Records / Submission Packages - Your State

CA - Submission Package - CA2021MS0005O - (CA-21-0053) - Eligibility

Summary Reviewable Units Versions Correspondence Log Approval Letter News Related Actions

DEPARTMENT OF HEALTH & HUMAN SERVICES Centers for Medicare & Medicaid Services Medicaid & CHIP Operations Group 601 E. 12th Street, Room 355 Kansas City, MO 64106



Center for Medicaid & CHIP Services

November 24, 2021

Jacey Cooper Chief Deputy Directory, Health Care Programs California Department of Health Care Services P.O. Box 997413, MS 0000 Sacramento, CA 95899-7413

Re: Approval of State Plan Amendment CA-21-0053

Dear Jacey Cooper,

On August 31, 2021, the Centers for Medicare and Medicaid Services (CMS) received California State Plan Amendment (SPA) CA-21-0053 to increase the effective resource standard for all Non-Modified Adjusted Gross Income (non-MAGI) based programs. As authorized under Section 1902(a)(10)(C)(i) of the Social Security Act, the resource standard is increased for California's Medically Needy programs. As authorized under Section 1902(r)(2) of the Social Security Act, a resource disregard is added for all other Non-MAGI based programs.

We approve California State Plan Amendment (SPA) CA-21-0053 with an effective date of July 01, 2022.

As California is completing updates to its eligibility system to include new resource disregards, please provide CMS with the state's testing plan and results for the updates prior to the new disregards taking effect on July 1, 2022.

If you have any questions regarding this amendment, please contact Cheryl Young at cheryl.young@cms.hhs.gov

Sincerely,

Nicole McKnight

Acting Director, Division of Program Operations

Center for Medicaid & CHIP Services

Records / Submission Packages - Your State

CA - Submission Package - CA2021MS0005O - (CA-21-0053) - Eligibility

Summary Reviewable Units Versions Correspondence Log Approval Letter News Related Actions

CMS-10434 OMB 0938-1188

Package Information

Package ID CA2021MS0005O

Program Name N/A

SPA ID CA-21-0053

Version Number 2

Submitted By Angeli Sus Lee

Package Disposition

Submission Type Official

State CA

Region San Francisco, CA

Package Status Approved Submission Date 8/31/2021

Approval Date 11/24/2021 1:32 PM EST

Medicaid State Plan Eligibility

Income/Resource Standards

Medically Needy Resource Level

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS0005O | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

A. Medically Needy Resource Level Structure

- 1. The state employs a single resource level for the medically needy.
- 2. The resource level is equal to or higher than the lowest resource standard used under the most closely related cash assistance program.

Medically Needy Resource Level

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

B. Resource Level Used

The level used is:

Household size	Standard
2	\$195000.00
1	\$130000.00
3	\$260000.00
4	\$325000.00
5	\$390000.00
6	\$455000.00
7	\$520000.00
8	\$585000.00
9	\$650000.00
10	\$715000.00

The state uses an additional incremental amount for larger household sizes.

○ Yes

No

Medically Needy Resource Level

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

C. Additional Information (optional)

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

Medicaid State Plan Eligibility

Mandatory Eligibility Groups

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-19-0050

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

Mandatory Coverage

A. The state provides Medicaid to mandatory groups of individuals. The mandatory groups covered are:

Families and Adults

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
Infants and Children under Age 19	⊏			CONVERTED
Parents and Other Caretaker Relatives				CONVERTED
Pregnant Women				CONVERTED
Deemed Newborns				NEW
Children with Title IV-E Adoption Assistance, Foster Care or Guardianship Care	С			NEW
Former Foster Care Children	⊏			NEW
Transitional Medical Assistance	⊏			NEW
Extended Medicaid due to Spousal Support Collections				NEW

Aged, Blind and Disabled

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
SSI Beneficiaries				NEW
Closed Eligibility Groups				NEW
Individuals Deemed To Be Receiving SSI				NEW
Working Individuals under 1619(b)	⊏			NEW
Qualified Medicare Beneficiaries	⊏	Г		APPROVED
Qualified Disabled and Working Individuals				NEW

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
Specified Low Income Medicare Beneficiaries				APPROVED
Qualifying Individuals				APPROVED

SPA ID CA-21-0053

Initial Submission Date 8/31/2021 Effective Date 7/1/2022

Mandatory Eligibility Groups

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-19-0050

System-Derived

B. The state elects the Adult Group, described at 42 CFR 435.119.

Yes	\bigcirc \square	VО
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Families and Adults

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
Adult Group				CONVERTED

C. Additional Information (optional)

Eligibility Groups Deselected from Coverage

The following eligibility groups were previously covered in the source approved version of the state plan and deselected from coverage as part of this submission package:

N/A

Medicaid State Plan Eligibility

Eligibility Groups - Mandatory Coverage

Qualified Medicare Beneficiaries

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Individuals with income equal to or less than 100% of the FPL, who are entitled to Medicare Part A, and who qualify for Medicare cost-sharing.

Package Header

Package ID CA2021MS0005O **SPA ID** CA-21-0053

Submission Type Official Initial Submission Date 8/31/2021 Approval Date 11/24/2021 Effective Date 7/1/2022

Superseded SPA ID CA-20-0022 System-Derived

The state covers the mandatory qualified Medicare beneficiaries group in accordance with the following provisions:

A. Characteristics

Individuals qualifying under this eligibility group must meet the following criteria:

- 1. Are entitled to hospital insurance benefits under part A of title XVIII (Medicare Part A), including individuals who have purchased a premium to enroll in Part A.
- 2. Have income and resources at or below the standard for this group.

Qualified Medicare Beneficiaries

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS0005O | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official **Approval Date** 11/24/2021 Superseded SPA ID CA-20-0022

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021 Effective Date 7/1/2022

B. Financial Methodologies

 SSI methodologies are used in calculating 	g household income.	Please refer as necessar	y to Non-MAGI Methodologies	, completed by the state

2. Less restrictive methodologies are used in calculating countable income.		
• Yes		
○ No		
The less restrictive income methodologies are:		
Census Bureau wages are disregarded.	Description of disregard:	As permitted under Section 1902(r)(2), all wages paid to an individual by the Census Bureau for temporary employment related to current or future census activities shall be exempt.
A specified type of income is disregarded:		

Name of income type:	Description:
	Reference to Supplement 3 of Attachment 2.6 A:
	The agency uses the same income disregards as used in SSI except as follows:
Income used to pay spousal or child support	Income which must, by court order or by agreement with a district attorney (DA), be used to pay spousal or child support is held to be unavailable to set the current needs of ABD-MN applicants and beneficiaries. In these cases the lower of 1) the amount ordered by the court or the DA agreement, or 2) the amount actually paid is

Name of income type:	Description:
In-home caregiver wages	As referenced in Supplement 8a of Attachment 2.6-A page 8: In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: 1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-home services through any federal state or local government program Payments made by the California Department of Social Services to ar in-home care recipient for the purpose of purchasing in-home care services, including restaurant meals, shall be exempt. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • 1902(a)(10)(A)(ii) • 1902(a)(10)(C)(i) (III) • 1905(p)
Kinship Guardianship Benefit Payments	As referenced in Supplement 8a of Attachment 2.6-A page 9: As permitted under Section 1902(r) (2), in determining eligibility for the following coverage groups, State funded benefit payments under the State's Kinship Guardianship Assistance Payment Program (also known as Kinship Guardianship Assistance Payment Program - Enhanced) shall be exempt. These coverage groups are: 1902(a (10)(A)(ii), 1902(a)(10)(C)(i)(III), and 1905(p).

3. L	ess restrictive	methodologies ar	re used in cal	culating count	able resources.
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Yes

 $\bigcirc\,\mathsf{No}$

The less restrictive resource methodologies are:

General resource disregard:

Name of disregard:	Description:
Assembly Bill 133 (2021) Resource Disregard	A resource disregard equal to the difference between the applicable resource standard for this coverage group and \$130,000 for a single individual and an additional \$65,000 per household member, up to a maximum of 10 household members.

The state uses a less restrictive me	thodology with respect to resources set aside for burial.	
	Specified methodology for the treatment of resources set aside for burial:	

Name of methodology:

Description:

Name of methodology:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-a, Page 2:
	All of the following shall be disregarded in determining eligibility in their entirety and shall not be applied against a single \$1500 limit:
	(1) All of the following burial related funds:
	(a) The first \$1500 paid for clearly designated burial funds such as burial insurance policies with cash surrender values, revocable burial trusts, revocable burial contracts, or other revocable burial arrangements.
	(b) Irrevocable burial trusts or irrevocable burial contracts, or other irrevocable burial arrangements.
Burial Funds	(c) Burial insurance policies without cash surrender values.
	(2) Life insurance policies on the life of any individual in the family shall be exempt if the combined face value of all of the policies on the insured individual is \$1500 or less.
	(3) All dividends and interest that accrue to and are not removed from the burial fund or policy described in (1) or (2).
	The disregard of life insurance policies and burial related funds is allowed for all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member o one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	(a)(10)(A)(ii), (a)(10)(C)(i)(III), and 1905(p)

The state uses a less restrictive methodology with respect to the treatment of r	notor vehicles.	
A motor vehicle is disregarded under spe	ecific conditions.	
	Specified conditions:	
	Description:	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-a Page 11:
		One motor vehicle per budget unit shall be exempt regardless of value or use. The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):

• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
Unpaid incurred medical bills	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 5: Pursuant to court order in Principe v. Belshe (Sacramento County Superior Court Case No. 96CSOO115), a resource disregard would be allowed equal to the amount of incurred medical bills that are unpaid in the month where there are excess resources for the entire month, • only when payment of those medical bills occurs in a later month, and • verification of payment is provided. This disregard would be allowed no earlier than the month of application (may not be one of the three months prior to the month of application). The requirements listed above would have to be met before eligibility is granted for the month throughout which the excess resources existed. This disregard would apply only to individuals who have excess resources for the entire month but who are otherwise eligible in that month under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
Japanese Reparation Payments	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 6: Japanese Reparation payments made by the Canadian government shall be exempt from consideration in determining eligibility for Medical. Japanese Reparation payments, whether made by the United States or Canadian governments shall be exempt if received by the spouse or inherited from the spouse who was the original recipient, or both. Where Japanese Reparation payments, whether made by the United States or Canadian governments of otherwise excess, nonexempt resources sufficient to ensure that the amount of the exemption equals the amount of the reparation payments received by the individual or inherited by the spouse of the individual, or both, shall not be considered as resources in determining eligibility for Medi-Cal. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii)(I) • (a)(10)(A)(ii)(VI) • (a) (10)(A)(ii)(XVIII) • (a) (10)(C)(i)(IIII) • (a) (10)(A)(ii)(XVIIII) • (a) (10)(C)(i)(IIII) • (a) (10)(A)(ii)(XVIIII) • (a) (10)(C)(i)(IIII) • (a) (10)(A)(ii)(XVIIII) • (a) (10)(C)(i)(IIII) • (a) (10)(C)(i)(IIIII) • (a) (10)(C)(i)(IIII) • (a) (10)(C)(i)(I
SSI and AFDC differing methodologies	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 8: In considering all of the various items of resources where the SSI program and the AFDC program have differing methodologies, the State shall follow the methodology of the least restrictive of either the SSI program or the AFDC program. • The general rules contained in the paragraph above shall apply to determine the resource methodologies employed in consideration of all resource items unless a more specific methodology for a specific resource item is otherwise set forth and included in the State plan. The above paragraphs apply to the resources of all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 9:
	The principal residence shall not be considered as a resource if any of the following circumstances exist (this is in addition to the reasons specified by the SSI program and the AFDC program):
Principal residence disregard	 if a child under the age of 21 lives on the property, or if a dependent relative lives on the property, (for this purpose only, a disabled child age 21 or over shall be considered a dependent relative), if a sibling or child age 21 or over of the applicant or beneficiary has continuously resided on the property for at least one year immediately prior to the date the applicant or beneficiary entered a skilled nursing facility or intermediate care facility and continues to reside there, or if the property cannot be readily converted to cash but a bona fide effort is being made to sell the property. A bona fide effort to sell means that the property is listed for sale with a licensed real estate broker for its fair market value established by a qualified real estate appraiser, a good faith effort is being made to sell the property, offers at fair market value are accepted, and the applicant or beneficiary has supplied proof of compliance with these conditions to the county.
	The above paragraphs apply to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
Bona fide, good faith effort to sell or liquidate resource	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 10: The value of resources shall be disregarded when there is a bona fide, good faith effort being made to sell or liquidate the resource. The value of the resource shall be disregarded for as long as the bona fide good faith effort to sell or liquidate continues to be made. This methodology is essentially the same as the methodology applied to resources being sold or liquidated in the eligibility determinations of the SSI and AFDC program, however, since there is no conditional eligibility in the Medicaid program, the applicant/beneficiary shall not be required to sign, as a condition of eligibility, a statement agreeing to make repayment upon the sale of the property. The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
Restitution payments made to Holocaust victims	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 12 and 13: Excludable restitution payments made to a holocaust victim or his or her heirs or beneficiaries shall be considered an exempt resource for the purpose of determining eligibility to receive Medi-Cal benefits or the amounts of those benefits. A "holocaust victim" is a person who was persecuted by Nazi Germany, any other Axis regime, or any other Nazi controlled or Naziallied country: (1) on the basis of race, religion, physical or mental disability, or sexual orientation; (2) during any period before, during or after.
	An "excludable restitution payment" is any payment or distribution, recovered or returned asset or property, received directly by a holocaust victim or heirs or beneficiaries of a holocaust victim: (1) as compensation pursuant to the German Act Regulating Unresolved Property Claims, as amended (Gesetz zur Regelung offener Vermogensfragen); (2) as a result of a settlement of claims against any entity or individual for

