

State of West Virginia DEPARTMENT OF HEALTH AND HUMAN RESOURCES

Office of Inspector General Board of Review 227 Third St. Elkins, WV 26241

Joe Manchin III Governor		Martha Yeager Walker Secretary
	May 18, 2005	
Dear Mr:		

Attached is a copy of the findings of fact and conclusions of law on your hearing held May 10, 2005. Your hearing request was based on the Department of Health and Human Resources' action to apply a spenddown to your Medicaid case.

In arriving at a decision, the State Hearing Officer is governed by the Public Welfare Laws of West Virginia and the rules and regulations established by the Department of Health and Human Resources. These same laws and regulations are used in all cases to assure that all persons are treated alike.

Eligibility for the Medicaid program is determined based on current regulations. One of these regulations reveals that individuals who otherwise meet eligibility requirements but who have income in excess of the established standard will be ineligible for medical coverage unless this excess is insufficient to meet their medical needs. These individuals are required to Aspenddown@ this excess amount in order to qualify for coverage. For Medicaid purposes, a 6-month period of consideration (POC) is utilized to project countable income. If medical bills sufficient to satisfy the established spenddown are not submitted by the application processing deadline (30 days from application) the application is denied. (West Virginia Income Maintenance Manual (10.22)

Information submitted at the hearing revealed that your Period of Consideration ended and you must meet a new spenddown of \$3,498 in order to regain coverage under the SSI-Related Medicaid program. Testimony revealed you do not have sufficient medical bills to meet a new spenddown.

Therefore, it is the decision of the State Hearing Officer to **uphold** the proposal of the Agency to deny your SSI-Related Medicaid benefits based on failure to satisfy spenddown requirements.

Sincerely,

Pamela L. Hinzman State Hearing Officer Member, State Board of Review

cc: Board of Review Lisa Heater, ESW, DHHR

WEST VIRGINIA DEPARTMENT OF HEALTH & HUMAN RESOURCES SUMMARY AND DECISION OF THE STATE HEARING OFFICER

I. INTRODUCTION:
This is a report of the State Hearing Officer resulting from a fair hearing concluded on May 18, 2005 for This hearing was held in accordance with the provisions found in the Common Chapters Manual, Chapter 700 of the West Virginia Department of Health and Human Resources. This fair hearing was convened on May 10, 2005 on a timely appeal filed November 29, 2004. The hearing was originally scheduled for January 24, 2005 but was rescheduled at the request of the Claimant. It was then scheduled for March 1, 2005 but was rescheduled by the Hearing Officer due to inclement weather. The hearing was rescheduled for March 29, 2005 but was rescheduled by the Hearing Officer.
It should be noted that Medicaid benefits have continued pending the results of this hearing.
All persons giving testimony were placed under oath.
II. PROGRAM PURPOSE:
The program entitled Medicaid is set up cooperatively between the Federal and State Government and administered by the West Virginia Department of Health and Human Resources.
SSI-Related Medicaid is a segment of the Medicaid program available to individuals who meet the requirement of categorical relatedness by qualifying as either aged, disabled, or blind as those terms are defined by the Social Security Administration for purposes of eligibility for SSI.
III. PARTICIPANTS:
, Claimant Lisa Heater, Economic Service Worker, DHHR
Presiding at the hearing was Pamela L. Hinzman, State Hearing Officer and a member of the State Board of Review.

IV. QUESTION TO BE DECIDED:

The question to be decided is whether the Agency was correct in denying the Claimant=s Medicaid benefits based on failure to meet a spenddown.

V. APPLICABLE POLICY:

West Virginia Income Maintenance Manual ' 9.10 and 10.22

West Virginia Income Maintenance Manual ' 10.22D.11(D-5):

To receive a medical card, the monthly countable income of the needs group must not exceed the amount of the MNIL (Medically Needy Income Level). If the income of the needs group exceeds the MNIL, the client has an opportunity to spend his income down to the MNIL by incurring medical expenses. These expenses are subtracted from the client=s income for the 6-month Period of Consideration (POC) until his income is at or below the MNIL for the needs group until the POC expires. Eligibility begins on the date that medical bills bring the spenddown amount to \$0. Medical expenses, which are not subject to payment by a third party and for which the client will not be reimbursed, are used to reduce or eliminate the spenddown.

West Virginia Income Maintenance Manual 10.22(D)(11)(a):

If the client does not submit sufficient medical bills by the application processing deadline (30 days) (to satisfy the spenddown amount), the application is denied.

West Virginia Income Maintenance Manual ¹ 9.10 (D-4) states that the Social Security Administration makes the determination factor of need for SSI. Receipt of SSI is the only eligibility factor for SSI Medicaid.

VI. LISTING OF DOCUMENTARY EVIDENCE ADMITTED:

Department's Exhibits

- D-1 Hearing request
- D-2 SSI-Related Medicaid denial letter dated November 18, 2004
- D-3 Unearned income verification
- D-4 Spenddown calculation
- D-5 Medical bills
- D-4 WV Income Maintenance Manual Section 10.22D.11
- D-6 WV Income Maintenance Manual Section 10, Appendix A

VII. FINDINGS OF FACT

- (1) The Claimant had been receiving SSI-Related Medicaid, however, his Medicaid case closed when his six-month Period of Consideration ended. His new Medicaid application was denied because he was unable to provide sufficient medical bills to meet a spenddown.
- (2) Ms. Heater testified the Claimant was evaluated for SSI-Related Medicaid based on gross Social Security income of \$803 per month. The Department determined that the Claimant would be required to meet a spenddown of \$3,498 before receiving a medical card under the SSI-Related Medicaid program. The spenddown is calculated by using the Claimant's income of \$803 per month minus a \$20 disregard and the \$200 MNIL for a needs group comprised of one person. The remaining countable monthly income of \$583 is then multiplied by six to determine the spenddown for the six-month period (D-4).
- (3) The Claimant was sent a letter on November 18, 2004 (D-2) which indicated his SSI-Related

(4) Exhibit D-5 lists unpaid medical bills that can be used toward the spenddown period beginning December 2004. These bills total \$171.19.
 (5) Mr. _____ testified regarding the amount of child support that is being deducted from his Social Security check and questioned information concerning the support payments. Ms. Heater responded that child support is not an allowable deduction for the SSI-Related Medicaid

program. Mr. also testified that his medication expenses total \$350 per month.

Medicaid application was denied because he did not have sufficient medical bills.

VIII. CONCLUSIONS OF LAW:

Policy states that if the household=s countable income exceeds specified levels (MNIL), a spenddown must be met prior to SSI-Related Medicaid participation. Medicaid coverage may only be established from the date the medical expense which met the spenddown was incurred to the end of the 6-month Period of Consideration. If the client does not submit sufficient medical bills to satisfy the established spenddown within 30 days (application processing deadline) the application is denied.

Evidence reveals that the Claimant was evaluated for SSI-Related Medicaid for a new Period of Consideration, but was required to meet a spenddown of \$3,598 in order to attain eligibility for that program. Testimony revealed the Claimant does not presently have sufficient medical bills to satisfy the spenddown requirement.

IX. DECISION:

It is the decision of the State Hearing Officer to **uphold** the proposal of the Agency to deny the Claimant=s SSI-Related Medicaid application based on failure to meet a spenddown.

X. RIGHT OF APPEAL:

See Attachment.

XI. ATTACHMENTS:

The Claimant's Recourse to Hearing Decision.

Form IG-BR-29