10.23 SSI-RELATED/NON-CASH ASSISTANCE MEDICAID (Categorically Needy, Optional)

NOTE: Spenddown provisions do not apply.

A. BUDGETING METHOD

The budgeting method in Section 10.6 is used for this coverage group.

B. INCOME DISREGARDS AND DEDUCTIONS

The following disregards and deductions are applied, if applicable.

1. Earned Income

NOTE: These disregards and deductions apply only to earned income. Any unused portion of the disregards or deductions is not applied to unearned income.

- SSI $20 Disregard: The remainder of the $20 income disregard. See Unearned Income below.

- SSI Earned Income Disregard: $65 and ½ of the remainder are subtracted from earned income and from gross profit from self-employment earnings. See item C below.

- Impairment-Related Work Expenses: Expenses for items or services which are directly related to enabling a person with a disability to work and which are necessarily incurred by the individual due to a physical or mental impairment. The individual must be:

  • Disabled, but not blind; and

  • Under age 65; or

  • Received SSI or SSI-Related Medicaid as a disabled individual for the month before becoming age 65.

In addition, the severity of the impairment must require the individual to purchase or rent items and services in order to work and the expense must be reasonable and not reimbursable from another source, such as, but not limited to, Medicare or private insurance. The payment must be made with income received for a month in which the person both worked and received the services.
or used the item, or the payment may be made before the earned income is received when the person is working.

Examples of impairment-related work expenses include, but are not limited to, attendant care services both at home and at work, drugs and medical supplies and devices, federal, state and local income taxes and FICA, guide dogs, fees such as union dues, mandatory contributions such as pensions, meals consumed during work hours, work-related equipment or services, physical therapy, prosthesis, structural modifications to the person’s home, transportation to and from work and vehicle modification.

- SSI Work-Related Expenses (Blind Persons Only): A deduction for impairment-related expenses necessary for employment is allowed, such as a seeing-eye dog, cane training, purchase of special equipment needed to perform or advance on the job, etc.

Earnings Diverted to a PASS: Any earnings diverted to a PASS account are deducted from income.

- SSI Student Child Earned Income Disregard: $1,700 per month, but no more than $6,840 in a calendar year, is disregarded when the child meets the following criteria:

  • Is under age 22, unmarried and not head of a household; and

  • Takes one or more courses of study and attends classes as follows:

    o In a college or university at least 8 hours a week; or

    o In grades 7-12 at least 12 hours a week; or

    o In a course of training to prepare for a paying job for at least 15 hours a week, if shop practice is involved, or 12 hours a week, if shop practice is not involved; or

    o For less than the amount of time indicated above for reasons beyond the student’s control, such as illness, if circumstances justify a reduced load or attendance.

This applies to homebound students when a disability requires home school and a home visitor or tutor from school directs the study.
2. Unearned Income

- SSI $20 Disregard: A $20 Disregard is applied to the total gross unearned income. If unearned income is less than $20, the remainder is subtracted from earned income, prior to the application of any other earned income disregards and deductions.

**NOTE:** The SSI $20 disregard is not applied to any unearned income received which is based on need. This includes, but is not limited to, VA benefits based on need. See VA Benefits in Section 10.3.

- Unearned Income Diverted to a PASS: Any unearned income diverted to a PASS account is deducted from income.

- For SSI-Related Children Only: 1/3 of the child support intended for the SSI-Related child is disregarded.

- Death Benefits: The portion of a lump sum payment received as a result of the death of an individual, which is used to pay the expenses of the last illness and burial of that individual, is deducted.

C. DETERMINING ELIGIBILITY

Countable income is determined by subtracting any allowable disregards and deductions in the Budgeting Method section above from the total non-excluded gross income. Deemed income is addressed in Public Assistance Maintenance Income below.

Countable income is determined as follows:

**NOTE:** When income is deemed from an ineligible spouse, the ineligible spouse's deemed income is added to client's income in Steps 1 and 2. When income is deemed from a parent(s), the predetermined deemed amount is added to the child's unearned income in Step 1.

Step 1: Determine the total non-excluded gross unearned income and subtract the $20 Disregard, if applicable.