Name of resource type:	Description:
	any recovered asset. A "recovered asset" is any asset of any type, including any bank deposits, insurance proceeds, artwork, or interest earned on any of these assets, owned by a holocaust victim, withheld from that holocaust victim or his or her heirs or beneficiaries and recovered, returned or otherwise compensated to the holocaust victim or his or her heirs or beneficiaries; (3) as a payment or restitution provided by law, or by a fund, established by any foreign country, the United States of America, or any other foreign or domestic entity, or as a result of a final resolution of a legal action; (4) as a direct or indirect return of, or compensation or reparation for, assets stolen or hidden from, or otherwise lost to, the individual before, during or immediately after World War II, including any insurance proceeds under policies issued on the individual by European insurance companies immediately before and during World War II; or (5) as interest, payable as part of any payment or distribution described in the paragraph. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
In-home caregiver resource disregard	Supplement 8b to Attachment 2.6A, Page 13 In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: 1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-home services through any federal, state or local government program. Payments made by the California Department of Social Services to an in-home care recipient for the purpose of purchasing in-home care services, including restaurant meals, shall be exempt. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • 1902(a)(10)(A)(ii) • 1902(a)(10)(C)(i) (III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 1:
	A resource disregard is given to an individual who has purchased a precertified long-term care insurance policy or health care service plan contract which covers long-term care and has used such policy or plan to pay for services.
	Services which the individual receives and are paid for by the precertified long-term care insurance policy or health care service plan contract, which covers long-term care, must not be delivered by a member of the individual's family, unless: • The family member is a regular employee of an organization which is providing the services; and • The organization receives the payment for the services: and • The family member receives no compensation other than the normal compensation for employees in his or her job category.
Precertified long-term care insurance policy or health care service plan contract	The amount of the disregard is equal to the lesser of the following amounts: • the amount of payments made for services by the insurance policy; or • the actual charge for the services. Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filed on behalf of a deceased individual for payment of costs for care and services received by the individual during his or her lifetime.
	The disregard of resources is allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C) (i)(III)], or B. Optional Categorically Needy [1902(a)(10)(A)(ii)]. except those who are included in Section 1902 (a)(10)(A)(ii)(XI) and 1902(a)(10) (A)(ii)(IV) who are receiving Supplemental Security Income Payments under Title XVI or a State Supplemental Payment. or C. Who are Qualified Medicare Beneficiaries [1905(p)].

Qualified Medicare Beneficiaries

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

C. Income Standard Used

The amount of the income standard for this group is 100% FPL.

D. Resource Standard Used

The resource standard is the same used to determine eligibility for the Medicare Part D full-benefit low-income subsidy (LIS) (but without regard to the life insurance policy exclusion applied in LIS resource eligibility determinations). This standard is three times the SSI resource standard, adjusted annually in accordance with the consumer price index.

E. Medical Assistance Provided

Medical assistance is limited to payment of co-insurance and deductibles for Medicare Parts A, B and C and payment for the premiums for Medicare Parts A and

Medical assistance begins the first day of the month following the month in which the individual is determined to qualify for this eligibility group.

Qualified Medicare Beneficiaries

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

F. Additional Information (optional)

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

SPA ID CA-21-0053

Medicaid State Plan Eligibility

Eligibility Groups - Mandatory Coverage

Specified Low Income Medicare Beneficiaries

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Individuals with income above 100% and below 120% of the FPL who are entitled to Medicare Part A, who qualify for payment of Medicare Part B premiums.

Package Header

Package ID CA2021MS0005O

Submission Type Official Initial Submission Date 8/31/2021

Approval Date 11/24/2021 Effective Date 7/1/2022

Superseded SPA ID CA-20-0022

System-Derived

The state covers the mandatory specified low income Medicare beneficiaries group in accordance with the following provisions:

A. Characteristics

Individuals qualifying under this eligibility group must meet the following criteria:

- 1. Would qualify as Qualified Medicare Beneficiaries (described in section 1905(p)(1) of the Act), except that their income exceeds the income level for that eligibility group.
- 2. Have income below the income standard and resources at or below the resource standard for this group.

Specified Low Income Medicare Beneficiaries

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

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System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

B. Financial Methodologies

A specified type of income is disregarded:

 SSI methodologies are used in calculating 	g household income.	Please refer as necessar	y to Non-MAGI Methodologies	, completed by	the state

2. Less restrictive methodologies are used in calculating countable income.		
• Yes		
○ No		
The less restrictive income methodologies are:		
Census Bureau wages are disregarded.	Description of disregard:	As permitted under Section 1902(r)(2), all wages paid to an individual by the Census Bureau for temporary employment related to current or future census activities shall be exempt.

Reference to Supplement 3 of Attachment 2.6 A: The agency uses the same income	Name of income type:	Description:
follows:	, , ,	Attachment 2.6 A: The agency uses the same income disregards as used in SSI except as follows: Income which must, by court order or by agreement with a district attorney (DA), be used to pay spousal or child support is held to be unavailable to set the current needs of ABD-MN applicants and beneficiaries. In these cases the lower of 1) the amount ordered by the court or the DA agreement, or 2) the amount actually paid is deducted from the reported

Name of income type:	Description:
In-home caregiver wages	As referenced in Supplement 8a of Attachment 2.6-A page 8: In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: 1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-home services through any federal, state or local government program. Payments made by the California Department of Social Services to an in-home care recipient for the purpose of purchasing in-home care services, including restaurant meals, shall be exempt. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • 1902(a)(10)(A)(ii) • 1902(a)(10)(C)(i) (III) • 1905(p)
Kinship Guardianship Benefit Payments	As referenced in Supplement 8a of Attachment 2.6-A page 9: As permitted under Section 1902(r) (2), in determining eligibility for the following coverage groups, State funded benefit payments under the State's Kinship Guardianship Assistance Payment Program (also known as Kinship Guardianship Assistance Payment Program - Enhanced) shall be exempt. These coverage groups are: 1902(a) (10)(A)(ii), 1902(a)(10)(C)(i)(III), and 1905(p).

3. Le	ss restrictive	methodolo	gies are use	ed in calcul	ating counta	ble resources.

Yes

 $\bigcirc\,\mathsf{No}$

The less restrictive resource methodologies are:

General resource disregard:

Name of disregard:	Description:
Assembly Bill 133 (2021) Resource Disregard	A resource disregard equal to the difference between the applicable resource standard for this coverage group and \$130,000 for a single individual and an additional \$65,000 per household member, up to a maximum of 10 household members.

The state uses a less restrictive methodology with respect to resources set aside for burial.	
Specified methodology for the treatment of resources set aside for burial:	

Name of methodology:	Description:
rearrie or methodology.	Description.

Name of methodolo	gy: Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-a, Page 2:
	All of the following shall be disregarded in determining eligibility in their entirety and shal not be applied against a single \$1500 limit:
	(1) All of the following burial related funds:
	(a) The first \$1500 paid for clearly designated burial funds such as burial insurance policies with cash surrender values, revocable burial trusts, revocable burial contracts, or other revocable burial arrangements.
	(b) Irrevocable burial trusts or irrevocable burial contracts, or other irrevocable burial arrangements.
Burial Funds	(c) Burial insurance policies without cash surrender values.
	(2) Life insurance policies on the life of any individual in the family shall be exempt if the combined face value of all of the policies on the insured individual is \$1500 or less.
	(3) All dividends and interest that accrue to and are not removed from the burial fund or policy described in (1) or (2).
	The disregard of life insurance policies and burial related funds is allowed for all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	(a)(10)(A)(ii), (a)(10)(C)(i)(III), and 1905(p)
or vehicles.	
c conditions.	
Specified condition	

