pay	Compare the remaining income for pat month. The patient pay is the lesser of			the
C. ExampleFacility Spenddown Liability Greater Than Medicaid Rate, Less Than Private Cost of Care	 EXAMPLE #26: (Using July 2000 fi Mr. L is an institutionalized spouse wh was admitted to the facility the prior D benefit of \$1,900 and a monthly Semin Medicare Parts A & B and Federal Emp him \$75 per month. He last lived outsi His wife, Mrs. L, still lives in their hon years. Mrs. L has income of \$500 per r income. Mr. L's income exceeds the C MN eligibility is determined for July. 	o applied for Me ecember. He has tole Indian payme ployees Health In de the facility in ne with their dep nonth from CSA NNMP 300% SS	a monthly CSA ent of \$200. He surance which o a Group III loca endent child age . Their child ha I income limit.	has costs lity. 20 s no His
	 \$1,900 monthly MN income <u>20</u> exclusion 1,880 countable MN income <u>325</u> MN limit for 1 (Grout \$1,555 spenddown liability for \$100 spenddown liability for	e p III)	n payment exclu	ded)
	The facility's Medicaid rate is \$45 per private pay rate is \$80 per day. By pro does not meet his spenddown in July. I monthly spenddown of \$1,555 for each period beginning July 1.	jecting the month He has no old bill	's Medicaid rates. He is placed	e, he on a
	On July 31, he submits expenses for Jurie resources were below the limit in July.	His spenddown	liability of \$1,5	55 is

compared to \$2,480, the private rate for July (\$80 per diem x 31 days). Because the private cost of care for July is greater than his spenddown liability for July, he met his spenddown in July. He is eligible for the full month of July. On August 1, the worker enrolls him in Medicaid with coverage beginning July 1 and ending July 31.

His patient pay is determined. The community spouse and family member allowances are calculated first:

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\$1,406.25	monthly maintenance	needs standard		
+ 0	no excess shelter allow			
1,406.25	MMMNA (minimum		enance needs	
_,	allowance)	j		
- 500.00	community spouse's g	gross income		
\$ 906.25	community spouse mo		llowance	
\$1,406.25	monthly maintenance	needs standard		
$-\frac{0}{140625}$	child's income	11	.1.1,	
1,406.25	amount by which stan	dard exceeds ch	nild's income	
$\frac{\div 3}{\$ 468.75}$	child's family member	r monthly incor	ne allowance	
ψ 100.75	ennie 5 fanniy mennee.	i montiny meor		
\$1,900.00	CSA income			
+200.00	<u>S</u> eminole Indian paym	nent (not exclud	ded for patient	pay)
2,100.00	total patient pay gross		_	
- 30.00	personal needs allowa			
- 906.25	community spouse mo		llowance	
- 468.75	family member allowa	ince		
695.00	1.1.6.1			
- 45.50	noncovered Medicare			
- <u>75.00</u> \$574.50	noncovered health ins		1	
\$ 574.50	remaining income (J	uiy)		

The facility's Medicaid rate for July is \$1,395. Because Mr. L's remaining income for patient pay is less than the Medicaid rate for July, his patient pay for July is \$574.50.

From his July income of \$2,100, he must pay the patient pay of \$574.50. He has \$1,525.50 left with which to meet his personal needs (\$30), pay the community spouse and family member allowances, and pay his Medicare and health insurance premiums, a total of \$1,525.50. In accordance with Section 1924 of the Social Security Act, Medicaid will assume responsibility for \$980.50 of his spenddown liability (\$1,555 - 574.50 patient pay = \$980.50).

D. Example—Facility Spenddown Liability Greater Than Medicaid Rate and Private Cost of Care

EXAMPLE #27: (Using July 2000 figures)

Mrs. Bee is an institutionalized individual who files an initial application for Medicaid on July 6. She has a monthly SSA benefit of \$2,000 and a monthly private pension payment of \$500. She has Medicare Parts A & B and private Medicare supplement health insurance which costs her \$100 per month. Mrs. Bee last resided outside the facility in a Group II locality. Her spouse, Mr. Bee, still lives in their home. He has income of \$1,800 per month from CSA. Mrs. Bee's income exceeds the 300% SSI income limit.