Step 2: Determine the total non-excluded earned income. Subtract the following in order:

- Remainder of SSI $20 Disregard
- SSI $65 Earned Income Disregard
- SSI Impairment-Related Expenses\ 
- One-half of Remaining Earned Income
- SSI work-Related Expense Deductions (Blind persons only)
- Earnings Diverted to a PASS

Step 3: Add unearned income from Step 1 above.

Step 4: Subtract unearned income diverted to a PASS account, the Death Benefits deduction and, for children, the child support disregard.

The result is the total monthly countable income.

Step 5: Compare the amount in Step 4 to the SSI Maximum Payment Level, indicated in Chapter 10, Appendix A, for the appropriate number of persons.

If the net countable monthly income is equal to or less than the appropriate SSI Maximum Payment Level, the AG is eligible.

D. SPECIAL SITUATIONS

1. Self-Employment

Gross profit is determined the same way it is for AFDC Medicaid. See Section 10.7. The gross profit may be earned or unearned income. See Section 10.3.

2. Annual Contract Employment

Annual contract employment is treated the same way it is for AFDC Medicaid. See Section 10.7.

3. Educational Income

a. Title IV Educational Assistance

All student financial assistance, funded in whole or in part, under Title IV of the Higher Education Act or the Bureau of Indian Affairs, is excluded in its entirety.
Examples of Title IV educational assistance:

- Federal Pell Grants
- Federal Supplemental Educational Opportunity Grants (FSEOG)
- Guaranteed Student Loans, including William D. Ford Federal Direct Loan Program and Federal Direct PLUS loans and Supplemental Loans for Students, Federal Family Education Loan (FFEL) Program
- Leveraging Educational Assistance Partnership (LEAP) and Special Leveraging Educational Assistance partnership (SLEAP) Programs, formerly known as State Student Incentive Grants
- Federal Perkins Loans
- Federal Stafford Loans
- Federal Work-Study
- Robert C. Byrd Honors Scholarship

Examples of educational assistance which are NOT funded under Title IV are:

- WV Promise Scholarship
- WV Higher Education Grant, also known as WVGrant
- Non-Title IV College Work Study

b. Other Educational Assistance

Any grant, scholarship, fellowship, gift or portion of a gift which is used to pay tuition and other educational expenses at any educational institution, including technical or vocational schools, is excluded. Any portion used or set aside for food or shelter is counted as income in the month received. See Section 11.4 for the asset policy for those educational assistance sources when retained into the month following the month of receipt. Any portion set aside for educational expenses which is used to pay non-educational expenses is income in the month it is used for another expense.
4. Deeming

**NOTE:** For the definition of eligible child or ineligible child, see Section 10.1.

When determining income to be deemed to an eligible individual, certain income sources are not deemed. These sources are outlined in items a and b below:

a. Public Assistance Maintenance Income

Public Assistance maintenance income, as defined by SSA, not by DFA, of the spouse or parent from whom income is deemed is excluded from the deeming process, i.e., it is not deemed. In addition, any income, which was considered (counted or excluded) in computing the amount of such income maintenance payments, is also excluded.

These public assistance income maintenance payments are:

- WV WORKS
- SSI
- Needs-based payments resulting from the Refugee Act of 1980
- Payments from the Disaster Relief and Emergency Assistance Act
- Payments from general assistance programs of the Bureau of Indian Affair
- State or local government assistance programs based on need. EITC payments and tax refunds are not considered to be based on need
- Payments from the U.S. Department of Veterans Affairs programs when such payments are based on need. See Section 10.3

b. Other Excluded Income Sources
Other excluded sources are:

- Any portion of a grant, scholarship, fellowship or gift used to pay tuition and fees
- Money received for providing foster care to an ineligible child
- The value of SNAP benefits or Department of Agriculture donated foods
- Home produce for personal consumption
- Tax refunds on income, real property or food purchased by the family
- Income used to fulfill an approved PASS
- Income used to comply with the terms of court-ordered support or support payments enforced under Title IV-D
- Periodic payments made by a state under a program established before 7/1/73 and based solely on duration of residence and attaining age 65. Only Alaska makes such payments.
- Infrequent or irregular income
- Work expenses of a blind individual
- Income of the ineligible individual or parent which is paid under a federal, State or local program to provide chore, attendant or homemaker services to the eligible individual
- Home energy assistance
- The earned income of a student child, up to $1,700 a month, but not more than $6,840 per year, is excluded from the income of an ineligible child for purpose of determining the ineligible child allocation.

