State of New Jersey

DEPARTMENT OF HUMAN SERVICES
DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES
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JENNIFER VELEZ
Commissioner

John R. Guhl

MEDICAID COMMUNICATION NO. 08-03

DATE: February 7, 2008

TO:

JON S. CORZINE

Governor

County Welfare Agency Directors

ISS Area Supervisors

SUBJECT:

January 1, 2008 Income and Resource Standards for Medicaid Only

REFERENCE: Medicaid Only Manual, N.J.A.C. 10:71-4.8, 5.4, 5.5, 5.6 and 5.9

Attached, in Administrative Law format, are the revisions to the Medicaid Only Manual relating to the new eligibility standards and deeming computation amounts. These changes reflect the 2.3 percent federal cost-of-living adjustment to the SSI eligibility standards. In anticipation of their adoption, we are sharing these new figures with you to be used in eligibility determinations effective January 1, 2008.

Also, note that the resource standards for determining how much of a couple's resources are to be protected for the community spouse have been increased effective January 1, 2008. (See N.J.A.C. 10:71-4.8).

Questions concerning this communication should be referred to the field service staff assigned to your county.

Sincerely,

ohn R. Guhl

Director

JRG:Ff Attachment c: Jennifer Velez, Commissioner Department of Human Services

> William Ditto, Executive Director Division of Disability Services

Kevin Martone, Assistant Commissioner Division of Mental Health Services

Jeanette Page-Hawkins, Director Division of Family Development

Kenneth W. Ritchey, Assistant Commissioner Division of Developmental Disabilities

Eileen Crummy, Director Division of Youth and Family Services Department of Children and Families

Heather Howard, J.D., Commissioner Kathleen M. Mason, Assistant Commissioner Department of Health and Senior Services Full text of the proposal follows (additions indicated in underline thus; deletions indicated in brackets [thus].

10:71-4.8 Institutional eligibility; resources of a couple

- (a) In the determination of resource eligibility for an individual requiring long term care, the county board of social services shall establish the combined countable resources of a couple as of the first period of continuous institutionalization beginning on or after September 30, 1989. This determination shall be made upon request for a resource assessment in accordance with N.J.A.C. 10:71-4.9 or at the time of application for Medicaid benefits. The total countable resources of the couple shall include all resources owned by either member of the couple individually or together. The county board of social services shall establish a share of the resources to be attributed to the community spouse in accordance with this section. (No community spouse's share of resources may be established if the institutionalized individual's current continuous period of institutionalization began at any time before September 30, 1989.)
- 1. The community spouse's share of the couple's combined countable resources is based on the couple's countable resources as of the first moment of the first day of the month of the current period of institutionalization beginning on or after September 30, 1989 and shall not exceed [\$101,640.00] \$104,400.00 unless authorized in (a)4 or 5 below. The community spouse's share of the couple's resources shall be the greater of:
 - i. [\$20,328.00] <u>\$20,880.00</u>; or
 - ii. One half of the couple's combined countable resources.

10:71-5.4 Includable income

(a) Any income which is not specifically excluded under the provisions of N.J.A.C. 10:71-5.3 shall be included in the determination of countable income. Such income shall include, but is not limited to, the following:

1. - 11. (No change.)

12. Support and maintenance furnished in-kind (community cases): Support and maintenance encompasses the provision to an individual of his or her needs for food, clothing, and shelter at no cost or reduced value. Persons determined to be "living in the household of another" in accordance with N.J.A.C. 10:71-5.6 shall not be considered to be receiving in-kind support and maintenance as the income eligibility levels have been reduced in recognition of such receipt. Persons not determined to be "living in the household of another" who receive in-kind support and maintenance shall be considered to have income in the amount of:

\$[227.67] <u>232.33</u> for an individual \$[331.33] 338.67 for a couple

i. (No change.)

- 13. (No change.)
- (b) (No change.)

10:71-5.5 Deeming of income

(a) - (g) (No change.)

TABLE A

Deeming Computation Amounts

1. Living allowance for each ineligible child \$ [311.00] 319.00

2.	Rem	naining income amount	Head of	Receiving support
			Household	and Maintenance
			\$ [311.00] <u>318.50</u>	\$ [207.33] <u>212.67</u>
3.	Spouse to Spouse Deeming - Eligibility Levels			
	a.	Residential Health Car	re Facility	\$ [1,647.36] <u>1,675.36</u>
	b.	Eligible Individual Livin	ng Alone	
		with Ineligible Spouse		\$ [1,270.36] <u>1,300.36</u>
	c. Living Alone or with Others		\$ [965.25] <u>987.25</u>	
	d.	Living in the Househole	d of	
		Another		\$ [716.09] <u>730.09</u>

4. Parental Allowance - Deeming to Children Remaining Income is:

-		One Parent	Parent & Spouse
			of Parent
a.	Earned only	\$[1,246.00] <u>1,274.00</u>	\$[1,868.00] <u>1,912.00</u>
b.	Unearned only	\$ [623.00] <u>637.00</u>	\$ [934.00] 956.00
C.	Both earned and unearned	\$ [623.00] <u>637.00</u>	\$ [934.00] <u>956.00</u>

10:71-5.6 Income eligibility standards

- (a) and (b) (No change.)
- (c) Non-institutional living arrangements
 - 1. 4. (No change.)
 - 5. Table B follows:

TABLE B

Variations in Living Arrangements		Medicaid Eligibility Income Standards			
		Individual	Couple		
1.	Residential Health Care Facility	\$ [833.05] <u>847.05</u> \$	[1,647.36] 1,675.36		
11.	Living Alone or with Others	\$[654.25] <u>668.25</u>	\$[959.36] <u>981.36</u>		
III.	Living Alone with Ineligible Spouse	\$ [959.36] <u>981.36</u>			
IV.	Living in Household of Another	\$ [459.65] <u>468.98</u>	\$[715.76] <u>730.43</u>		
٧.	Title XIX Approved Facility:	\$ [1,869.00] <u>1,911</u>	100.		
	Includes persons in acute general hospitals,				
	nursing facilities, intermediate care				
	facilities/mental retardation (ICFMR)				
	and licensed special hospitals (Class				
	A, B, C) and Title XIX psychiatric				
	hospitals (for persons under age 21				
	and age 65 and over) or a combination				
	of such facilities for a full calendar				
	month.				

- † Gross income (that is, income prior to any income exclusions) is applied to this Medicaid "Cap."
- (d) (No change.)

10:71-5.9 Deeming from sponsor to alien

(a) - (d) (No change.)

- (e) (No change.)
 - 1. (No change.)
 - Subtract \$[623.00] 637.00 for the sponsor, \$[934.00] 956.00 for the sponsor if living with his or her spouse, \$[1,246.00] 1,274.00 for the sponsor if his or her spouse is a co-sponsor.
 - Subtract \$[311.50] 318.50 for any other dependent of the sponsor who is or could be claimed for Federal Income Tax purposes.
 - 4. (No change.)
 - (f) (No change.)