Her MN eligibility is determined for July. The MN determination results in a spenddown liability of \$2,230:

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\$2,000.00 SSA
\pm 500.00 monthly private pension
2,500.00 total monthly income
<u>- 20.00</u> exclusion
2,480.00 countable MN income
<u>- 250.00</u> MN limit for 1 (Group II)
\$2,230.00 spenddown liability for month

The facility's Medicaid rate is \$55 per day, or \$1,705 for a month. By projecting the month's Medicaid rate, she does not meet her spenddown. She is placed on a monthly spenddown for each month in the 12-month certification period beginning July 1. On August 2, she submits expenses for July. The private facility rate is \$70 per day, or \$2,170 for July (31 days). The private cost of care, \$2,170, is less than her spenddown liability of \$2,230. Therefore, the worker must complete a day by day calculation to determine Mrs. Bee's spenddown eligibility for July:

\$2,230.00	spenddown liability 7-1
- 140.00	private pay rate for 7-1 & 7-2 @ \$70 per day.
2,090.00	spenddown balance on 7-3
<u>-</u> 145.50	45.50 Medicare + 100.00 health ins. premium paid 7-3
<u>- 1,890.00</u>	private pay for 27 days @ \$70 per day 7-3 through 7-29
54.50	spenddown liability balance at beginning of 7-30
<u>- 70.00</u>	private pay for 7-30
\$ 0	spenddown met on 7-30

Mrs. Bee met her spenddown on July 30. On August 3, the worker enrolls her in Medicaid with a begin date of July 1 and end date of July 31. To determine her patient pay, the community spouse monthly income allowance is calculated:

\$1,406.25	monthly maintenance needs standard
+ 525.00	excess shelter allowance
1,931.25	MMMNA (minimum monthly maintenance needs
	allowance
<u>- 1,800.00</u>	community spouse's gross income
\$ 131.25	community spouse allowance

Mrs. Bee's patient pay for July is calculated as follows:

\$2,000.00	SSA
+ 500.00	private pension
2,500.00	gross patient pay income
- 30.00	personal needs allowance
- 131.25	community spouse allowance
2,338.75	
- <u>145.50</u>	noncovered Medicare & health ins. premium
\$2,193.25	remaining income (July)

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greater than the Medicaid rate for of July \$1,705. The facility can only collect the Medicaid rate; therefore, her patient pay for July is the Medicaid rate of \$1,705.

From her July income of \$2,500, she must pay the Medicaid rate of \$1,705. Medicaid will not pay for any of her facility care in July because she is responsible for the whole Medicaid rate; Medicaid will cover all other medical services except her Medicare & health insurance premiums. She has \$795 left with which to meet her personal needs (\$30), pay the community spouse allowance, and pay her Medicare and health insurance premiums, a total of \$306.75. She has \$488.25 left from her July income. Medicaid will assume responsibility for \$525 of her spenddown liability (\$2,230 - 1,705 Medicaid rate = \$525).

Since Mrs. Bee paid the private rate of \$2,170 to the facility in July, the facility is responsible to reimburse her for the difference between the private rate and the Medicaid rate (\$465). On August 25, she requests evaluation of her spenddown for August. She was reimbursed \$465 on August 20, which was deposited into her patient fund account. The worker verifies that her resources exceed the Medicaid resource limit in August. The worker sends her a notice denying Medicaid for August because of excess resources, and stating that she must reapply for Medicaid if she reduces her resources and wants to be placed on spenddown again.

M1480.470 CBC - MN INSTITUTIONALIZED SPOUSE PATIENT PAY

A. Policy

When the Medicaid community-based care (CBC) institutionalized spouse has been authorized for waiver services and has **income less than or equal to 300% of the SSI income limit** for one person, *the applicant* is eligible for Medicaid as CNNMP and entitled to Medicaid for full-month, ongoing Medicaid coverage.

