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PROPOSED	RULE	MAKING
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CR-102 (July 2022) (Implements RCW 34.05.320) Do NOT use for expedited rule making

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: April 04, 2023 TIME: 8:20 AM

WSR 23-08-062

Agency: Health Care Authority						
☑ Original Notice						
Supplemental Noti	ce to WSR					
□ Continuance of WSR						
⊠ Preproposal Stater	nent of Inqu	uiry was filed as WSR 23-0	5-107	; or		
Expedited Rule Ma	kingPropo	osed notice was filed as W	SR	; or		
Proposal is exemption	t under RC	N 34.05.310(4) or 34.05.330	D(1); oi			
Proposal is exemption	t under RC	N				
Title of rule and other identifying information: (describe subject) 182-509-0300 - Modified adjusted gross income (MAGI); 182-509-0305 MAGI-income – Persons subject to the modified adjusted gross income (MAGI) methodology; 182-512-0880 - SSI-related medical – Special income disregards						
Hearing location(s):	•					
Date:	Time:	Location: (be specific)		Comment:		
May 9, 2023	10:00 AM	In response to the coronavi disease 2019 (COVID-19) p health emergency, the Hea Care Authority continues to public hearings virtually with physical meeting place. Thi promotes social distancing the safety of the residents of Washington State	bublic Ith hold hout a s and	To attend the virtual public heari advance: <u>https://us02web.zoom.us/web.zoom.us/web.zoom.us/web.zoom.us/web.zoom.us/web.zoom.us/web.zoom.us/web.kearing</u> <u>hBvwLAwGQNaCbfhRKR7ciw</u> If the link above opens with an etry using a different browser. Aft receive a confirmation email cor about joining the public hearing	ebinar/re error mess er register	gister/WN age, please ing, you will
Date of intended ador	otion: May 1	 0, 2023 (Note: This is NOT	the ef			
Submit written comm				ance for persons with disabilit	ies:	
Name: HCA Rules Coordinator		Contact Johanna Larson				
Address: PO Box 42716, Olympia WA 98504-2716		Phone: 360-725-1349				
Email: arc@hca.wa.gov		Fax: 360-586-9727				
		Y: Telecommunication Relay Services (TRS): 711				
		mail: Johanna.Larson@hca.wa.gov				
		Other:				
		By (da	/ (date) April 28, 2023			
1915i income disregard Rate. This disregard is Reasons supporting p Statutory authority fo Statute being impleme	l equal to the targeted to i proposal: S r adoption: ented: RCW	e difference between 150% individuals seeking Commur ee purpose above. RCW 41.05.021, 41.05.160	of the F hity Bel	r changes in existing rules: The Federal Poverty Level and 300% navioral Health Support Services	of the Fec	s adding the leral Benefit
Is rule necessary because of a:						
Federal Law?			□ Yes	⊠ No		
Federal Court Decision?				□ Yes	⊠ No	
State Court Deci If yes, CITATION:	SION?				□ Yes	🖾 No

	ent: Private Public organizati	Governmental on) Health Care Authority	
	personnel responsible	· · ·	
	Name	Office Location	Phone
Drafting:	Melinda Froud	PO Box 42716. Olympia, WA 98504-2716	360-725-1408
Implementation:	Paige Lewis	PO Box 45534, Olympia, WA 98504-5534	360-725-0757
Enforcement:	Paige Lewis	PO Box 45534, Olympia, WA 98504-5534	360-725-0757
l s a school distr If yes, insert state N/A	-	ent required under <u>RCW 28A.305.135</u> ?	🗆 Yes 🛛 No
The public ma Name: Addres: Phone: Fax: TTY: Email: Other:	S:	ool district fiscal impact statement by contacting:	
	S:	lysis may be obtained by contacting:	
TTY: Email: Other: ⊠ No: Plea		28 does not apply to Health Care Authority rules unless	requested by the Joint
Regulatory Fair		ness Economic Impact Statement Innovation and Assistance (ORIA) provides support in	completing this part.
This rule proposa		sal, may be exempt from requirements of the Regulato ation on exemptions, consult the <u>exemption guide publis</u> n(s):	
check the box for		oposal, is exempt under <u>RCW 19.85.061</u> because this re ith federal statute or regulations. Please cite the specific form or comply with, and describe the consequences to	c federal statute or
This rule prop adopted solely to		ionn of comply with, and describe the consequences to	

