## RULE-MAKING ORDER EMERGENCY RULE ONLY



## CR-103E (December 2017) (Implements RCW 34.05.350 and 34.05.360)

## **CODE REVISER USE ONLY**

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: April 01, 2021

TIME: 4:57 PM

WSR 21-08-044

Agency: Health Care Authority							
Effective date of rule:							
Emergency Rules							
<ul><li>✓ Immediately upon filing.</li><li>☐ Later (specify)</li></ul>							
Any other findings required by other provisions of	law as precond	ition to adoption	n or effec	tiveness of rule?			
☐ Yes ⊠ No If Yes, explain:	.a ao precont		5: 5:156	vvoo vi iulvi			
Purpose: The agency is amending this section due to shave accumulated resources under requirements described as the client to spend down these excess resources over additionally, the interim rule with comment published by codified in 42 C.F.R. 433.400 requires action on change FCRA. This emergency is necessary while the agency he proposed rulemaking under WSR 21-07-122 and a	ribed in section of the public health 12 months beging the Centers for the content of the conten	6008 of the Famil th emergency (Phenning the month for Medicare and Mances for these clie on the permanent re	lies First C HE) ends. ollowing the dedicaid S ents, which ulemaking	Coronavirus Response Act The proposed rules allow he end of the PHE. services (CMS) that is being h had been prohibited under g process. The agency filed			
Citation of rules affected by this order:							
New:							
Repealed: Amended: 182-512-0550							
Suspended:							
Statutory authority for adoption: RCW 41.05.021, 41.05.160							
Other authority: 42 C.F.R. 433.400							
MERGENCY RULE							
Under RCW 34.05.350 the agency for good cause finds:  ☐ That immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health,							
safety, or general welfare, and that observing the							
adoption of a permanent rule would be contrary	y to the public in	terest.					
	deral deadline fo	or state receipt of	federal fu	inds requires immediate			
adoption of a rule.							
Reasons for this finding: See purpose							
Note: If any category is le	eft blank, it	will be calc	ulated	as zero.			
No descriptive text.							
Count by whole WAC sections only, from the WAC number through the history note.  A section may be counted in more than one category.							
The number of sections adopted in order to comply	/ with:						
Federal statute:	New	Amended		Repealed			
Federal rules or standards:	New	Amended	<u>1</u>	Repealed			
Recently enacted state statutes:	New	Amended		Repealed			
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The number of sections adopted at the request of a	nongovernmenta	al entity:				
The number of sections adopted at the request of a	New	Amended	Repealed			
The number of sections adopted on the agency's ov	wn initiative:					
	New	Amended	Repealed			
The number of sections adopted in order to clarify, streamline, or reform agency procedures:						
	New	Amended	Repealed			
The number of sections adopted using:						
Negotiated rule making:	New	Amended	Repealed			
Pilot rule making:	New	Amended	Repealed			
Other alternative rule making:	New	Amended <u>1</u>	Repealed			
Date Adopted: April 1, 2021	Signature:	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \				
Name: Wendy Barcus		Winds &	Summ			
Title: HCA Rules Coordinator		V Juney V				

**WAC 182-512-0550 SSI-related medical—All other excluded resources.** All resources described in this section are excluded resources for SSI-related medical programs. Unless otherwise stated, interest earned on the resource amount is counted as unearned income.

- (1) Resources necessary for a person who is blind or disabled to fulfill a self-sufficiency plan approved by the agency.
- (2) Retroactive payments from SSI or old age, survivors, and disability insurance (OASDI), including benefits a person receives under the interim assistance reimbursement agreement with the Social Security Administration, are excluded for nine months following the month of receipt. This exclusion applies to:
- (a) Payments received by the person, the person's spouse, or any other person financially responsible for the person;
- (b) SSI payments for benefits due for the month(s) before the month of continuing payment;
- (c) OASDI payments for benefits due for a month that is two or more months before the month of continuing payment; and
- (d) Proceeds from these payments as long as they are held as cash, or in a checking or savings account. The funds may be commingled with other funds, but must remain identifiable from the other funds for this exclusion to apply. This exclusion does not apply once the payments have been converted to any other type of resource.
- (3) All resources specifically excluded by federal law, such as those described in subsections (4) through (11) of this section as long as such funds are identifiable.
- (4) Payments made under Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970.
- (5) The excluded resources described in WAC 182-512-0770 and other resources of American Indians/Alaska Natives that are excluded by federal law.
- (6) Restitution payment and any interest earned from this payment to persons of Japanese or Aleut ancestry who were relocated and interned during war time under the Civil Liberties Act of 1988 and the Aleutian and Pribilof Islands Restitution Act.
- (7) Funds received from the Agent Orange Settlement Fund or any other funds established to settle Agent Orange liability claims.
- (8) Payments or interest accrued on payments received under the Radiation Exposure Compensation Act received by the injured person, the surviving spouse, children, grandchildren, or grandparents.
- the surviving spouse, children, grandchildren, or grandparents.
  (9) Payments or interest accrued on payments received under the Energy Employees Occupational Illness Compensation Act of 2000 (EEOICA) received by the injured person, the surviving spouse, children, grandchildren, or grandparents.
  - (10) Payments from:
- (a) The Dutch government under the Netherlands' Act on Benefits for Victims of Persecution (WUV).
- (b) The Victims of Nazi Persecution Act of 1994 to survivors of the Holocaust.
- (c) Susan Walker vs. Bayer Corporation, et al., 96-C-5024 (N.D. Ill.) (May 8, 1997) settlement funds.
  - (d) Ricky Ray Hemophilia Relief Fund Act of 1998 P.L. 105-369.