When the ineligible spouse's non-excluded income, as shown above and in Section 10.3, minus only the needs of ineligible children in the home, is greater than the Allocation Standard, the ineligible spouse's income is added to the eligible spouse's income.
These are the SSI deeming provisions, which also require use of the couple income limit to determine eligibility for the individual when income is deemed. If the SSI-Related individual is a child, the income of the parent(s) is also deemed, and the above exclusions are applied to their income.

**NOTE:** The income of separated spouses is not counted or deemed beginning in the month following the month in which the couple separates.

c. Deeming From Ineligible Spouse to SSI-Related Spouse

The deeming calculations are as follows:

**Step 1:** Determine the ineligible spouse's total non-excluded unearned income.

**Step 2:** Subtract the needs of all ineligible dependent children. See Section 10.1 for the definition of ineligible child. The need of each ineligible child is determined separately by subtracting the child's income from the Allocation Standard. The difference, if any, represents the child's needs.

**EXAMPLE:** SSI payment level for 1 and 2 persons is $710 and $1,066.

The Allocation Standard is $356. Child #1's income is $380. Because the child's income exceeds $356, there is no deduction for Child #1's needs. Child #2's income is $125. The allocation for this child's needs is $231.

After a separate determination is made for each ineligible child, the allocations are added together and then subtracted from income.

**Step 3:** Determine the ineligible spouse's total gross non-excluded earned income.
Step 4: Subtract the remainder of the needs of all ineligible children which could not be subtracted in Step 2.

Step 5: Add together the ineligible spouse's remaining earned and unearned income.

Step 6: Compare the amount from Step 5 to the Allocation Standard.

When the remaining amount is less than the Allocation Standard, no income is deemed from the ineligible spouse and the individual income limit is used.

When the remaining amount is in excess of the Allocation Standard, the ineligible spouse's remaining earned income from Step 4 is added to the SSI-Related spouse's earned income, and the ineligible spouse's remaining unearned income from Step 2 is added to the SSI-Related spouse's unearned income. The income limit for 2 persons is used, even though only one spouse is in the AG.

d. Deeming From Parent(s) to SSI-Related Child(ren) See Section 10.1 for the definition of child.

The deeming calculations are as follows:

Step 1: Determine the total non-excluded gross unearned income of the eligible and ineligible parents.

Step 2: Subtract the needs of all ineligible children. The need of each ineligible child is determined separately by subtracting the child's own income from the Allocation Standard.

   After a separate determination is made for each ineligible child, the allocations are added together and then subtracted from income.

Step 3: Determine the total non-excluded gross earned income of the eligible and ineligible parents.
Step 4: Subtract the needs of the ineligible children, which were not subtracted in Step 2.

Step 5: Subtract the SSI $20 Disregard from the amount in Step 2.

Step 6: Subtract any remainder of the SSI $20 Disregard from the amount in Step 4.

Step 7: Apply the SSI $65 + ½ Earned Income Disregard to the amount remaining from Step 6.

**NOTE:** When the person from whom income is deemed receives RSDI based on disability or received that benefit prior to becoming age 65, Impairment-Related Work Expenses, if appropriate, are deducted after the $65, but prior to deducting the remaining ½. See Earned Income in the Income Disregards and Deductions section.

Step 8: Add together the amounts from Steps 5 and 7.

Step 9: Subtract the Parental Living Allowance. See Section 10.1, Definitions.

The remaining amount is deemed to the SSI-Related child as unearned income. If there is more than one SSI-Related child, divide the remaining amount equally among the SSI-Related children.

e. Deeming From Ineligible Spouse and Eligible/Ineligible Parent to SSI-Related Spouse and SSI-Related Child

The deeming calculations are as follows:

Step 1: Determine the ineligible spouse's total gross non-excluded unearned income.

Step 2: Subtract the needs of all ineligible children. The needs are determined separately by subtracting the child's own income from the Allocation Standard.
After a separate determination is made for each child, the allocations are added together and then subtracted from income.