An institutionalized spouse who is authorized for waiver services, and whose income exceeds the 300% SSI income limit, is placed on a monthly spenddown. The monthly CBC costs cannot be projected for the spenddown budget period. The CBC costs, along with any other spenddown deductions, are deducted daily and chronologically as the costs are incurred. If the spenddown is met any day in the month, Medicaid coverage begins the first day of the month in which the spenddown is met, and ends on the last day of that month. A patient pay for the month is calculated.

Medicaid must assure that enough of the institutionalized spouse's income is allowed so that the recipient can pay his personal needs, community spouse and family member allowances, and noncovered expenses. Therefore, Medicaid may pay some of the institutionalized spouse's spenddown liability. Payment of part or all of the spenddown liability is permitted under Section 1924 (d) of the Social Security Act.

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- **B. Procedures** The institutionalized spouse's spenddown eligibility was determined in section M1480.340 above. Because he met the spenddown in the month, he is enrolled in a closed period of coverage for the full month. His patient pay for the month must be determined for the month using the procedures below.
 - a. Determine Gross Monthly Patient Pay Income

AvailableIncome forDetermine the institutionalized spouse's patient pay gross monthly income
according to section M1480.330 (including any amounts excluded in
determining MN countable income and the spenddown liability).

b. Subtract Allowable Deductions

Deduct the following from the patient pay gross monthly income, in the following order as long as the individual has income remaining for patient pay. If the individual has no remaining income, do not subtract further deductions.

- 1) a personal maintenance allowance (per section M1480.430 C.),
- 2) a community spouse monthly income allowance, if any (per section M1480.430 D.),
- 3) a family member's monthly income allowance, if any (per section M1480.430 E.),
- any allowable noncovered medical expenses (per section M1470.430) including any old bills, carry-over expenses and other noncovered expenses that were used to meet the spenddown, but NOT including the cost of the community-based care.
- 5) a home maintenance deduction, if any (per section M1480.430 G.).

The result is the **remaining income** for patient pay.

2. Patient Pay Compare the remaining income for patient pay to the Medicaid rate for the month. The patient pay is the lesser of the two amounts.

C. Example--CBC Institutionalized Spouse on Spenddown

1. Calculate

EXAMPLE #28: (Using July 2000 figures)

Mr. T is an institutionalized spouse who applied for Medicaid in July. He was *authorized* for Medicaid E & D waiver services on July 1, and began receiving those services on that date. He has a monthly CSA benefit of \$1,900 and a monthly Japanese-American Restitution payment of \$200. He has Medicare Parts A & B and Federal Employees Health Insurance which costs him \$75 per month. He last lived outside the facility in a Group III locality.

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His wife, Mrs. T, lives in their home with Mr. T and their dependent child age 18 years. Mrs. T has income of \$500 per month from CSA. Their child has no income. Mr. T's income exceeds the 300% of SSI income limit. His MN eligibility is determined for July. The MN determination results in a spenddown liability of \$1,555:

- \$1,900 monthly MN income (Japanese-American Restitution payment excluded)
- <u>20</u> exclusion Ξ
- 1,880 countable MN income
- <u>-</u> <u>325</u> \$ 1,555 MN limit for 1 (Group III)
- spenddown liability for month

He has no old bills. He is placed on a monthly spenddown of \$1,555 for each month in the 12-month certification period beginning July 1.

On July 31, he submits expenses for July. The worker verifies that his resources were below the limit in July. His spenddown liability of \$1,555 is compared to \$2,400, the total private rate for July (\$16 per hour private rate x 5 hours per day x 31 days = \$2,480). Because the private cost of CBC care for July is greater than his spenddown liability for July, he met his spenddown in July. He is eligible for the full month of July. On August 1, the worker enrolls him in Medicaid beginning July 1 and ending July 31.