□ This rule proposal, or portions of the proposal, is exempt under <u>RCW 19.85.025(3)</u> . Check all that apply:					
	<u>RCW 34.05.310</u> (4)(b)		<u>RCW 34.05.310</u> (4)(e)		
	(Internal government operations)		(Dictated by statute)		
	<u>RCW 34.05.310</u> (4)(c)		<u>RCW 34.05.310</u> (4)(f)		
	(Incorporation by reference)		(Set or adjust fees)		
	<u>RCW 34.05.310</u> (4)(d)		<u>RCW 34.05.310</u> (4)(g)		
	(Correct or clarify language)		((i) Relating to agency hearings; or (ii) process		
			requirements for applying to an agency for a license or permit)		
□ This rule	proposal, or portions of the proposal, is exempt u	Inder R	CW 19.85.025(4) (does not affect small businesses).		
This rule	proposal, or portions of the proposal, is exempt u	Inder R	CW		
Explanation	of how the above exemption(s) applies to the pro	posed r	ule:		
(2) Scope o	f exemptions: Check one.				
• •	-	ons idei	ntified above apply to all portions of the rule proposal.		
			emptions identified above apply to portions of the rule		
	it less than the entire rule proposal. Provide detail				
	proposal is not exempt (complete section 3). No e				
(3) Small b	(3) Small business economic impact statement: Complete this section if any portion is not exempt.				
If any portio on business		ose mor	e-than-minor costs (as defined by RCW 19.85.020(2))		
No Briefly summarize the agency's minor cost analysis and how the agency determined the proposed rule did not					
	nore-than-minor costs. The proposed rules do not	impose	any costs on businesses.		
			-than-minor cost to businesses and a small business		
economi	c impact statement is required. Insert the required	small b	usiness economic impact statement here:		
The p	ublic may obtain a copy of the small business eco	onomic i	mpact statement or the detailed cost calculations by		
conta					
Na	ame:				
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0	her:	Ciam et.			
Date: April	4, 2023	Signatu			
Name: Wen			1 al and Harrow		
	uy dailus		Vlendy Blecus		
Title: HCA I	Rules Coordinator		\bigcirc		
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AMENDATORY SECTION (Amending WSR 20-17-136, filed 8/18/20, effective 9/18/20)

WAC 182-509-0300 Modified adjusted gross income (MAGI). (1) The agency uses the modified adjusted gross income (MAGI) methodology to determine eligibility for MAGI-based Washington apple health programs described in WAC 182-509-0305.

(2) MAGI methodology is described in WAC 182-509-0300 through 182-509-0375. Generally, MAGI includes adjusted gross income (as determined by the Internal Revenue Code (IRC)) increased by:

(a) Any amount of foreign income excluded from gross income under Section 911 of the IRC;

(b) Any amount of interest received or accrued by the taxpayer during the taxable year which is exempt from tax; and

(c) Any amount of Title II Social Security income or Tier 1 Railroad Retirement income which is excluded from gross income under Section 86 of the IRC.

(3) When calculating a person's eligibility for the programs listed in WAC 182-509-0305, the agency uses the person's MAGI income with the following exceptions:

(a) Scholarships or fellowship grants described in WAC 182-509-0335 used for education purposes are excluded from income;

(b) Income received by American Indian/Alaskan Native individuals described in WAC 182-509-0340 is excluded from income;

(c) Any income received as a lump sum as described in WAC 182-509-0375 is counted as income only in the month in which it is received; and

(d) Income received by a child age ((eighteen)) <u>18</u> or younger or a tax dependent as described in WAC 182-509-0360 is excluded from income.

(4) Countable MAGI income is reduced by an amount equal to five percentage points of the federal poverty level (FPL) based on house-hold size to determine net income except that there is no such reduction of countable MAGI income for parents or caretaker relatives with an eligible dependent child (as described in WAC 182-509-0305(1)). Net income is compared to the applicable standard described in WAC 182-505-0100.

(5) When calculating a person's eligibility for MAGI-based programs listed in WAC 182-509-0305, the agency determines the medical assistance unit for each person according to WAC 182-506-0010 and 182-506-0012.

(6) When calculating a person's eligibility for the community behavioral health support services (CBHS) benefit described in chapter 182-561 WAC, the agency disregards or deducts the amount of the person's income over 150 percent of the FPL.

AMENDATORY SECTION (Amending WSR 22-12-033, filed 5/24/22, effective 6/24/22)

WAC 182-509-0305 MAGI income—Persons subject to the modified adjusted gross income (MAGI) methodology. (1) Eligibility for Washington apple health for the following people is determined using the modified adjusted gross income (MAGI) methodology described in WAC 182-509-0300:

(a) Parents or caretaker relatives with an eligible dependent child (described in WAC 182-503-0565) whose net countable income is below 54 percent of the federal poverty level (FPL) as described in WAC 182-505-0240.

(b) Parents or caretaker relatives with an eligible dependent child whose net countable income exceeds the standard described in (a) of this subsection but is at or below 133 percent FPL as described in WAC 182-505-0250 and 182-507-0110.

(c) Adults with no eligible dependent child with net countable income at or below 133 percent FPL as described in WAC 182-505-0250 and 182-507-0110.

(d) Pregnant people whose net countable income, based on a household size that includes any unborn children, is below 193 percent FPL at the time of application, as described in WAC 182-505-0115.

(e) People within the 12-month postpartum period beginning the month after the pregnancy ends whose net countable income is below 193 percent FPL at the time of application, as described in WAC 182-505-0115.

(f) Children age 18 or younger in households with net countable income which is below 210 percent FPL, as described in WAC 182-505-0210 (3)(a).

(g) Children age 18 or younger in households with net countable income that is between 210 percent and 312 percent FPL, as described in WAC 182-505-0215. Children who are eligible under this section are subject to premiums as described in WAC 182-505-0225.