			1905(p)
☐ The state uses a less restrictive methodology with respect to the treatment of m☐ A motor vehicle is disregarded under spe			
	Specified conditions:		
	De	•	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-a Page 11:
			One motor vehicle per budget unit shall be exempt regardless of value or use. The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
			• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
Unpaid incurred medical bills	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 5: Pursuant to court order in Principe v. Belshe (Sacramento County Superior Court Case No. 96CSOO115), a resource disregard would be allowed equal to the amount of incurred medical bills that are unpaid in the month where there are excess resources for the entire month, • only when payment of those medical bills occurs in a later month, and • verification of payment is provided. This disregard would be allowed no earlier than the month of application (may not be one of the three months prior to the month of application). The requirements listed above would have to be met before eligibility is granted for the month throughout which the excess resources existed. This disregard would apply only to individuals who have excess resources for the entire month but who are otherwise eligible in that month under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 6: Japanese Reparation payments made by the Canadian government shall be exempt from consideration in determining eligibility for Medical.
	Japanese Reparation payments, whether made by the United States or Canadian governments shall be exempt if received by the spouse or inherited from the spouse who was the original recipient, or both.
Japanese Reparation Payments	Where Japanese Reparation payments, whether made by the United States or Canadian governments, are converted to another form, amounts of otherwise excess, nonexempt resources sufficient to ensure that the amount of the exemption equals the amount of the reparation payments received by the individual or inherited by the spouse of the individual, or both, shall not be considered as resources in determining eligibility for Medi-Cal. These exemptions shall apply to the following coverage groups
	• (a)(10)(A)(ii)(I) • (a)(10)(A)(ii)(VI) • (a) (10)(A)(ii)(X) • (a)(10)(A)(ii)(XIII) • (a) (10)(A)(ii)(XVIII) • (a)(10)(C)(i)(III) • 1905(p)
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 8:
	In considering all of the various items of resources where the SSI program and the AFDC program have differing methodologies, the State shall follow the methodology of the least restrictive of either the SSI program or the AFDC program.
SSI and AFDC differing methodologies	The general rules contained in the paragraph above shall apply to determine the resource methodologies employed in consideration of all resource items unless a more specific methodology for a specific resource item is otherwise set forth and included in the State plan.
	The above paragraphs apply to the resources of all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 9:
	The principal residence shall not be considered as a resource if any of the following circumstances exist (this is in addition to the reasons specified by the SSI program and the AFDC program):
Principal residence disregard	if a child under the age of 21 lives on the property, or if a dependent relative lives on the property, (for this purpose only, a disabled child age 21 or over shall be considered a dependent relative), if a sibling or child age 21 or over of the applicant or beneficiary has continuously resided on the property for at least one year immediately prior to the date the applicant or beneficiary entered a skilled nursing facility or intermediate care facility and continues to reside there, or if the property cannot be readily converted to cash but a bona fide effort is being made to sell the property. A bona fide effort to sell means that the property is listed for sale with a licensed real estate broker for its fair market value established by a qualified real estate appraiser, a good faith effort is being made to sell the property, offers at fair market value are accepted, and the applicant or beneficiary has supplied proof of compliance with these conditions to the county. The above paragraphs apply to all applicants and recipients who are otherwise eligible under
	California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
Bona fide, good faith effort to sell or liquidate resource	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 10: The value of resources shall be disregarded when there is a bona fide, good faith effort being made to sell or liquidate the resource. The value of the resource shall be disregarded for as long as the bona fide good faith effort to sell or liquidate continues to be made. This methodology is essentially the same as the methodology applied to resources being sold or liquidated in the eligibility determinations of the SSI and AFDC program, however, since there is no conditional eligibility in the Medicaid program, the applicant/beneficiary shall not be required to sign, as a condition of eligibility, a statement agreeing to make repayment upon the sale of the property. The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
Restitution payments made to Holocaust victims	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 12 and 13: Excludable restitution payments made to a holocaust victim or his or her heirs or beneficiaries shall be considered an exempt resource for the purpose of determining eligibility to receive Medi-Cal benefits or the amounts of those benefits. A "holocaust victim" is a person who was persecuted by Nazi Germany, any other Axis regime, or any other Nazi controlled or Nazi- allied country: (1) on the basis of race, religion, physical or mental disability, or sexual orientation; (2) during any period before, during or after. An "excludable restitution payment" is any payment or distribution, recovered or returned asset or property, received directly by a holocaust victim or heirs or beneficiaries of a holocaust victim: (1) as compensation pursuant to the German Act Regulating Unresolved Property Claims, as amended (Gesetz zur Regelung offener Vermogensfragen); (2) as a result of a settlement of claims against any entity or individual for

Name of resource type:	Description:
	any recovered asset. A "recovered asset" is any asset of any type, including any bank deposits, insurance proceeds, artwork, or interest earned on any of these assets, owned by a holocaust victim, withheld from that holocaust victim or his or her heirs or beneficiaries and recovered, returned or otherwise compensated to the holocaust victim or his or her heirs or beneficiaries; (3) as a payment or restitution provided by law, or by a fund, established by any foreign country, the United States of America, or any other foreign or domestic entity, or as a result of a final resolution of a legal action; (4) as a direct or indirect return of, or compensation or reparation for, assets stolen or hidden from, or otherwise lost to, the individual before, during or immediately after World War II, including any insurance proceeds under policies issued on the individual by European insurance companies immediately before and during World War II; or (5) as interest, payable as part of any payment or distribution described in the paragraph. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
In-home caregiver resource disregard	Supplement 8b to Attachment 2.6A, Page 13 In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: 1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-home services through any federal, state or local government program. Payments made by the California Department of Social Services to an in-home care recipient for the purpose of purchasing in-home
	care services, including restaurant meals, shall be exempt. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • 1902(a)(10)(A)(ii) • 1902(a)(10)(C)(i) (III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 1:
	A resource disregard is given to an individual who has purchased a precertified long-term care insurance policy or health care service plan contract which covers long-term care and has used such policy or plan to pay for services.
	Services which the individual receives and are paid for by the precertified long-term care insurance policy or health care service plan contract, which covers long-term care, must not be delivered by a member of the individual's family, unless: • The family member is a regular employee of an organization which is providing the services; and • The organization receives the payment for the services: and • The family member receives no compensation other than the normal compensation for employees in his or her job category.
Precertified long-term care insurance policy or health care service plan contract	The amount of the disregard is equal to the lesser of the following amounts: the amount of payments made for services by the insurance policy; or the actual charge for the services.
	Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filed on behalf of a deceased individual for payment of costs for care and services received by the individual during his or her lifetime.
	The disregard of resources is allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C) (i)(III)], or B. Optional Categorically Needy [1902(a)(10)(A)(ii)]. except those who are included in Section 1902 (a)(10)(A)(ii)(VII), 1902(a)(10)(A)(ii) (XI) and 1902(a)(10) (A)(ii)(IV) who are receiving Supplemental Security Income Payments under Title XVI or a State Supplemental Payment. or C. Who are Qualified Medicare Beneficiaries [1905(p)].

Specified Low Income Medicare Beneficiaries

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS0005O | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

C. Income Standard Used

Family income must be above 100% FPL and below 120% FPL.

D. Resource Standard Used

The resource standard is the same used to determine eligibility for the Medicare Part D full-benefit low-income subsidy (LIS) (but without regard to the life insurance policy exclusion applied in LIS resource eligibility determinations). This standard is three times the SSI resource standard, adjusted annually in accordance with the consumer price index.

E. Medical Assistance Provided

Medical assistance is limited to payment for Medicare Part B premiums.

Specified Low Income Medicare Beneficiaries

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS0005O | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

F. Additional Information (optional)

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

Medicaid State Plan Eligibility

Eligibility Groups - Mandatory Coverage

Qualifying Individuals

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Individuals with income at or above 120% and below 135% of the FPL who are entitled to Medicare Part A, who qualify for payment of Medicare Part B premiums.

Package Header

Package ID CA2021MS0005O

SPA ID CA-21-0053

Submission Type Official

Initial Submission Date 8/31/2021

Approval Date 11/24/2021

Effective Date 7/1/2022

Superseded SPA ID CA-20-0022

System-Derived

The state covers the mandatory qualifying individuals group in accordance with the following provisions:

A. Characteristics

Individuals qualifying under this eligibility group must meet all of the following criteria:

- 1. Would qualify as Qualified Medicare Beneficiaries (described in section 1905(p)(1) of the Act), except that their income exceeds the income level for that eligibility group.
- 2. Are not otherwise eligible for Medicaid under the state plan.
- 3. Have income below the income standard and resources at or below the resource standard for this group.

Qualifying Individuals

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

B. Financial Methodologies

A specified type of income is disregarded:

1. SSI methodologies are used in calculating	g household income.	Please refer as necessar	y to Non-MAGI Methodolog	gies, completed b	y the state

• Yes	
○ No	
The less restrictive income methodologies are:	
Census Bureau wages are disregarded. Description of	of disregard: As permitted under Section 1902(r)(2), all wages paid to an individual by the Census Bureau for temporary employment related to current or future census activities shall be exempt.

Name of income type:	Description:
	Reference to Supplement 3 of Attachment 2.6 A:
	The agency uses the same income disregards as used in SSI except as follows:
Income used to pay spousal or child support	Income which must, by court order or by agreement with a district attorney (DA), be used to pay spousal or child support is held to be unavailable to set the current needs of ABD-MN applicants and beneficiaries. In these cases the lower of 1) the amount ordered by the court or the DA agreement, or 2) the amount actually paid is deducted from the reported

Name of income type:	Description:
In-home caregiver wages	As referenced in Supplement 8a of Attachment 2.6-A page 8: In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: 1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-home services through any federa state or local government program. Payments made by the California Department of Social Services to a in-home care recipient for the purpose of purchasing in-home care services, including restaurant meals, shall be exempt. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • 1902(a)(10)(A)(ii) • 1902(a)(10)(C)(ii)(III) • 1905(p)
Kinship Guardianship Benefit Payments	As referenced in Supplement 8a of Attachment 2.6-A page 9: As permitted under Section 1902(r (2), in determining eligibility for the following coverage groups, State funded benefit payments under the State's Kinship Guardianship Assistance Payment Program (also known as Kinship Guardianship Assistance Payment Program - Enhanced) shall be exempt. These coverage groups are: 1902(a (10)(A)(ii), 1902(a)(10)(C)(i)(III), and 1905(p).

3. Less restrictive methodologies are used in	calculating countable resources.
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Yes

 $\bigcirc\,\mathsf{No}$

The less restrictive resource methodologies are:

General resource disregard:

Name of disregard:	Description:
Assembly Bill 133 (2021) Resource Disregard	A resource disregard equal to the difference between the applicable resource standard for this coverage group and \$130,000 for a single individual and an additional \$65,000 per household member, up to a maximum of 10 household members.

$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	
Specified methodology for the treatment of resources set aside for buri	al:

Name of methodology:

Description:

Name of methodology:	5
	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-a, Page 2:
	All of the following shall be disregarded in determining eligibility in their entirety and shall not be applied against a single \$1500 limit:
	(1) All of the following burial related funds:
	(a) The first \$1500 paid for clearly designated burial funds such as burial insurance policies with cash surrender values, revocable burial trusts, revocable burial contracts, or other revocable burial arrangements.
	(b) Irrevocable burial trusts or irrevocable burial contracts, or other irrevocable burial arrangements.
Burial Funds	(c) Burial insurance policies without cash surrender values.
	(2) Life insurance policies on the life of any individual in the family shall be exempt if the combined face value of all of the policies on the insured individual is \$1500 or less.
	(3) All dividends and interest that accrue to and are not removed from the burial fund or policy described in (1) or (2).
	The disregard of life insurance policies and burial related funds is allowed for all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	(a)(10)(A)(ii), (a)(10)(C)(i)(III), and 1905(p)
or vehicles.	
c conditions.	
Specified conditions:	

The state uses a less restrictive methodology with respect to the treatment of mo	otor vehicles.	
A motor vehicle is disregarded under speci	fic conditions.	
1	Specified conditions:	
	Description:	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-a Page 11:
		One motor vehicle per budget unit shall be exempt regardless of value or use. The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):

• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
Unpaid incurred medical bills	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 5: Pursuant to court order in Principe v. Belshe (Sacramento County Superior Court Case No. 96CSOO115), a resource disregard would be allowed equal to the amount of incurred medical bills that are unpaid in the month where there are excess resources for the entire month, • only when payment of those medical bills occurs in a later month, and • verification of payment is provided. This disregard would be allowed no earlier than the month of application (may not be one of the three months prior to the month of application). The requirements listed above would have to be met before eligibility is granted for the month throughout which the excess resources existed. This disregard would apply only to individuals who have excess resources for the entire month but who are otherwise eligible in that month under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
Japanese Reparation Payments	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 6: Japanese Reparation payments made by the Canadian government shall be exempt from consideration in determining eligibility for Medical. Japanese Reparation payments, whether made by the United States or Canadian governments shall be exempt if received by the spouse or inherited from the spouse who was the original recipient, or both. Where Japanese Reparation payments, whether made by the United States or Canadian governments, are converted to another form, amounts of otherwise excess, nonexempt resources sufficient to ensure that the amount of the exemption equals the amount of the reparation payments received by the individual or inherited by the spouse of the individual, or both, shall not be considered as resources in determining eligibility for Medi-Cal. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): (a)(10)(A)(ii)(X) (a)(10)(A)(ii)(XIII) (a) (10)(A)(ii)(XVIII) (a) (10)(C)(ii)(III) (a) (10)(C)(iii)(III) (a) (10)(C)(iiii) (a) (10)(C)(iiiii) (a) (10)(C)(iiiiiiiiiii
SSI and AFDC differing methodologies	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 8: In considering all of the various items of resources where the SSI program and the AFDC program have differing methodologies, the State shall follow the methodology of the least restrictive of either the SSI program or the AFDC program. • The general rules contained in the paragraph above shall apply to determine the resource methodologies employed in consideration of all resource items unless a more specific methodology for a specific resource item is otherwise set forth and included in the State plan. The above paragraphs apply to the resources of all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 9:
	The principal residence shall not be considered as a resource if any of the following circumstances exist (this is in addition to the reasons specified by the SSI program and the AFDC program):
Principal residence disregard	 if a child under the age of 21 lives on the property, or if a dependent relative lives on the property, (for this purpose only, a disabled child age 21 or over shall be considered a dependent relative), if a sibling or child age 21 or over of the applicant or beneficiary has continuously resided on the property for at least one year immediately prior to the date the applicant or beneficiary entered a skilled nursing facility or intermediate care facility and continues to reside there, or if the property cannot be readily converted to cash but a bona fide effort is being made to sell the property. A bona fide effort to sell means that the property is listed for sale with a licensed real estate broker for its fair market value established by a qualified real estate appraiser, a good faith effor is being made to sell the property, offers at fair market value are accepted, and the applicant or beneficiary has supplied proof of compliance with these conditions to the county.
	The above paragraphs apply to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security
	Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
Bona fide, good faith effort to sell or liquidate resource	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 10: The value of resources shall be disregarded when there is a bona fide, good faith effort being made to sell or liquidate the resource. The value of the resource shall be disregarded for as long as the bona fide good faith effort to sell or liquidate continues to be made. This methodology is essentially the same as the methodology applied to resources being sold or liquidated in the eligibility determinations of the SSI and AFDC program, however, since there is no conditional eligibility in the Medicaid program, the applicant/beneficiary shall not be required to sign, as a condition of eligibility, a statement agreeing to make repayment upon the sale of the property. The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
Restitution payments made to Holocaust victims	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 12 and 13: Excludable restitution payments made to a holocaust victim or his or her heirs or beneficiaries shall be considered an exempt resource for the purpose of determining eligibility to receive Medi-Cal benefits or the amounts of those benefits. A "holocaust victim" is a person who was persecuted by Nazi Germany, any other Axis regime, or any other Nazi controlled or Nazi- allied country: (1) on the basis of race, religion, physical or mental disability, or sexual orientation; (2) during any period before, during or after. An "excludable restitution payment" is any payment or distribution, recovered or returned asset or property, received directly by a holocaust victim or heirs or beneficiaries of a holocaust victim: (1) as compensation pursuant to the German Act Regulating Unresolved Property Claims, as amended (Gesetz zur Regelung offener Vermogensfragen); (2) as a result of a settlement of claims against any entity or individual for

Name of resource type:	Description:
	any recovered asset. A "recovered asset" is any asset of any type, including any bank deposits, insurance proceeds, artwork, or interest earned on any of these assets, owned by a holocaust victim, withheld from that holocaust victim or his or her heirs or beneficiaries and recovered, returned or otherwise compensated to the holocaust victim or his or her heirs or beneficiaries; (3) as a payment or restitution provided by law, or by a fund, established by any foreign country, the United States of America, or any other foreign or domestic entity, or as a result of a final resolution of a legal action; (4) as a direct or indirect return of, or compensation or reparation for, assets stolen or hidden from, or otherwise lost to, the individual before, during or immediately after World War II, including any insurance proceeds under policies issued on the individual by European insurance companies immediately before and during World War II; or (5) as interest, payable as part of any payment or distribution described in the paragraph. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
In-home caregiver resource disregard	Supplement 8b to Attachment 2.6A, Page 13 In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: 1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-home services through any federal, state or local government program. Payments made by the California Department of Social Services to an in-home care recipient for the purpose of purchasing in-home care services, including restaurant meals, shall be exempt. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	(III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 1:
	A resource disregard is given to an individual who has purchased a precertified long-term care insurance policy or health care service plan contract which covers long-term care and has used such policy or plan to pay for services.
	Services which the individual receives and are paid for by the precertified long-term care insurance policy or health care service plan contract, which covers long-term care, must not be delivered by a member of the individual's family, unless: • The family member is a regular employee of an organization which is providing the services; and • The organization receives the payment for the services: and • The family member receives no compensation other than the normal compensation for employees in his or her job category.
Precertified long-term care insurance policy or health care service plan contract	The amount of the disregard is equal to the lesser of the following amounts: • the amount of payments made for services by the insurance policy; or • the actual charge for the services.
	Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filed on behalf of a deceased individual for payment of costs for care and services received by the individual during his or her lifetime.
	The disregard of resources is allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C) (i)(III)], or B. Optional Categorically Needy [1902(a)(10)(A)(ii)]. except those who are included in Section 1902 (a)(10)(A)(ii)(VIII), 1902(a)(10)(A)(ii) (XI) and 1902(a)(10) (A)(ii)(IV) who are receiving Supplemental Security Income Payments under Title XVI or a State Supplemental Payment. or C. Who are Qualified Medicare Beneficiaries [1905(p)].

Qualifying Individuals

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

C. Income Standard Used

Family income must be at or above 120% FPL and below 135% FPL.

D. Resource Standard Used

The resource standard is the same used to determine eligibility for the Medicare Part D full-benefit low-income subsidy (LIS) (but without regard to the life insurance policy exclusion applied in LIS resource eligibility determinations). This standard is three times the SSI resource standard, adjusted annually in accordance with the consumer price index.

E. Medical Assistance Provided

Medical assistance is limited to payment for Medicare Part B premiums.

Qualifying Individuals

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

F. Additional Information (optional)

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

Medicaid State Plan Eligibility

Optional Eligibility Groups

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

The state provides Medicaid to specified optional groups of individuals.

Superseded SPA ID CA-20-0045

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

A. Options for Coverage

• Yes O No		
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The optional eligibility groups covered in the state plan are (elections made in this screen may not be comprehensive during the transition period from the paper-

Families and Adults

based state plan to MACPro):

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
Optional Coverage of Parents and Other Caretaker Relatives				NEW
Reasonable Classifications of ndividuals under Age 21				CONVERTED
Children with Non-IV-E Adoption Assistance				CONVERTED
Independent Foster Care Adolescents				CONVERTED
Optional Targeted Low Income Children				CONVERTED
Individuals above 133% FPL under Age 65				NEW
ndividuals Needing Treatment for Breast or Cervical Cancer	С			NEW
ndividuals Eligible for Family Planning Services	С			CONVERTED
ndividuals with Fuberculosis	Г			CONVERTED
ndividuals Electing COBRA Continuation Coverage				NEW

Aged, Blind and Disabled

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
Individuals Eligible for but Not Receiving Cash Assistance				APPROVED

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 🕢
Individuals Eligible for Cash Except for Institutionalization				NEW
Individuals Receiving Home and Community- Based Waiver Services under Institutional Rules	Г			NEW
Optional State Supplement Beneficiaries	С			NEW
Individuals in Institutions Eligible under a Special Income Level				NEW
PACE Participants				NEW
Individuals Receiving Hospice				NEW
Children under Age 19 with a Disability				NEW
Age and Disability- Related Poverty Level	С	С		APPROVED
Work Incentives				APPROVED
Ticket to Work Basic				NEW
Ticket to Work Medical Improvements				NEW
Family Opportunity Act Children with a Disability				NEW
Individuals Receiving State Plan Home and Community-Based Services				NEW
Individuals Receiving State Plan Home and Community-Based Services Who Are Otherwise Eligible for HCBS Waivers				NEW

Optional Eligibility Groups

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0045

System-Derived

SPA ID	CA-21-0053
Initial Submission Date	8/31/2021

Effective Date 7/1/2022

B. Medically Needy Options for Coverage

The state provides Medicaid to specified groups of individuals who are medically needy.

Yes \(\cap \) No

The medically needy eligibility groups covered in the state plan are:

1. Mandatory Medically Needy:

Families and Adults

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
Medically Needy Pregnant Women				APPROVED
Medically Needy Children under Age 18				APPROVED

Aged, Blind and Disabled

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
Protected Medically Needy Individuals Who Were Eligible in 1973	⊏			NEW

2. Optional Medically Needy:

Families and Adults

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
Medically Needy Reasonable Classifications of Individuals under Age 21	С			APPROVED
Medically Needy Parents and Other Caretaker Relatives				APPROVED

Aged, Blind and Disabled

Eligibility Group Name	Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
Medically Needy Populations Based on Age, Blindness or Disability				APPROVED

Optional Eligibility Groups

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

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Superseded SPA ID CA-20-0045

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

C. Additional Information (optional)

Eligibility Groups Deselected from Coverage

The following eligibility groups were previously covered in the source approved version of the state plan and deselected from coverage as part of this submission package:

N/A

Medicaid State Plan Eligibility

Eligibility Groups - Options for Coverage

Individuals Eligible for but Not Receiving Cash Assistance

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Individuals who are eligible for but not receiving federal cash assistance or an optional state supplement.

Package Header

Package ID CA2021MS0005O **SPA ID** CA-21-0053 Initial Submission Date 8/31/2021 Submission Type Official **Approval Date** 11/24/2021 Effective Date 7/1/2022 Superseded SPA ID CA-20-0045 System-Derived

The state covers the optional Individuals Eligible for but Not Receiving Cash Assistance eligibility group in accordance with the following provisions:

A. Characteristics

Individuals qualifying under this eligibility group must meet the following criteria:		
1. Meet the eligibility requirements of at least one of the following cash assistance programs:		
a. SSI		
_ b. Optional State Supplement		

c. AFDC

2. Do not receive cash assistance under these programs.

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

Individuals Eligible for but Not Receiving Cash Assistance

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0045

System-Derived

B. Individuals Covered

1. The state covers all individuals who meet the	characteristics described in section A.
○ Yes	
No	
2. The state covers the following populations:	
_ a. Indi	viduals age 65 or older
_ b. Ind	viduals who have blindness
_ c. Indi	viduals who have a disability
_ d. All d	children under a specified age limit:
e. Rea	sonable classifications of children
f. Pare	ents and other caretaker relatives
g. Pre	gnant women
_ h. Oth	er population

Individuals Eligible for but Not Receiving Cash Assistance

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS0005O | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0045

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

C. Financial Methodologies

1. In calculating household in	ome and resources for individuals who are seeking eligibility on the basis of being age 65 or older or having blindness or disabilii	ty
SSI methodologies are used.	lease refer as necessary to Non-MAGI Methodologies, completed by the state.	

3. l	ess	restrictive	methodologies a	are used in	calculating	countable income.
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Yes

 $\bigcirc\,\mathsf{No}$

The less restrictive income methodologies are:

General income disregard:

Name of disregard:	Description:
Blind FPL Expansion	Disregard the amount of countable income over 100% FPL up to 138% FPL. If such disregards are not sufficient to result in an effective income level equal to the SSI/SSP payment level for a disabled individual or, in the case of a couple, the SSI/SSP payment level for a disabled couple, then an income disregard sufficient to achieve that result [shall be applied].

Description of disregard: As permitted under Section 1902(r)(2), all wages paid to an individual by the Census Bureau for temporary employment related to current or future census activities shall be exempt.

	Census	Bureau	wages	are	disregarded.
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A specified type of income is disregarded:

Name of income type:	Description:
Kinship Guardianship Benefit Payments	As referenced in Supplement 8a of Attachment 2.6-A page 9: As permitted under Section 1902(r) (2), in determining eligibility for the following coverage groups, State funded benefit payments under the State's Kinship Guardianship Assistance Payment Program (also known as Kinship Guardianship Assistance Payment Program - Enhanced) shall be exempt. These coverage groups are: 1902(a)(10)(A)(ii), 1902(a)(10)(C)(i) (III), and 1905(p).