His patient pay is then calculated. The community spouse and family member allowances are calculated first:

\$1,406.25 + 0	monthly maintenance needs standard no excess shelter allowance
1,406.25	MMMNA (minimum monthly maintenance needs
,	allowance)
<u>- 500.00</u>	community spouse's gross income
906.25	community spouse monthly income allowance
\$1,406.25	monthly maintenance needs standard
<u>- 0</u>	
1,406.25	amount by which standard exceeds child's income
$\frac{\div 3}{468.75}$	family member monthly income allowance
ф	
\$1,900.00	CSA income
\$1,900.00 + 200.00	CSA income Japanese-American Restitution payment (not excluded
,	Japanese-American Restitution payment (not excluded for patient pay)
<u>+ 200.00</u> 2,100.00	Japanese-American Restitution payment (not excluded for patient pay) total patient pay gross income
+ 200.00 2,100.00 - 512.00	Japanese-American Restitution payment (not excluded for patient pay) total patient pay gross income personal maintenance allowance
+ 200.00 2,100.00 - 512.00 - 906.25	Japanese-American Restitution payment (not excluded for patient pay) total patient pay gross income personal maintenance allowance community spouse monthly income allowance
+ 200.00 2,100.00 - 512.00	Japanese-American Restitution payment (not excluded for patient pay) total patient pay gross income personal maintenance allowance
$\frac{+\ 200.00}{2,100.00}$ $-\ 512.00$ $-\ 906.25$ $-\ 468.75$ $-\ 213.00$	Japanese-American Restitution payment (not excluded for patient pay) total patient pay gross income personal maintenance allowance community spouse monthly income allowance
$\begin{array}{r} + 200.00 \\ 2,100.00 \\ - 512.00 \\ - 906.25 \\ - 468.75 \\ 213.00 \\ - 45.50 \end{array}$	Japanese-American Restitution payment (not excluded for patient pay) total patient pay gross income personal maintenance allowance community spouse monthly income allowance family member allowance noncovered Medicare Part B premium
$\frac{+\ 200.00}{2,100.00}$ $-\ 512.00$ $-\ 906.25$ $-\ 468.75$ $-\ 213.00$	Japanese-American Restitution payment (not excluded for patient pay) total patient pay gross income personal maintenance allowance community spouse monthly income allowance family member allowance

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The CBC provider's Medicaid rate is \$9.50 per hour, 5 hours per day or \$47.50 per day, a total of \$1,472.50 for July (31 days). Because Mr. T's remaining income is less than the Medicaid rate, his patient pay for July is \$92.50.

From his July income of \$2,100, Mr. T must pay the patient pay of \$92.50. He has \$2,007.50 left with which to meet his maintenance needs (\$512), pay the community spouse and family member allowances, and pay his Medicare and health insurance premiums, a total of \$2,007.50. In accordance with Section 1924 of the Social Security Act, Medicaid will assume responsibility for \$1,462.50 of his spenddown liability (\$1,555 - 92.50 patient pay = \$1,462.50). Because he paid all of his income to the CBC provider in July, his resources are within the limit in August.

D. Example-CBC EXAMPLE #29: (Using July 2000 figures)

\$

Institutionalized

Spouse on Spenddown Mrs. Bly is an aged individual who files an initial application for Medicaid on July 1. She was *authorized* for Medicaid E & D waiver services on July 1, and began receiving those services on July 1. She has a monthly SSA benefit of \$2,000 and a monthly private pension payment of \$500. She has Medicare Parts A & B and private Medicare supplement health insurance which costs her \$100 per month. Mrs. Bly resides in a Group II locality. Her spouse, Mr. Bly, lives with her in their home. He has income of \$1,800 per month from CSA. Mrs. Bly's income exceeds the 300% of SSI income limit.