Step 3: Determine the ineligible spouse’s total non-excluded gross earned income.

Step 4: Subtract the needs of the ineligible children, which were not subtracted in Step 2.

Step 5: Add the remaining amount from Step 2 to the remaining amount from Step 4.

NOTE: If the amount in Step 5 is equal to or less than the Allocation Standard, no income is deemed to the spouse or child. If it is greater, continue.

Step 6: Add the SSI-Related spouse’s unearned income to the amount in Step 2.

Step 7: Subtract the SSI $20 Disregard from the Step 6 amount.

Step 8: Add the SSI-Related spouse’s earned income to the amount in Step 4.

Step 9: Subtract the amount of the SSI $20 Disregard which was not subtracted in Step 7.

Step 10: Apply the SSI $65 + ½ Earned Income Disregard to the amount in Step 9.

NOTE: When the person from whom income is deemed receives RSDI based on disability or received that benefit prior to becoming age 65, Impairment-Related Work Expenses, if appropriate, are deducted after the $65, but prior to deducting the remaining ½. See Earned Income in the Income Disregards and Deductions section.
Step 11: Add the amounts from Steps 7 and 10. **NOTE:** If the amount from Step 11 is equal to or less than the maximum SSI payment for a couple, no income is deemed to the SSI-Related Child. If it is greater, continue.

Step 12: Subtract the maximum SSI payment for a couple from the Step 11 amount.

The amount remaining after Step 12 is deemed to the SSI-Related child as unearned income. If there is more than one SSI-Related child, divide the amount equally among the SSI-Related children.

5. Strikers

The presence of a striker has no effect on SSI-Related Medicaid.

6. Irregular Income

Regardless of the source, irregular income is excluded because it cannot be anticipated.

7. Lump Sum Payments

Lump sum payments are treated as unearned income in the month received.

8. Withheld Income

a. From Earned Income

Earnings withheld to repay an advance payment are disregarded if they were counted in the month received. If not counted in the month received, the withheld earnings are income. No other earned income is excluded just because it is withheld by the employer.

b. From Unearned Income

All withheld unearned income is counted, unless an amount is being withheld to repay income that was previously used to determine Medicaid eligibility.

9. Funds Diverted To A PASS

Funds diverted to a PASS account are disregarded.
10. Unstated Income

Unstated income is income that has not been reported by the household, and is not otherwise known to the agency, but is determined to exist because the client's paid living expenses exceed income from known sources.

The amount of unstated income is the difference between the known monthly income and the monthly paid living expenses.

When the information in the client's record, including statements of the client or third-parties, indicates that paid expenses exceed the stated income, the existence of unstated income must be explored. The client must complete form ES-IN-1, Statement of Monthly Living Expenses.

If insufficient or conflicting evidence exists, the Worker must question the client about the possibility of unstated income and allow him the opportunity to explain how his expenses are met. If the client provides a satisfactory explanation, the Worker records the explanation.

If the client's explanation of how the expenses are met is inadequate, the Worker makes a recording of the explanation and then determines the amount of unstated income to count. To determine the amount of unstated income to count, the Worker compares the usual amount of monthly living expenses with the client's reported income, taking into consideration any other reasonable explanations the client provides. The difference is unstated income and is counted as unearned income.

11. Unavailable Income

Income intended for the client, but received by another person with whom he does not live, when the individual receiving this income refuses to make it available, is excluded.

12. Income Received For A Non-Income Group Member

Income received by a member of the Income Group, which is intended and used for the care and maintenance of an individual, whose income is not used in determining the eligibility or benefit level of the payee's AG, is excluded as income.
13. Income Received From Military Personnel Deployed to a Designated Combat Zone

Military pay received while serving in a combat zone is excluded. Only pay which is specified for combat, hostile fire or imminent danger is excluded. All other military pay is counted.

Pay for a member of the uniformed services is determined by using the individual’s Leave and Earnings Statement (LES) which is received at the beginning of the month. The LES shows the earnings for services performed in the prior month. See Section 4.2.

14. Income Belonging To or For the Benefit of a Child

The source of the income must be known and Section 10.3 consulted for how the income is treated.