Name of income type:	Description:
In-home caregiver wages	As referenced in Supplement 8a of Attachment 2.6-A page 8: In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: 1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-home services through any federal, state or local government program. Payments made by the California Department of Social Services to an in-home care recipient for the purpose of purchasing in-home care services, including restaurant meals, shall be exempt. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):

 $\hfill \Box$ The following less restrictive methodologies are used:

Name of methodology:	Description:		
Deductions for ineligible family members	Disregard and amount equal to the appropriate figure below, based on household size. This disregard description clarifies the existing policy listed on pages 6, 6a, and 7 of Supplement 8a to Attachment 2.6-A of the state plan. Household of 1: \$600 Household of 2: \$750 Household of 3: \$934 Household of 3: \$934 Household of 5: \$1,259 Household of 6: \$1,417 Household of 6: \$1,417 Household of 7: \$1,550 Household of 9: \$1,825 Household of 9: \$1,825 Household of 10: \$1,959 *A household of two adults where at least one person is aged, blind, or disabled utilizes the deduction for a household size of 3, as permitted by 42 CFR § 435.1007(c).		
Medicare Part B Disregard	For the Section 1902 (a)(10)(A)(ii)(l) and (X) eligibility groups, disregard from an individual's income the amount of such individual's incurred Medicare Part B premium.		

4. Less restrictive methodologies are used in calculating countable resources.
• Yes

○ No

The less restrictive resource methodologies are:

General resource disregard:

Name of disregard:	Description:
Assembly Bill 133 (2021) Resource Disregard	A resource disregard equal to the difference between the applicable resource standard for this coverage group and \$130,000 for a single individual and an additional \$65,000 per household member, up to a maximum of 10 household members.

The state uses a less restrictive methodology with respect to resources set asic	le for burial.	
Specified methodology for the treatment of resources set aside for burial:		
	Name of methodology:	Description:
		As referenced in SUIDDLEMENT 9h

	·
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-a, Page 2: All of the following shall be disregarded in determining eligibility in their entirety and shall not be applied against a single
	\$1500 limit: (1) All of the following burial related funds:
	(a) The first \$1500 paid for clearly designated burial funds such as burial insurance policies with cash surrender values, revocable burial trusts, revocable burial contracts, or other revocable burial arrangements.
	(b) Irrevocable burial trusts or irrevocable burial contracts, or other irrevocable burial arrangements.
Burial Funds	(c) Burial insurance policies without cash surrender values.
	(2) Life insurance policies on the life of any individual in the family shall be exempt if the combined face value of all of the policies on the insured individual is \$1500 or less.
	(3) All dividends and interest that accrue to and are not removed from the burial fund or policy described in (1) or (2).
	The disregard of life insurance policies and burial related funds is allowed for all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	(a)(10)(A)(ii), (a)(10)(C)(i)(III), and 1905(p)

 $\hfill \square$ A motor vehicle is disregarded under specific conditions.

	Specified conditions:	
		As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-a Page 11:
☐ A specified type of resource is disregarded:		One motor vehicle per budget unit shall be exempt regardless of value or use. The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
	Name of management	D
	Name of resource type:	Description:
	Resources exempted under 1902(a) (10)(A)(ii)(XIII)	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 14: All resources exempted from consideration as resources for individuals in the optional coverage group under section 1902(a)(10)(A) (ii)(XIII) of the Act on the basis that they are employer or individual retirement arrangements authorized under the Internal Revenue Code shall continue to be exempt from consideration as resources in all other coverage groups subject to the provisions of 1902(r)(2) under which the individual later becomes eligible for medical assistance where the basis for that eligibility is the individual's age, blindness, or disability. These exemptions shall apply to the following coverage groups
		referenced in the Social Security Act at Section 1902(r)(2):
		• 1902(a)(10)(A)(ii)(I) • 1902(a)(10)(A) (ii)(X) • 1902(a)(10)(C)(i)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 5:
	Pursuant to court order in Principe v. Belshe (Sacramento County Superior Court Case No. 96CSOO115), a resource disregard would be allowed equal to the amount of incurred medical bills that are unpaid in the month where there are excess resources for the entire month,
	 only when payment of those medical bills occurs in a later month, and verification of payment is provided.
Unpaid incurred medical bills	This disregard would be allowed no earlier than the month of application (may not be one of the three months prior to the month of application).
	The requirements listed above would have to be met before eligibility is granted for the month throughout which the excess resources existed.
	This disregard would apply only to individuals who have excess resources for the entire month but who are otherwise eligible in that month under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
Japanese Reparation Payments	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 6: Japanese Reparation payments made by the Canadian government shall be exempt from consideration in determining eligibility for Medi-Cal. Japanese Reparation payments, whether made by the United States or Canadian governments shall be exempt if received by the spouse or inherited from the spouse who was the original recipient, or both. Where Japanese Reparation payments, whether made by the United States or Canadian governments, are converted to another form, amounts of otherwise excess, nonexempt resources sufficient to ensure that the amount of the exemption equals the amount of the reparation payments received by the individual or inherited by the spouse of the individual, or both, shall not be considered as resources in determining eligibility for Medi-Cal. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii)(I) • (a)(10)(A)(ii)(VI) • (a) (10)(A)(ii)(XVIII) • (a) (10)(A)(ii)(XVIIII) • (a) (10)(C)(i)(IIII) • (a) (10)(A)(ii)(XVIIII) • (a) (10)(C)(i)(IIII) • (a) (10)(A)(ii)(XVIIII) • (a)(10)(C)(i)(IIII) • (a)(10)(C)(i)(IIII) • (a)(10)(C)(i)(IIII) • (a)(10)(C)(i)(IIII) • (a)(10)(C)(i)(IIIII) • (a)(10)(C)(i)(IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII
SSI and AFDC differing methodologies	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 8: In considering all of the various items of resources where the SSI program and the AFDC program have differing methodologies, the State shall follow the methodology of the least restrictive of either the SSI program or the AFDC program. • The general rules contained in the paragraph above shall apply to determine the resource methodologies employed in consideration of all resource items unless a more specific methodology for a specific resource item is otherwise set forth and included in the State plan. The above paragraphs apply to the resources of all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 9:
	The principal residence shall not be considered as a resource if any of the following circumstances exist (this is in addition to the reasons specified by the SSI program and the AFDC program):
Principal residence disregard	• if a child under the age of 21 lives on the property, or • if a dependent relative lives on the property, (for this purpose only, a disabled child age 21 or over shall be considered a dependent relative), • if a sibling or child age 21 or over of the applicant or beneficiary has continuously resided on the property for at least one year immediately prior to the date the applicant or beneficiary entered a skilled nursing facility or intermediate care facility and continues to reside there, or • if the property cannot be readily converted to cash but a bona fide effort is being made to sell the property. A bona fide effort to sell means that the property is listed for sale with a licensed real estate broker for its fair market value established by a qualified real estate appraiser, a good faith effort is being made to sell the property, offers at fair market value are accepted, and the applicant or beneficiary has supplied proof of compliance with these conditions to the county.
	The above paragraphs apply to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups
	referenced in the Social Security Act at Section 1902(r)(2):
	• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 10:
Bona fide, good faith effort to sell or liquidate resource	The value of resources shall be disregarded when there is a bona fide, good faith effort being made to sell or liquidate the resource. The value of the resource shall be disregarded for as long as the bona fide good faith effort to sell or liquidate continues to be made. This methodology is essentially the same as the methodology applied to resources being sold or liquidated in the eligibility determinations of the SSI and AFDC program, however, since there is no conditional eligibility in the Medicaid program, the applicant/beneficiary shall not be required to sign, as a condition of eligibility, a statement agreeing to make repayment upon the sale of the property.
	The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
Restitution payments made to Holocaust victims	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 12 and 13:
	Excludable restitution payments made to a holocaust victim or his or her heirs or beneficiaries shall be considered an exempt resource for the purpose of determining eligibility to receive Medi-Cal benefits or the amounts of those benefits.
	A "holocaust victim" is a person who was persecuted by Nazi Germany, any other Axis regime, or any other Nazi controlled or Naziallied country:
	(1) on the basis of race, religion, physical or mental disability, or sexual orientation;(2) during any period before, during or after.
	An "excludable restitution payment" is any payment or distribution, recovered or returned asset or property, received directly by a holocaust victim or heirs or beneficiaries of a holocaust victim: (1) as compensation pursuant to the German Act Regulating Unresolved Property Claims, as amended (Gesetz zur Regelung offener Vermogensfragen); (2) as a result of a settlement of claims against any entity or individual for

Name of resource type:	Description:
	any recovered asset. A "recovered asset" is any asset of any type, including any bank deposits, insurance proceeds, artwork, or interest earned on any of these assets, owned by a holocaust victim, withheld from that holocaust victim or his or her heirs or beneficiaries and recovered, returned or otherwise compensated to the holocaust victim or his or her heirs or beneficiaries; (3) as a payment or restitution provided by law, or by a fund, established by any foreign country, the United States of America, or any other foreign or domestic entity, or as a result of a final resolution of a legal action; (4) as a direct or indirect return of, or compensation or reparation for, assets stolen or hidden from, or otherwise lost to, the individual before, during or immediately after World War II, including any insurance proceeds under policies issued on the individual by European insurance companies immediately before and during World War II; or (5) as interest, payable as part of any payment or distribution described in the paragraph. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
Independence Accounts	Independence Accounts established under the Work Incentives program shall be disregarded in the resource eligibility determination, subject to the limitation identified below: • Actions involving the accounts are subject to standard eligibility rules relating to resources (e.g., a transfer from the account for less than fair market value would be subject to transfer-of-asset rules).

dicaid State Flam Fint View	
Name of resource type:	Description:
	Supplement 8b to Attachment 2.6A, Page 13
In-home caregiver resource disregard	In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met:
	1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-home services through any federal, state or local government program.
	Payments made by the California Department of Social Services to an in-home care recipient for the purpose of purchasing in-home care services, including restaurant meals, shall be exempt.
	These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	• 1902(a)(10)(A)(ii) • 1902(a)(10)(C)(i) (III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 1:
	A resource disregard is given to an individual who has purchased a precertified long-term care insurance policy or health care service plan contract which covers long-term care and has used such policy or plan to pay for services.
	Services which the individual receives and are paid for by the precertified long-term care insurance policy or health care service plan contract, which covers long-term care, must not be delivered by a member of the individual's family, unless: • The family member is a regular employee of an organization which is providing the services; and • The organization receives the payment for the services: and • The family member receives no compensation other than the normal compensation for employees in his or her job category.
Precertified long-term care insurance policy or health care service plan contract	The amount of the disregard is equal to the lesser of the following amounts: • the amount of payments made for services by the insurance policy; or • the actual charge for the services.
	Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filed on behalf of a deceased individual for payment of costs for care and services received by the individual during his or her lifetime.
	The disregard of resources is allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C) (i)(i)]], or B. Optional Categorically Needy [1902(a)(10)(A)(ii)]. except those who are included in Section 1902 (a)(10)(A)(ii)(XI) and 1902(a)(10) (A)(ii)(IV) who are receiving Supplemental Security Income Payments under Title XVI or a State Supplemental Payment. or C. Who are Qualified Medicare Beneficiaries [1905(p)].

Individuals Eligible for but Not Receiving Cash Assistance

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O **SPA ID** CA-21-0053

Submission Type Official Initial Submission Date 8/31/2021 Effective Date 7/1/2022 **Approval Date** 11/24/2021

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D. Income Standard Used

The income standard used is the standard of the most closely related cash assistance program.