Her MN eligibility is determined for July. The MN determination results in a spenddown liability of \$2,230:

\$2,000.00	SSA
+ 500.00	monthly private pension
2,500.00	total monthly income
<u>- 20.00</u>	exclusion
2,480.00	countable MN income
<u>- 250.00</u>	MN limit for 1 (Group II)
\$2,230.00	spenddown liability for month

She is placed on a monthly spenddown for each month in the 12-month certification period beginning July 1. On August 2, she submits expenses for July. The private CBC rate is \$14 per hour, 5 hours per day or \$70 per day, for a total of \$2,170 for July (31 days). The private cost of care, \$2,170, is less than her spenddown liability of \$2,230. Therefore, the worker must complete a day-by-day calculation to determine Mrs. Bly's eligibility for July:

\$2,230.00	spenddown liability 7-1
- 140.00	CBC private pay rate for 7-1 & 7-2 @ \$70 per day.
2,090.00	spenddown balance on 7-3
<u>-</u> 145.50	45.50 Medicare + 100.00 health ins. premium paid 7-3
<u>- 1,890.00</u>	private pay for 27 days @ \$70 per day 7-3 through 7-29
54.50	spenddown balance at beginning of 7-30
- 70.00	CBC private pay for 7-30
0	spenddown met on 7-30

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Mrs. Bly met her spenddown on July 30. On August 3, the worker enrolls her in Medicaid with the begin date of July 1 and end date July 31, application date July 1. To determine her patient pay, the community spouse monthly income allowance is calculated:

\$1,406.25	monthly maintenance needs standard
+ 525.00	excess shelter allowance
1,931.25	MMMNA (minimum monthly maintenance needs
	allowance)
- <u>1,800.00</u>	community spouse's gross income
\$ 131.25	community spouse allowance

Mrs. Bly's patient pay for July is calculated as follows:

\$2,000.00	SSA
+ 500.00	private pension
2,500.00	gross patient pay income
- 512.00	maintenance allowance
- 131.25	community spouse allowance
1,856.75	
- 145.50	noncovered 45.50 Medicare + 100.00 health ins. premium
\$1,711.25	remaining income
1,856.75 - 145.50	noncovered 45.50 Medicare + 100.00 health ins. premium

Mrs. Bly's remaining income of \$1,711.25 is greater than the Medicaid rate for July of \$1,705, so her patient pay for July is the Medicaid rate of \$1,705.

From her July income of \$2,500, Mrs. Bly must pay the Medicaid rate of \$1,705 to the CBC provider. Medicaid will not pay for any of her CBC care in July because she is responsible for the whole Medicaid rate; Medicaid will cover all other medical services except her Medicare & health insurance premiums. She has \$795 left with which to meet her maintenance needs (\$512), pay the community spouse allowance, and pay her Medicare and health insurance premiums, a total of \$788.75. She has \$6.25 left from her July income. Medicaid will assume responsibility for \$525 of her spenddown liability (\$2,230 - 1,705 patient pay = \$525).

On August 25, she requests evaluation of her spenddown for August. She was reimbursed \$465 on August 22 by the CBC provider, which was deposited into her bank account. The worker verifies that her resources exceed the Medicaid resource limit in August. The worker sends her a notice denying Medicaid for August because of excess resources, and stating that she must reapply for Medicaid if she reduces her resources and wants to be placed on spenddown again.

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M1480.480 PACE – MN INSTITUTIONALIZED SPOUSE PATIENT PAY

A. Policy
 An institutionalized spouse who is authorized for PACE services, and whose income exceeds the 300% SSI income limit, is placed on a monthly spenddown. The individual's spenddown liability and the PACE monthly rate (minus the Medicare Part D premium) establish whether the spenddown eligibility determination can be projected or must be determined retrospectively. The instructions for determining spenddown eligibility for MN institutionalized spouse PACE recipients are in M1480.340.
 If the spenddown is met, Medicaid coverage begins the first day of the month in which the spenddown is met and a patient pay for the month is calculated. If spenddown eligibility is projected, the patient pay is not calculated monthly as long as the monthly PACE rate (minus the Medicare Part D premium), income and allowances remain the same. If spenddown eligibility is determined

retrospectively, the patient pay is calculated month- by-month.

Medicaid must assure that enough of the institutionalized spouse's income is allowed so that the recipient can pay personal needs, community spouse and family member allowances, and noncovered expenses. Therefore, Medicaid may pay some of the institutionalized spouse's spenddown liability. Payment of part or all of the spenddown liability is permitted under Section 1924 (d) of the Social Security Act.

