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17.24 INCOME

The determination of which income to count is the same as SSI-Related Medicaid. See Chapter 10. No income is deemed to the client. The client's monthly gross non-excluded income is compared to 300% of the maximum SSI payment for a single individual. To be Medicaid-eligible, his income must be equal to or less than 300% of the SSI payment. There is no post-eligibility process for this coverage group.

EXAMPLE: When the current maximum SSI payment is \$674, the client's gross, non-excluded income must be equal to or less than \$2,022, to be Medicaid-eligible.

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17.25 ASSETS

The determination of countable assets is the same as for SSI-Related Medicaid. See Chapter 11. The SSI-Related Medicaid asset limit for one person is used. For transfers of resources see Sections 17.9 and 17.10. See Section 17.10 for the spousal assessment of assets. Both apply to HCB applicants.

NOTE: The Worker, Supervisor and/or agency Hearing Representative are involved in any Fair Hearing for the HCB Program only when the reason for the adverse action was the determination of financial ineligibility.

A. TRANSFER OF RESOURCES PENALTY FOR AN APPLICANT

When an individual is an applicant for HCB Waiver, a penalty does not start until he is actually a recipient of an institutional level of care, nursing facility level of care or HCB Waiver that Medicaid would pay for, were it not for imposition of the transfer penalty. The penalty does not begin for the HCB Waiver applicant unless he enters a nursing facility or facility providing an institutional level of care since he cannot become Medicaid eligible for waiver services due to the penalty and the penalty period can not begin until Medicaid begins paying for waiver services.

EXAMPLE: A 70-year old lady applies for HCB Waiver Services in March 2009 but transferred \$100,000 to her daughter in January 2008. She is subject to a transfer of resources penalty for 18 months. Her health deteriorates and she is admitted to a nursing facility in May 2009 for several months. She cannot receive payment for HCB Waiver services from March through May 2009 due to the transfer of resources. Her penalty period cannot begin until she goes into the nursing home. Her penalty period begins in May 2009 and she will be eligible for HCB Waiver services in November 2010, if otherwise eligible.

EXAMPLE: A 67-year old man applies for HCB Waiver services in March 2009, but transferred \$50,000 to his son in February 2009. He is subject to a 9-month penalty. He never begins receiving waiver services since Medicaid never begins payment for these services due to the penalty. He never entered a nursing home or equivalent institutional level of care, so the penalty period never began.

B. TRANSFER OF RESOURCES PENALTY FOR A RECIPIENT

When an individual is a recipient of HCB Waiver services and transfers resources without receiving fair compensation, a penalty is applied after proper notice. The penalty period is determined using the following procedure and lasts for the number of whole and/or partial months determined by the following calculation.

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The total amount transferred during the look-back period is divided by the State's average, monthly nursing facility private pay rate of \$169.57/day or \$5,087/month.

When the remaining amount of the transfer is less than the average monthly private pay cost of nursing facility care, the agency imposes a penalty for less than a full month. The partial month's penalty is converted to a number of days for which the individual is ineligible for payment for HCB waiver services.

The partial month's penalty is determined as follows:

- Step 1: The total amount transferred is divided by the State's average monthly nursing facility private pay rate of \$5,087.
- Step 2: Multiply the number of whole months from Step 1 by the average private pay rate of \$5,087.
- Step 3: Subtract the amount in Step 2 from the total amount of all transfers. The remainder is the amount used to determine the number of days the individual is ineligible for HCB waiver in the partial month of the penalty period.
- Step 4: The Step 3 amount is divided by the average daily rate of \$169.57 to determine the number of days of ineligibility in the last month of the penalty period.

EXAMPLE: An individual makes an uncompensated transfer of \$24,534 after approval for HCB Waiver services and Medicaid.

Step 1:	\$24,534 <u>÷ 5,087</u> 4.8	Uncompensated transfer amount State's average monthly nursing facility pay rate Number of months for penalty period
Step 2:	\$ 5,087 <u>X 4</u> \$20,348	State's average monthly nursing facility private pay rate Whole months in penalty period
Step 3:	\$24,534 <u>- 20,348</u> \$ 4,186	Total uncompensated transfer amount Amount for 4 whole months in penalty period Partial month penalty amount

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Step 4:	\$4,186.00	
	<u>÷ \$169.57</u>	Average daily rate
	= 24.68	Number of ineligible days for partial month

The partial penalty is imposed for the number of whole days only. If a recipient of HCB Waiver services transfers resources in February and advance notice is provide for March closure, the penalty period runs for 4 full months from March through June, with a partial month penalty calculated for July of 24 days. The individual becomes eligible for HCB waiver on July 25th, if he meets all other requirements.

EXAMPLE: A woman is receiving HCB Waiver services and transfers her home to her daughter without compensation in June 2009. The value of the home is \$100,000. After advance notice, the penalty period is July 2009 through January 2011 for 19 whole months. A partial month penalty is calculated for February 2011, the 20th month, based on \$3,347 remaining of the total penalty amount. $$3,347 \div $169.57 = 19.73$ days of ineligibility in February 2011. Any fractional days are dropped and the length of the penalty is based on the number of whole days. If otherwise eligible, HCB Waiver is approved February 20, 2011.

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