E. Resource Standard Used

The resource standard used is the standard of the most closely related cash assistance program.

Individuals Eligible for but Not Receiving Cash Assistance

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official **Approval Date** 11/24/2021 Superseded SPA ID CA-20-0045

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021 Effective Date 7/1/2022

F. Additional Information (optional)

Medicaid State Plan Eligibility

Eligibility Groups - Options for Coverage

Age and Disability- Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS0005O | CA-21-0053

Individuals who are age 65 or older or who have a disability, with income no higher than 100% FPL.

Package Header

Package ID CA2021MS0005O **SPA ID** CA-21-0053

Initial Submission Date 8/31/2021 Submission Type Official **Approval Date** 11/24/2021 Effective Date 7/1/2022

Superseded SPA ID CA-20-0045

System-Derived

The state covers the optional Age and Disability-Related Poverty Level eligibility group in accordance with the following provisions:

A. Characteristics

Individuals qualifying under this eligibility group must meet the following criteria:

1. Meet at least one of the following condition(s):

a. Are age 65 or older; or

b. Have a disability.

2. Have income and resources at or below the standard for this group.

Age and Disability- Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

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Submission Type Official

Approval Date 11/24/2021

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System-Derived

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B. Individuals Covered

Yes

 \bigcirc No

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

Age and Disability- Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0045

C. Financial Methodologies

System-Derived

1. SSI methodologies are used in calculating household income and resources. Please refer as necessary to Non-MAGI Methodologies, completed by the state.

Less restrictive methodologies are used in	n calculating countable income.
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Yes ○ No

a. The state uses the same less restrictive income methodologies for all individuals covered.

Yes

 $\bigcirc\,\mathsf{No}$

The less restrictive income methodologies are:

General income disregard:

Name of disregard:	Description:
Aged and Disabled FPL Expansion	Disregard the amount of countable income over 100% FPL up to 138% FPL. If such disregards are not sufficient to result in an effective income level equal to the SSI/SSP payment level for a disabled individual or, in the case of a couple, the SSI/SSP payment level for a disabled couple, then an income disregard sufficient to achieve that result [shall be applied].

Census Bureau wages are disregarded.

Description of disregard: As permitted under Section 1902(r)(2), all wages paid to an individual by the Census Bureau for temporary employme nt related to current or future census activities shall be exempt.

Name of income type:	Description:
Kinship Guardianship Benefit Payments	As referenced in Supplement 8a of Attachment 2.6-A page 9: As permitted under Section 1902(r)(2), in determining eligibility for the following coverage groups, State funded benefit payments under the State's Kinship Guardianship Assistance Payment Program (also known as Kinship Guardianship Assistance Payment Program -Enhanced) shall be exempt. These coverage groups are: 1902(a)(10)(A)(ii), 1902(a)(10)(C)(i)(III), and 1905(p).

Name of income type:	Description:
	As referenced in Supplement 8a of Attachment 2.6-A page 8:
In-home caregiver wages	In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: 1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-home services through any federal, state or local government program. Payments made by the California Department of Social Services to an in-home care recipient for the purpose of purchasing in-home care services, including restaurant meals, shall be exempt. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r) (2): • 1902(a)(10)(A)(ii) • 1902(p)

 $\hfill \Box$ The following less restrictive methodologies are used:

Name of methodology:	Description:

Name of methodology:	Description:
	Disregard and amount equal to the appropriate figure below, based on household size. This disregard description clarifies the existing policy listed on pages 6, 6a, and 7 of Supplement 8a to Attachment 2.6-A of the state plan.
Deductions for ineligible family members	Household of 1: \$600 Household of 2: \$750 Household of 2 adults*: \$934 Household of 3: \$934 Household of 4: \$1,100 Household of 5: \$1,259 Household of 6: \$1,417 Household of 7: \$1,550 Household of 8: \$1,692 Household of 9: \$1,825 Household of 10: \$1,959
	*A household of two adults where at least one person is aged, blind, or disabled utilizes the deduction for a household size of 3, as permitted by 42 CFR § 435.1007(c).
Medicare Part B Disregard	For the Section 1902 (a)(10)(A)(ii)(I) and (X) eligibility groups, disregard from an individual's income the amount of such individual's incurred Medicare Part B premium.

3. Less restrictive methodologies are used in calculating countable resources.	
• Yes No	
	 a. The state uses the same less restrictive resource methodologies for all individuals covered. Yes No
	The less restrictive resource methodologies are: General resource disregard:

Name of disregard:	Description:
Assembly Bill 133 (2021) Resource Disregard	A resource disregard equal to the difference between the applicable resource standard for this coverage group and \$130,000 for a single individual and an additional \$65,000 per household member, up to a maximum of 10 household members.

The state uses a less restrictive methodology with respect to resources set aside for burial.
Specified methodology for the treatment of resources se aside for burial:

odology for the treatment of resources set :	
Name of methodology:	Description:
Burial Funds	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-a, Page 2:
	All of the following shall be disregarded in determining eligibility in their entirety and shall not be applied against a single \$1500 limit:
	(1) All of the following burial related funds:
	(a) The first \$1500 paid for clearly designated burial funds such as burial insurance policies with cash surrender values, revocable burial trusts, revocable burial contracts, or other revocable burial arrangements.
	(b) Irrevocable burial trusts or irrevocable burial contracts, or other irrevocable burial arrangements.
	(c) Burial insurance policies without cash surrender values.
	(2) Life insurance policies on the life of any individual in the family shall be exempt if the combined face value of all of the policies on the insured individual is \$1500 or

Name of Description: methodology: less. (3) All dividends and interest that accrue to and are not removed from the burial fund or policy described in (1) or The disregard of life insurance policies and burial related funds is allowed for all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r) (2): (a)(10)(A)(ii), (a)(10)(C) (i)(III), and 1905(p)

The state uses a less restrictive methodology with respect to the treatment of motor vehicles.

A motor vehicle is disregarded under specific conditions.

Specified conditions:

Description: As

As referenced in SUPPLEME NT 8b TO ATTACHME NT 2.6-a Page 11:

One motor vehicle per budget unit shall be exempt regardless of value or use. The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the

Social Security Act at Section 1902(r)(2):

• (a)(10)(A) (ii) • (a)(10) (C)(i)(III) • 1905(p)

_ A specified type of resource is disregarded:

Name of resource type:	Description:
Restitution payments made to Holocaust victims	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 12 and 13:
	Excludable restitution payments made to a holocaust victim or his or her heirs or beneficiaries shall be considered an exempt resource for the purpose of determining eligibility to receive Medi-Cal benefits or the amounts of those benefits.
	A "holocaust victim" is a person who was persecuted by Nazi Germany, any other Axis regime, or any other Nazi controlled or Nazi-allied country:
	(1) on the basis of race, religion, physical or mental disability, or sexual orientation; (2) during any period before, during or after.
	An "excludable restitution payment" is any payment or distribution, recovered or returned asset or property, received directly by a holocaust victim or heirs or beneficiaries of a holocaust victim: (1) as compensation pursuant to the German Act Regulating Unresolved Property Claims, as amended (Gesetz zur Regelung offener Vermogensfragen); (2) as a result of a settlement of claims against any entity or

Name of resource type:

Description:

individual for any recovered asset. A

"recovered asset" is any asset of any type, including any bank deposits, insurance proceeds, artwork, or interest earned on any of these assets, owned by a holocaust victim, withheld from that holocaust victim or his or her heirs or beneficiaries and recovered, returned or otherwise compensated to the holocaust victim or his or her heirs or beneficiaries; (3) as a payment or restitution provided by law, or by a fund, established by any foreign country, the United States of America, or any other foreign or domestic entity, or as a result of a final resolution of a legal action; (4) as a direct or indirect return of, or compensation or reparation for, assets stolen or hidden from, or otherwise lost to, the individual before, during or immediately after World War II, including any insurance proceeds under policies issued on the individual by European insurance companies

These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)

immediately before and during World War II; or (5) as interest, payable as part of any payment or distribution described in the paragraph.

• (a)(10)(A)(ii) • (a)(10) (C)(i)(III) • 1905(p)

Name of resource type:	Description:
Independence Accounts	Independence Accounts established under the Work Incentives program shall be disregarded in the resource eligibility determination, subject to the limitation identified below: • Actions involving the accounts are subject to standard eligibility rules relating to resources (e.g., a transfer from the account for less than fair market value would be subject to transfer- of-asset rules).

Name of resource type:	Description:
-,,,,,	Supplement 8b to Attachment 2.6A, Page 13
	In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met:
In-home caregiver resource disregard	1) The caregiver is being paid for providing the inhome care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those inhome services through any federal, state or local government program.
	Payments made by the California Department of Social Services to an inhome care recipient for the purpose of purchasing inhome care services, including restaurant meals, shall be exempt.
	These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r) (2):
	• 1902(a)(10)(A)(ii) • 1902(a)(10)(C)(i)(III) • 1905(p)
Precertified long- term care insurance policy or health care service plan contract	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 1:
	A resource disregard is given to an individual who has purchased a precertified long-term care insurance policy or health care service plan contract which covers long-term care and has used such policy or plan to pay for services.
	Services which the individual receives and are paid for by

Name of resource type:

Description:

the precertified longterm care insurance policy or health care service plan contract, which covers longterm care, must not be delivered by a member of the individual's family, unless:

- · The family member is a regular employee of an organization which is providing the services; and
- The organization receives the payment for the services: and
- The family member receives no compensation other than the normal compensation for employees in his or her job category.

The amount of the disregard is equal to the lesser of the following amounts: • the amount of payments made for services by the insurance policy; or • the actual charge for the services.

Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filed on behalf of a deceased individual for payment of costs for care and services received by the individual during his or her lifetime.

The disregard of resources is allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C)(i)(III)], or B. Optional Categorically Needy [1902(a)(10)(A)(ii)]. except those who are included in Section 1902 (a)(10) (A)(ii)(VIII), 1902(a) (10)(A)(ii)(XI) and 1902(a)(10) (A)(ii)(IV) who are receiving Supplemental

Security Income

Name of resource			
type:	Payments under Title XVI or a State Supplemental Payment. or C. Who are Qualified Medicare Beneficiaries [1905(p)].		
Resources exempted under 1902(a)(10)(A) (ii)(XIII)	SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 14: All resources exempted from consideration as resources for individuals in the optional coverage group under section 1902(a)(10)(A)(ii)(XIII) of the Act on the basis that they are employer or individual retirement arrangements authorized under the Internal Revenue Code shall continue to be exempt from consideration as resources in all other coverage groups subject to the provisions of 1902(r) (2) under which the individual later becomes eligible for medical assistance where the basis for that eligibility is the individual's age,		
	These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r) (2): • 1902(a)(10)(A)(ii)(I) • 1902(a)(10)(A)(ii)(X) •		