B. Procedures The institutionalized spouse's spenddown eligibility was determined in section M1480.340 above. Patient pay must be determined using the procedures below.

1. Calculate Available a. Determine Gross Monthly Patient Pay Income Income for Patient Pay

Determine the institutionalized spouse's patient pay gross monthly income according to section M1480.330 (including any amounts excluded in determining MN countable income and the spenddown liability).

b. Subtract Allowable Deductions

Deduct the following from the patient pay gross monthly income, in the following order as long as the individual has income remaining for patient pay. If the individual has no remaining income, do not subtract further deductions.

- 1) a personal maintenance allowance (per section M1480.430 C.),
- 2) a community spouse monthly income allowance, if any (per section M1480.430 D.),
- 3) a family member's monthly income allowance, if *any* (per section M1480.430 E.),

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- any allowable noncovered medical expenses (per section M1470.530) including any old bills, carry-over expenses and other noncovered expenses that were used to meet the spenddown, but NOT including the cost of the community-based care.
- 5) a home maintenance deduction, if any (per section M1480.430 G.).

The result is the remaining income for patient pay.

2. Patient Pay Compare the remaining income for patient pay to the monthly PACE rate (minus the Medicare Part D premium) for the month. The patient pay is the lesser of the two amounts.

M1480.500 NOTICES AND APPEALS

M1480.510 NOTIFICATION

A. Notification Send written notices to the institutionalized spouse, the authorized representative and the community spouse advising them of:

- the action taken on the institutionalized spouse's Medicaid application and the reason(s) for the action;
- the resource determination, the income eligibility determination, and the patient pay income, spousal and family member allowances and other deductions used to calculate patient pay;
- the right to appeal the actions taken and the amounts calculated.

B. Forms to Use

- Notice of Action on Medicaid
 The EW must send the "Notice of Action on Medicaid (Title XIX) and Children's Medical Security Insurance Plan (Title XXI Program)" or system-generated equivalent to the applicant/recipient and the person who is authorized to conduct business for the applicant to notify him of the Agency's decision on the initial Medicaid application, and on a redetermination of eligibility when a recipient starts Medicaid-covered LTSS services.
- Notice of Patient Pay Responsibility
 The "Notice of Patient Pay Responsibility" notifies the patient of the amount of patient pay responsibility. The form is generated and sent by the enrollment system when the patient pay is used entered or changed.
- 3. Medicaid LTSS
 Communication Form (DMAS-225)
 The Medicaid Long-term Services and Supports (LTSS) Communication Form (DMAS-225) is used to facilitate communication between the local agency and the LTSS services provider. The form may be initiated by the local agency or the provider. The form is available at https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms.

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The DMAS-225:

- notifies the LTC provider of a patient's Medicaid eligibility status;
- reflects changes in the patient's level of care or LTC provider;
- documents admission or discharge of a patient to an institution or community-based care services, or death of a patient;
- provides other information known to the provider that might cause a change in eligibility status or patient pay amount.

Do not use the DMAS-225 to relay the patient pay amount. Providers will be able to access the patient pay amount via the verification systems available to providers.

a. When to Complete the DMAS-225

Complete the DMAS-225 at the time of eligibility determination and/or the recipient's entry into LTC. Complete a new DMAS-225 when the enrollee's eligibility status changes, such as when the recipient's Medicaid coverage is canceled or changed to limited coverage (e.g. QMB coverage).

When a change in LTC providers occurs, complete a new DMAS-225 advising the new provider of the enrollee's eligibility status and that patient pay information is available through the verification systems.

b. Where To Send the DMAS-225

Refer to M1410.300 B.3.b to determine where the form is to be sent.

 4. Resource Assessment Forms
 The forms used for a resource assessment when no Medicaid application is filed are described in section M1480.210 (above). The resource assessment form that is used with a Medicaid application is described in section M1480.220. The forms are generated by VaCMS when the resource assessment is completed in VaCMS. Copies of the forms are included in Appendix 1 and Appendix 2 to this subchapter.