- (11) The unspent social insurance payments received due to wage credits granted under sections 500 through 506 of the Austrian General Social Insurance Act.
- (12) Tax refunds and earned income tax credit refunds and payments are excluded as resources for twelve months after the month of receipt.
- (13) Payments from a state administered victim's compensation program for a period of nine calendar months after the month of receipt.
- (14) Cash or in-kind items received as a settlement for the purpose of repairing or replacing a specific excluded resource are excluded:
- (a) For nine months. This includes relocation assistance provided by state or local government.
  - (b) Up to a maximum of thirty months, when:
- (i) The person intends to repair or replace the excluded resource; and
- (ii) Circumstances beyond the control of the settlement recipient prevented the repair or replacement of the excluded resource within the first or second nine months of receipt of the settlement.
- (c) For an indefinite period, if the settlement is from federal relocation assistance.
- (d) Permanently, if the settlement is assistance received under the Disaster Relief and Emergency Assistance Act or other assistance provided under a federal statute because of a catastrophe which is declared to be a major disaster by the President of the United States, or is comparable assistance received from a state or local government or from a disaster assistance organization. Interest earned on this assistance is also excluded from resources. Any cash or in-kind items received as a settlement and excluded under this subsection are available resources when not used within the allowable time periods.
- (15) Insurance proceeds or other assets recovered by a Holocaust survivor.
- (16) Pension funds owned by an ineligible spouse. Pension funds are defined as funds held in a(n):
- (a) Individual retirement account (IRA) as described by the IRS code; or
- (b) Work-related pension plan (including plans for self-employed persons, known as Keogh plans).
- (17) Cash payments received from a medical or social service agency to pay for medical or social services are excluded for one calendar month following the month of receipt.
- (18) SSA- or division of vocational rehabilitation (DVR)-approved plans for achieving self-support (PASS) accounts, allowing blind or disabled persons to set aside resources necessary for the achievement of the plan's goals, are excluded.
- (19) Food and nutrition programs with federal involvement. This includes Washington Basic Food, school reduced and free meals and milk programs and WIC.
- (20) Gifts to, or for the benefit of, a person under eighteen years old who has a life-threatening condition, from an organization described in section 501 (c)(3) of the Internal Revenue Code of 1986 which is exempt from taxation under section 501(a) of that code, as follows:
  - (a) In-kind gifts that are not converted to cash; or
- (b) Cash gifts up to a total of two thousand dollars in a calendar year.

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- (21) Veteran's payments made to, or on behalf of, natural children of Vietnam veterans regardless of their age or marital status, for any disability resulting from spina bifida suffered by these children.
- (22) The following are among assets that are not resources and as such are neither excluded nor counted:
  - (a) Home energy assistance/support and maintenance assistance;
- (b) Retroactive in-home supportive services payments to ineligible spouses and parents; and
  - (c) Gifts of domestic travel tickets.
- (23) Resources accumulated in a separate account, designated by the client, that result from work activity during the client's enrollment in apple health for workers with disabilities (HWD) program under chapter 182-511 WAC.
- (24) Limited to clients who have been or continue to be subject to participation as defined in WAC 182-513-1100 during the public health emergency (PHE), resources accumulated due to not increasing participation in response to section 6008(b) of the Families First Coronavirus Response Act (FFCRA) are excluded for:
  - (a) The duration of the PHE; and
  - (b) A period of twelve months after the PHE ends.
- (25) Resources listed in the program operations manual system (POMS), not otherwise excluded under this section, are excluded (see SSA POMS Section SI 01130.050 http://secure.ssa.gov/apps10/poms.nsf/lnx/0501130050).