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 5:
	Pursuant to court order in Principe v. Belshe (Sacramento County Superior Court Case No. 96CSOO115), a resource disregard would be allowed equal to the amount of incurred medical bills that are unpaid in the month where there are excess resources for the entire month,
	 only when payment of those medical bills occurs in a later month, and verification of payment is provided.
Unpaid incurred medical bills	This disregard would be allowed no earlier than the month of application (may not be one of the three months prior to the month of application).
	The requirements listed above would have to be met before eligibility is granted for the month throughout which the excess resources existed.
	This disregard would apply only to individuals who have excess resources for the entire month but who are otherwise eligible in that month under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	• (a)(10)(A)(ii) • (a)(10) (C)(i)(III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 6:
Japanese Reparation Payments	Japanese Reparation payments made by the Canadian government shall be exempt from consideration in determining eligibility for Medi-Cal.
	Japanese Reparation payments, whether made by the United States or Canadian governments shall be exempt if received by the spouse or inherited from the spouse who was the original recipient, or both.
	Where Japanese Reparation payments, whether made by the United States or Canadian governments, are converted to another form, amounts of otherwise excess, nonexempt resources sufficient to ensure that the amount of the exemption equals the amount of the reparation payments received by the individual or inherited by the spouse of the individual, or both, shall not be considered as resources in determining eligibility for Medi- Cal.
	These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r) (2):
	• (a)(10)(A)(ii)(I) • (a) (10)(A)(ii)(VI) • (a)(10) (A)(ii)(X) • (a)(10)(A)(ii) (XIII) • (a)(10)(A)(ii) (XVIII) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
SSI and AFDC differing methodologies	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 8: In considering all of the various items of resources where the SSI program and the AFDC program have differing methodologies, the State shall follow the methodology of the least restrictive of either the SSI program or the AFDC program. • The general rules contained in the paragraph above shall apply to determine the resource methodologies employed in consideration of all resource items unless a more specific methodology for a specific resource item is otherwise set forth and included in the State plan. The above paragraphs apply to the resources of all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r) (2): • (a)(10)(A)(ii) • (a)(10) ((C)(i)(III) • 1905(p)
Principal residence disregard	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 9: The principal residence shall not be considered as a resource if any of the following circumstances exist (this is in addition to the reasons specified by the SSI program and the AFDC program):
'nuiOefEaEOcOtnV00	• if a child under the

Name of resource type:

Description:

age of 21 lives on the property, or • if a dependent relative lives on the property, (for this purpose only, a disabled child age 21 or over shall be considered a dependent relative), • if a sibling or child age 21 or over of the applicant or beneficiary has continuously resided on the property for at least one year immediately prior to the date the applicant or beneficiary entered a skilled nursing facility or intermediate care facility and continues to reside there, or · if the property cannot be readily converted to cash but a bona fide effort is being made to sell the property. A bona fide effort to sell means that the property is listed for sale with a licensed real estate broker for its fair market value established by a qualified real estate appraiser, a good faith effort is being made to sell the property, offers at fair market value are accepted, and the applicant or beneficiary has supplied proof of compliance with these conditions to the county.

The above paragraphs apply to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)

• (a)(10)(A)(ii) • (a)(10) (C)(i)(III) • 1905(p)

Age and Disability- Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS0005O | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0045

System-Derived

D. Income Standard Used

The income standard for this eligibility group is:

1. 100% FPL

2. A lower percent of the FPL:

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

Age and Disability- Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0045

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

E. Resource Standard Used

The resource standard used is:

- 1. The resource limit for the SSI program; or
- 2. The resource limit used in the state's medically needy program, if higher.

Age and Disability- Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0045

System-Derived

F. Additional Information (optional)

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

SPA ID CA-21-0053

Eligibility Groups - Options for Coverage

Work Incentives

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Individuals with a disability with income below 250% of the FPL, who would qualify for SSI except for earned income.

Package Header

Package ID CA2021MS0005O

Initial Submission Date 8/31/2021 Submission Type Official Approval Date 11/24/2021 Effective Date 7/1/2022

Superseded SPA ID CA-20-0022

System-Derived

The state covers the optional Work Incentives eligibility group in accordance with the following provisions:

A. Characteristics

Individuals qualifying under this eligibility group must meet the following criteria:

- 1. Have earned income.
- 2. Meet the SSI definition of disability, but for earned income.
- 3. Meet income and resource standards following a two-step process, which includes:
 - a. Step One A comparison of family net income to 250% FPL; and
 - b. Step Two A comparison of individual net income and resources to the SSI standards, excluding earned income.

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS00050 | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

B. Step One Financial Methodologies and Income Test

1.	Financial	methodo	logies

a. SSI methodologies are used in calculating family income. Please refer as necessary to Non-MAGI Methodologies, completed by the state.

b. Less restrictive methodologies are used in calculating countable income.

Yes

○ No

The less restrictive income methodologies are:

Census Bureau wages are disregarded.

Description of disregard: As permitted under Section 1902(r)(2), all wages paid to an individual by the Census Bureau for temporary employment related to current or future census activities shall be exempt.

A specified type of income is disregarded:

Name of income type:	Description:		
Name of income type:	As referenced in Supplement 8a of Attachment 2.6-A page 8: In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: 1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-		
In-home Caregiver Wages	home services through any federal, state or local government program.		
	Payments made by the California Department of Social Services to an in-home care recipient for the purpose of purchasing in-home care services, including restaurant meals, shall be exempt. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):		
	• 1902(a)(10)(A)(ii) • 1902(a)(10)(C)(i) (III) • 1905(p)		

Name of income type:	Description:
Kinship Guardianship Benefit Payments	As referenced in Supplement 8a of Attachment 2.6-A page 9: As permitted under Section 1902(r) (2), in determining eligibility for the following coverage groups, State funded benefit payments under the State's Kinship Guardianship Assistance Payment Program (also known as Kinship Guardianship Assistance Payment Program - Enhanced) shall be exempt. These coverage groups are: 1902(a)(10)(A)(ii), 1902(a)(10)(C)(i) (III), and 1905(p).
Disability-based income disregard	As referenced in Supplement 8a to Attachment 2.6 A, Page 5: For the working disabled covered under the provisions of Section 1902(a)(10)(A)(ii)(XIII) of the Act (1) As permitted under Section 1902 (r)(2); all disability income of the disabled individual is exempted (e.g. federal and state disability income and private disability income such as an indemnity payment from an insurance company based on the individual's disability). (2) As permitted under Section 1902(r)(2), social security disability income that converts to retirement income upon the retirement of the individual, including any increases in the amount of that income, shall be exempt.
2009 SSI/SSP Payment Levels	As referenced in Supplement 8a to Attachment 2.6-A Page 5a: Beginning on July 1, 2009, an amount of otherwise countable income equal to the difference between the applicable SSI/SSP payment level and the applicable SSI/SSP payment level in effect on June 30, 2009 shall be exempt until and unless the SSI/SSP payment levels increase to a point that is above the levels in effect on June 30, 2009. This exemption shall be applied to the following coverage groups: • 1902(a)(10)(A)(ii)(XIII)

2. Income Test

Family net income must be less than 250% FPL. Please refer as necessary to Non-MAGI Methodologies for the definition of family size.

MEDICAID | Medicaid State Plan | Eligibility | CA2021MS0005O | CA-21-0053

Package Header

Package ID CA2021MS0005O

Submission Type Official

Approval Date 11/24/2021

Superseded SPA ID CA-20-0022

System-Derived

SPA ID CA-21-0053

Initial Submission Date 8/31/2021

Effective Date 7/1/2022

C. Step Two Financial Methodologies and Income/Resource Test

 Financial 	method	ob	logie
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a. SSI methodologies are used in calculating income and resources, except that earned income is not counted. Please refer as necessary to Non-MAGI Methodologies, completed by the state.

b. Less restrictive methodologies are used in calculating countable income.

Yes

○ No

The less restrictive income methodologies are:

Census Bureau wages are disregarded.

Description of disregard: As permitted under Section 1902(r)(2), all wages paid to an individual by the Census Bureau for temporary employment related to current or future census activities shall be exempt.

A specified type of income is disregarded:

Name of income type:	Description:
Name of income type: Disability-based income disregard	As referenced in Supplement 8a to Attachment 2.6 A, Page 5: For the working disabled covered under the provisions of Section 1902(a)(10)(A)(ii)(XIII) of the Act (1) As permitted under Section 1902 (r)(2); all disability income of the disabled individual is exempted (e.g. federal and state disability income and private disability income such as an indemnity payment from an insurance company based on the individual's disability). (2) As permitted under Section 1902(r)(2), social security disability
	income that converts to retirement income upon the retirement of the individual, including any increases in the amount of that income, shall be exempt.

c. Less restrictive methodologies are used in c Yes ○ No The less restrictive resource methodologies are:

General resource disregard:

Name of disregard:

Description:

Name of disregard:	Description:
Assembly Bill 133 (2021) Resource Disregard	A resource disregard equal to the difference between the applicable resource standard for this coverage group and \$130,000 for a single individual and an additional \$65,000 per household member, up to a maximum of 10 household members.

TO ATTACH All of the for disregarder eligibility in not be app \$1500 limit (1) All of the related fun (a) The first designated burial insured surrender of trusts, revoor or other rearrangeme (b) Irrevocairrevocable	er household member, eximum of 10 household
Name of methodology: As reference TO ATTACH All of the for disregarder eligibility in not be app \$1500 limit (1) All of the related fun (a) The first designated burial insure surrender vertrusts, revoor or other rearrangeme (b) Irrevocable irrevocable irrevocable irrevocable irrevocable.	
As reference TO ATTACH All of the for disregarder eligibility in not be app \$1500 limit (1) All of the related fun (a) The first designated burial insursurrender trusts, revo or other rearrangeme (b) Irrevocaliries of the first designated burial insursurrender trusts, revo or other rearrangeme.	
TO ATTACH All of the for disregarder eligibility in not be app \$1500 limit (1) All of the related fun (a) The first designated burial insured surrender of trusts, revoor or other rearrangeme (b) Irrevocal irrevocable	n:
Burial Funds (c) Burial i without cas (2) Life insulife of any i shall be ext face value of the insured less. (3) All dividactrue to a from the bidescribed i The disregary policies and allowed for recipients of eligible uncertain and wone of the groups reference in the part of	the following burial ands: st \$1500 paid for clearly of burial funds such as rance policies with cash values, revocable burial contracts, evocable burial ents. stable burial trusts or a burial contracts, or ocable burial
☐ The state uses a less restrictive methodology with respect to the treatment of motor vehicles. ☐ A motor vehicle is disregarded under specific conditions.	

Specified conditions:

Description: As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-a Page 11:

> One motor vehicle per budget unit shall be exempt regardless of value or use. The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):

• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

A specified type of resource is disregarded:

Name of resource type:	Description:
SSI and AFDC differing methodologies	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 8: In considering all of the various items of resources where the SSI program and the AFDC program have differing methodologies, the State shall follow the methodology of the least restrictive of either the SSI program or the AFDC program. • The general rules contained in the paragraph above shall apply to determine the resource methodologies employed in consideration of all resource items unless a more specific methodology for a specific resource item is otherwise set forth and included in the State plan. The above paragraphs apply to the resources of all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 9:
t (The principal residence shall not be considered as a resource if any of the following circumstances exist (this is in addition to the reasons specified by the SSI program and the AFDC program):
Principal residence disregard Principal residence disregard Principal residence disregard Principal residence disregard	*if a child under the age of 21 lives on the property, or • if a dependent relative lives on the property, (for this purpose only, a disabled child age 21 or over shall be considered a dependent relative), • if a sibling or child age 21 or over of the applicant or beneficiary has continuously resided on the property for at least one year immediately prior to the date the applicant or beneficiary entered a skilled nursing facility or intermediate care facility and continues to reside there, or • if the property cannot be readily converted to cash but a bona fide effort is being made to sell the property. A bona fide effort to sell means that the property is listed for sale with a licensed real estate broker for its fair market value established by a qualified real estate appraiser, a good faith effort is being made to sell the property, offers at fair market value are accepted, and the applicant or beneficiary has supplied proof of compliance with these conditions to the county. The above paragraphs apply to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
	4-1