M1480.520 APPEALS

A. Client Appeals The institutionalized spouse, the community spouse, or the authorized representative for either, has the right to appeal any action taken on a Medicaid application. The Medicaid client appeals process applies.

B. Appealable Issues Any action taken on the individual's Medicaid application and receipt of Medicaid services may be appealed, including:

- spousal share determination,
- initial resource eligibility determination,
- spousal protected resource amount (PRA),
- resource redetermination,
- community spouse resource allowance (CSRA),
- income eligibility determination,
- patient pay and/or allowances calculations.

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	AGENCY	USE ONLY	
COUNTY/C	CITY	DATE RECEIVE	D
CASE NUM	/IBER	WORKER	
CASE NAM	ИЕ		
request that an ass	sessment be comp	bleted to determi	ne the spousa
	COMMUNI	ΓY SPOUSE	
ame:			_
	CASE NAM	COMMUNI' ame:	

Provide the requested information on all resources owned, partially owned, or being bought on the first day of the month the institutionalized spouse was admitted to the institution or to Medicaid-covered community-based care. Include real estate (home, land, buildings), life insurance, cash on hand, stocks or bonds, savings and checking accounts, certificates of deposits, trusts, IRA or Keogh Plans, machinery, farming equipment, cemetery plots, burial funds, prearranged funerals, cars, mobile homes, and other real personal properties. If more room is needed, please attach another sheet of paper.

Date:

Description (Type of Resource)	Owned by Whom	Where Located	Value
(Type of Resource)	Owned by whom	where Located	value
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			

Signature:

(Spouse or Authorized Representative)

032-03-815

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MEDICAID RESOURCE ASSESSMENT REQUEST

FORM NUMBER - 032-03-815

<u>**PURPOSE OF FORM</u>** - To provide information on resources that will enable the department of social services to assess the countable resources of a couple and to determine the spousal share.</u>

<u>USE OF FORM</u> - To be completed when an assessment of resources available to an institutionalized spouse (spousal share) is requested, and a Medicaid application is not filed or requested.

NUMBER OF COPIES - Three.

DISPOSITION OF FORMS - The original is filed in the case record with the Medicaid Resource Evaluation and the Notice of Medicaid Resource Assessment. The first copy is sent to the community spouse with the Notice of Medicaid Resource Assessment. The second copy is sent to the institutionalized spouse with the Notice of Medicaid Resource Assessment. If an individual other than one of the spouses requested the assessment, a photocopy of the request is sent to the individual making the request along with a photocopy of the Notice of Medicaid Resource Assessment.

INSTRUCTIONS FOR PREPARATION OF FORM - The information in the right-hand

corner will be completed by the worker when the form is received in the agency. The remainder of the form will be completed by the couple making the request or by the authorized representative acting on their behalf.

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	COUNTY/CITY	CASE NUMBER
MEDICAID RESOURCE ASSESSMENT	CASE NAME	
	DATE INSTITUTIONALIZATION BEGAN	APPLICATION DATE

A. COUPLE'S RESOURCES AS	S OF				(Date)
RESOURCE (Description)	Owner	<u>Cour</u> YES	<u>ntable</u> NO	Countable Value	Documentation
1.					
2.					
3.					
4.					
5.					
6.					
7.					
8.					
9.					
10.					

B. COMPUTATION OF SPOUSAL SHARE

Documentation of resources not supplied. Spousal share not determined. θ

Documentation of resources supplied. θ

<u>\$_____</u>

Total Value of Couple's Countable Resources

\$_____

Spousal Share

Worker's Signature: _____ Date: _____

032-03-816

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MEDICAID RESOURCE ASSESSMENT

FORM NUMBER - 032-03-816

<u>PURPOSE OF FORM</u> - To document the resources owned by a couple, to specify which resources are exempted, which resources are counted and their countable values, and to determine the spousal share of resources.

<u>USE OF FORM</u> - To be completed by the local agency eligibility worker when a Medicaid Resource Assessment Request is received by the local department of social services, or when a Medicaid application is filed by an institutionalized individual who has a community spouse.