(h) People age 18 and older who have income over 150 percent FPL who are financially and functionally eligible to receive the community behavioral health support services (CBHS) benefit, as described in chapter 182-561 WAC.

(2) Household size for a person who is subject to MAGI income methodologies is determined according to WAC 182-506-0010.

AMENDATORY SECTION (Amending WSR 14-07-059, filed 3/14/14, effective 4/14/14)

WAC 182-512-0880 SSI-related medical—Special income disregards. Portions of a person's income the agency otherwise counts are disregarded when determining eligibility for Washington apple health (((WAH))) SSI-related medical programs.

(1) The agency disregards cost of living adjustments (COLAs) to Social Security benefits and provides categorically needy (CN) SSI-related medicaid benefits under the Pickle Amendment criteria of 42 C.F.R. 435.135(1)(a) to a person who:

(a) Is currently receiving Title II Social Security benefits;

(b) Was eligible for and received SSI or State Supplement payments (SSP) but became ineligible for those payments after April, 1977; and

(c) Would still be eligible for SSI or SSP payments if the amount of Social Security COLA increases paid under section 215(i) of the Social Security Act were deducted from ((his or her)) the person's current Title II Social Security benefits.

(d) To satisfy this provision, a person must have been eligible for and received SSI or SSP payments and in the same month was entitled to, but did not necessarily receive, a Title II Social Security benefit for at least one month since April 1977. This includes a person who receives a Title II Social Security benefit payment the month after the last SSI or SSP payment is made due to the fact that Social Security is paid the month after entitlement begins.

(e) For purposes of this section, the agency also disregards CO-LAs received by a person, ((his or her)) their financially responsible spouse, and other financially responsible family members, such as a parent.

(2) In determining SSI-related CN-WAH coverage, the agency disregards:

(a) Widow(er)'s benefits for a person who:

(i) Was entitled to SSA title II (widow/widower's) benefits in December 1983;

(ii) Was at least ((fifty)) <u>50</u> years old, but not yet ((sixty)) <u>60</u> at that time;

(iii) Received title II benefits and SSI in January 1984;

(iv) Would continue to be eligible for SSI/SSP payments if the title II benefits were disregarded; and

(v) Filed an application for medicaid with the state by July 1, 1988.

(b) Widow, Widower or Surviving Divorced Spouse (title II) benefits for a person who:

(i) Received SSI/SSP benefits the month prior to receipt of title II benefits;

(ii) Would continue to be eligible for SSI/SSP benefits if the title II benefits or the COLA(s) to those benefits were disregarded; and

(iii) Is not eligible for medicare Part A. This person is considered an SSI recipient until becoming entitled to medicare Part A.

(3) A disabled adult child (DAC) who is ineligible for SSI/SSP solely due to receipt of either Social Security benefits as a disabled adult child of a person with a Social Security account or due to receipt of a COLA to the DAC benefits, may be income eligible for

((WAH)) <u>Apple Health</u> categorically needy (CN) health care coverage if disregarding the SSA DAC benefits and COLA brings countable income below the CN standards, and the person:

(a) Is ((eighteen)) <u>18</u> years of age or older;

(b) Remains related to the SSI program through disability or blindness;

(c) Lost SSI eligibility on or after July 1, 1988, due solely to the receipt of DAC benefits from SSA or a COLA to those benefits; and

(d) Meets the other ((WAH)) SSI-related CN medical requirements.

(4) A person is eligible for ((WAH)) CN coverage if:

(a) In August 1972, the person received:

(i) Old age assistance (OAA);

(ii) Aid to blind (AB);

(iii) Aid to families with dependent children (AFDC); or

(iv) Aid to the permanently and totally disabled (APTD).

(b) The person was entitled to or received retirement, survivors, and disability insurance (RSDI) benefits; or

(c) The person was ineligible for OAA, AB, AFDC, SSI, or APTD solely because of the ((twenty)) <u>20</u> percent increase in Social Security benefits under P.L. 92-336.

(5) ((Persons)) People who stop receiving an SSI cash payment due to earnings, but still meet all of the other SSI eligibility rules and have income below the higher limit established by the Social Security Act's Section 1619(b) are eligible for continued WAH CN medicaid.

(6) TANF income methodology is used to determine countable income for children and pregnant ((women)) <u>people</u> applying for ((WAH)) medically needy (MN) coverage unless the SSI methodology would be more beneficial to the person. When using the TANF income methodologies, deduct:

(a) A ((fifty)) 50 percent earned income disregard described in WAC 388-450-0170;

(b) Actual child care and dependent care expenses related to employment; and

(c) Child support actually paid.

(7) The agency disregards a person's income over 150 percent of the FPL when determining eligibility for the community behavioral health support services (CBHS) benefit under chapter 182-561 WAC. This disregard only applies to eligibility for the CHBS benefit and does not apply to:

(a) Long-term services and supports eligibility determinations under chapters 182-513 and 182-515 WAC; or

(b) Post-eligibility treatment of income (PETI).