NUMBER OF COPIES - Three.

DISPOSITION OF FORM - The original is filed in the case record with the Medicaid Resource Assessment and the Notice of Medicaid Resource Assessment for assessments that are not parts of applications. The first copy is sent to the community spouse with the Notice of Medicaid Resource Assessment. The second copy is sent to the institutionalized spouse with the Notice of Medicaid Resource Assessment. If an individual other than one of the spouses requested the assessment, a photocopy of the evaluation is sent to the individual making the request, along with a photocopy of the Notice of Medicaid Resource Assessment.

For assessments that are part of Medicaid applications, the evaluation form is filed in the case record with the application evaluation. A copy of the Resource Evaluation is sent to the institutionalized spouse, the community spouse, and the individual making the request if applicable, along with the Notice of Medicaid Resource Assessment and the Notification of Action on Medicaid.

INSTRUCTIONS FOR PREPARATION OF FORM - Complete the identifying information in the upper right-hand corner of the form.

A. RESOURCES

From the resources identified on the Medicaid Resource Assessment Request, list the excluded resources first; the countable value(s) can be "N/A". Provide a description of the resource, list the owner(s), check whether the resource is countable, enter the countable value when it is a countable resource, and provide appropriate documentation information. If information was not provided, and owners or countable value, etc., cannot be documented, enter "not provided" in the appropriate columns.

B. COMPUTATION OF SPOUSAL SHARE

Check the appropriate box to indicate whether documentation was or was not supplied. If documentation was supplied, enter in the first line the value of countable resources, divide that figure by two and enter on the second line the spousal share.

C. The worker must sign the form and enter the date the form was completed.

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COMMONWEALTH OF VIRGINIA	AGENCY USE ONLY			
DEPARTMENT OF SOCIAL SERVICES	CASE NAME			
NOTICE OF MEDICAID RESOURCE ASSESSMENT	CASE NUMBER			
	COUNTY/C	ITY		

 Υ The resource assessment you or your authorized representative requested was completed.

The spousal share is \$ _____.

Enclosed are copies of the Medicaid Resource Assessment Request you submitted and the Medicaid Resource Assessment completed by the worker.

Υ The resource assessment you or your authorized representative requested was not completed because you or your authorized representative did not provide the necessary verifications of your resources. The spousal share of your resources cannot be determined.

Υ The resource assessment you or your authorized representative requested was not completed because the institutionalization began prior to September 30, 1989.

Worker's Name	Agency Name and Address	Date Mailed		

032-03-817/2

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NOTICE OF MEDICAID RESOURCE ASSESSMENT

FORM NUMBER - 032-03-817

<u>**PURPOSE OF FORM</u>** - To provide notice that a resource assessment of a couple's countable resources, and the spousal share, was or was not completed.</u>

<u>USE OF FORM</u> - To be prepared when the resource assessment is denied, evaluation is completed, or evaluation could not be completed.

NUMBER OF COPIES - Three.

DISPOSITION OF FORM - The original is filed in the case record with the original Medicaid Resource Assessment Request and the original Medicaid Resource Evaluation. The first copy is sent to the community spouse with the first copy of the Medicaid Resource Assessment and the first copy of the Medicaid Resource Evaluation. The second copy is sent to the institutionalized spouse with the second copy of the Medicaid Resource Assessment and the second copy of the Medicaid Resource Evaluation.

If an individual other than one of the spouses requested the assessment, a photocopy of the notice is sent to the individual making the request along with a photocopy of the Medicaid Resource Assessment.

INSTRUCTIONS FOR PREPARATION OF THE FORM - Complete the identifying information in the upper right-hand corner. Enter the name and mailing address of the individual who will receive the form.

Check the appropriate box to show if the assessment was not completed because institutionalization began before 9-30-89, or if it was not completed because documentation was not provided, or if documentation of resources was provided and the assessment was completed. If documentation was provided, enter the spousal share of the countable resources.

Enter the worker's name, address, and the date the notice is or will be mailed.