Name of resource type:	Description:
Bona fide, good faith effort to sell or liquidate resource	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 10: The value of resources shall be disregarded when there is a bona fide, good faith effort being made to sell or liquidate the resource. The value of the resource shall be disregarded for as long as the bona fide good faith effort to sell or liquidate continues to be made. This methodology is essentially the same as the methodology applied to resources being sold or liquidated in the eligibility determinations of the SSI and AFDC program, however, since there is no conditional eligibility in the Medicaid program, the applicant/beneficiary shall not be required to sign, as a condition of eligibility, a statement agreeing to make repayment upon the sale of the property. The above paragraph applies to all applicants and recipients who are otherwise eligible under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
Restitution payments made to Holocaust victims	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 12 and 13: Excludable restitution payments made to a holocaust victim or his or her heirs or beneficiaries shall be considered an exempt resource for the purpose of determining eligibility to receive Medi-Cal benefits or the amounts of those benefits. A "holocaust victim" is a person who was persecuted by Nazi Germany, any other Axis regime, or any other Nazi controlled or Nazi- allied country: (1) on the basis of race, religion, physical or mental disability, or sexual orientation; (2) during any period before, during or after. An "excludable restitution payment" is any payment or distribution, recovered or returned asset or property, received directly by a holocaust victim or heirs or beneficiaries of a holocaust victim: (1) as compensation pursuant to the German Act Regulating Unresolved Property Claims, as amended (Gesetz zur Regelung offener Vermogensfragen); (2) as a result of a settlement of claims against any entity or individual for

Name of resource type:

Description:

any recovered asset. A "recovered asset" is any asset of any type, including any bank deposits, insurance proceeds, artwork, or interest earned on any of these assets, owned by a holocaust victim, withheld from that holocaust victim or his or her heirs or beneficiaries and recovered, returned or otherwise compensated to the holocaust victim or his or her heirs or beneficiaries; (3) as a payment or restitution provided by law, or by a fund, established by any foreign country, the United States of America, or

any other foreign or domestic entity, or as a result of a final resolution of a legal action; (4) as a direct or indirect return of, or compensation or reparation for, assets stolen or hidden from, or otherwise lost to, the individual before, during or immediately after World War II, including any insurance proceeds under policies issued on the individual by European insurance companies immediately before and during World War II; or (5) as interest, payable as part of any payment or distribution

These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):

described in the paragraph.

• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
	Exclude the value of all retirement accounts while the account owner is receiving coverage under section 1902(a)(10)(A)(ii)(XIII) of the Act.
Independence Accounts	For individuals enrolled in the eligibility category described at section 1902(a)(10)(A)(ii)(XIII) of the Act, the following resource methodology applies:
	A resource disregard will apply to an account established by the beneficiary after and during the individual's enrollment in the category. The individual shall designate the account to the state Medicaid agency as his or her Independence Account.
	These accounts will be held separately from non-exempt resources in accounts for which prior approval has been obtained from the Department.
	There is no minimum or maximum limit to establish the account.
	There is no minimum or maximum limit that can be deposited to the existing account
	Supplement 8b to Attachment 2.6A, Page 13
In-home caregiver resource disregard	In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met:
	1) The caregiver is being paid for providing the in-home care to his/her spouse or minor child living in the home, and 2) The spouse or minor child is receiving those in-home services through any federal, state or local government program.
	Payments made by the California Department of Social Services to an in-home care recipient for the purpose of purchasing in-home care services, including restaurant meals, shall be exempt.
	These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2):
	• 1902(a)(10)(A)(ii) • 1902(a)(10)(C)(i) (III) • 1905(p)

A resource disregard is given to an individual who has purchased a precertified long-term care insurance policy or health covers long-term care and has used such policy or plan to pay for services. Services which the individual receives and are paid for by the precertified long-term care insurance policy or health care service plan contract, which cover long-term care, must not be delivered by a member of the individual's family, unless: • The family member is a regular employee of an organization whice is providing the services; and • The organization receives the payment for the services: and • The family member receives no compensation other than the normal compensation for employees in his or her job category. Precertified long-term care insurance policy or health care service plan contract The amount of the disregard is equal to the lesser of the following amounts: • the amount of payments made for services by the insurance policy or health care services by the insurance policy or the actual charge for the service. Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filed on behalf of a deceased individual for payment of costs for care and services received by the individual during his or her lifetime. The disregard of resources is allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medicailly Needy [1902(a)(10)(Q)(i)(i)(i)), or B. Optional Categorically Needy [1902(a)(10)(A)(ii)(VIII)), 1902(a)(10)(A)(ii)(VIII), 1902(a)(10)(A)(ii)(VIII) who are receiving Supplemental	Name of resource type:	Description:
individual who has purchased a precertified long-term care insurance policy or health care service plan contract which covers long-term care and has used such policy or plan to pay for services. Services which the individual receives and are paid for by the precertified long-term care insurance policy or health care service plan contract, which cover long-term care, must not be delivered by a member of the individual's family, unless: • The family member is a regular employee of an organization whice is providing the services; and • The organization receives the payment for the services: and • The family member receives no compensation other than the normal compensation for employees in his or her job category. Precertified long-term care insurance policy or health care service plan contract The amount of the disregard is equal to the lesser of the followin, amounts: • the amount of payments made for services by the insurance polic or • the actual charge for the service. Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filed on behalf of a deceased individual for payment of costs for care and services received by the individual during his or her lifetime. The disregard of resources is allowed for aged, blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C)(i)(ii)], or B. Optional Categorically Needy [1902(a)(10)(A)(ii)]. except those who are included in Section 1902 (a)(10)(A)(ii)], 1902(a)(10)(A)(ii)], except those who are included in Section 1902 (a)(10)(A)(ii)), 1902(a)(10)(A)(ii)), 1902(a)(10)(A)(iii), 1902(a)(10)(A)(iii), 1902(a)(10)(A)(iii), 1902(a)		As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 1:
receives and are paid for by the precertified long-term care insurance policy or health care service plan contract, which cover long-term care, must not be delivered by a member of the individual's family, unless: • The family member is a regular employee of an organization which is providing the services; and • The organization receives the payment for the services: and • The family member receives no compensation other than the normal compensation for employees in his or her job category. Precertified long-term care insurance policy or health care service plan contract The amount of the disregard is equal to the lesser of the following amounts: • the amount of payments made for services by the insurance polic or • the actual charge for the service. Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filled on behalf of a deceased individual for payment of costs for care and services received by the individual during his or her lifetime. The disregard of resources is allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C)(i)(III)), or B. Optional Categorically Needy [1902(a)(10)(A)(ii)). except those who are included in Section 1902 (a)(10)(A)(ii)(VIII), 1902(a)(10)(A)(iii)(VIII), 1902(a)(10)(A)(iii)(VIIII), 1902(a)(10)(A)(iii)(VIIII), 1902(a)(10)(A)(iii)(VIIII), 1902(a)(10)(A)(iii)(VIIII		precertified long-term care insurance policy or health care service plan contract which covers long-term care and has used such
equal to the lesser of the following amounts: • the amount of payments made for services by the insurance policy or • the actual charge for the service: Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filed on behalf of a deceased individual for payment of costs for care and services received by the individual during his or her lifetime. The disregard of resources is allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C)(i)(iII)], or B. Optional Categorically Needy [1902(a)(10)(A)(ii)]. except those who are included in Section 1902 (a)(10)(A)(ii)(VIII), 1902(a)(10)(A)(ii)(VIII), 1902(a)(10)(A)(ii)(VIII), and 1902(a)(10) (A)(ii)(VIII), who are receiving Supplemental		receives and are paid for by the precertified long-term care insurance policy or health care service plan contract, which covers long-term care, must not be delivered by a member of the individual's family, unless: The family member is a regular employee of an organization which is providing the services; and The organization receives the payment for the services: and The family member receives no compensation other than the normal compensation for employees in his or her job
Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filed on behalf of a deceased individual for payment of costs for care and services received by the individual during his or her lifetime. The disregard of resources is allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C)(i)(III)], or B. Optional Categorically Needy [1902(a)(10)(A)(ii)]. except those who are included in Section 1902 (a)(10)(A)(iii)(VIII), 1902(a)(10)(A)(iii)(VIII), 1902(a)(10)(A)(iii)(VIII), and 1902(a)(10) (A)(iii)(VIV) who are receiving Supplemental	insurance policy or health care	equal to the lesser of the following amounts: • the amount of payments made for services by the insurance policy; or
allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C)(i)(III)], or B. Optional Categorically Needy [1902(a)(10)(A)(ii)]. except those who are included in Section 1902 (a)(10)(A)(ii)(VIII), 1902(a)(10)(A)(ii) (XI) and 1902(a)(10) (A)(ii)(IV) who are receiving Supplemental		Such disregard is in effect for the lifetime of the individual. The disregard is also allowed if a Medicaid application is filed on behalf of a deceased individual for payment of costs for care and services received by the individual
Security Income Payments under Title XVI or a State Supplemental Payment. or C. Who are Qualified Medicare Beneficiaries [1905(p)].		The disregard of resources is allowed for aged. blind and disabled individuals who are otherwise eligible and: A. Medically Needy [1902(a)(10)(C) (i)(III)], or B. Optional Categorically Needy [1902(a)(10)(A)(ii)]. except those who are included in Section 1902 (a)(10)(A)(ii)(VIII), 1902(a)(10)(A)(ii) (XI) and 1902(a)(10) (A)(ii)(IV) who are receiving Supplemental Security Income Payments under Title XVI or a State Supplemental Payment. or C. Who are Qualified Medicare

Name of resource type:	Description:
Separately identified account	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 1: All retained earned income of a disabled individual that is held in a separately identified account and that is not commingled with any other resources shall be exempt from consideration as resources as permitted by Section 1902(r)(2).
Unpaid incurred medical bills	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 5: Pursuant to court order in Principe v. Belshe (Sacramento County Superior Court Case No. 96CSOO115), a resource disregard would be allowed equal to the amount of incurred medical bills that are unpaid in the month where there are excess resources for the entire month, • only when payment of those medical bills occurs in a later month, and • verification of payment is provided. This disregard would be allowed no earlier than the month of application (may not be one of the three months prior to the month of application). The requirements listed above would have to be met before eligibility is granted for the month throughout which the excess resources existed. This disregard would apply only to individuals who have excess resources for the entire month but who are otherwise eligible in that month under California's State Plan and who are also a member of one of the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)

Name of resource type:	Description:
Name of resource type: Japanese Reparation Payments	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page 6: Japanese Reparation payments made by the Canadian government shall be exempt from consideration in determining eligibility for Medi-Cal. Japanese Reparation payments, whether made by the United States or Canadian governments shall be exempt if received by the spouse or inherited from the spouse who was the original recipient, or both. Where Japanese Reparation payments, whether made by the United States or Canadian governments, are converted to another form, amounts of otherwise excess, nonexempt resources sufficient to ensure that the amount of the exemption equals the amount of the reparation payments received by the individual or inherited by the spouse of the individual, or both, shall not be considered as resources in determining eligibility for Medi-Cal. These exemptions shall apply to the following coverage groups referenced in the Social Security Act at Section 1902(r)(2): • (a)(10)(A)(ii)(I) • (a)(10)(A)(ii)(VIII) • (a) (10)(A)(ii)(VIIII) • (a) (10)(A)(ii)(VIIII) • (a) (10)(C)(ii)(IIII) • (a) (10)(A)(ii)(VIIII) • (a) (10)(C)(ii)(IIII) • (a) (10)(A)(ii)(VIIII) • (a)(10)(C)(ii)(IIII)

2. Income Test

For individuals who pass Step One, in Step Two, the individual's unearned income (plus deemed income, if appropriate) must be less than one of the following income standards:

- O a. The SSI income standard.
- b. The income standard of the state supplement program.
- 3. Resource Test

The individual's resources must be less than the SSI resource standard.

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Package Header

Package ID CA2021MS0005O

Submission Type Official

Initial Submission Date 8/31/2021

Approval Date 11/24/2021

Effective Date 7/1/2022

SPA ID CA-21-0053

Superseded SPA ID CA-20-0022

System-Derived

D. Premiums and Cost Sharing

Requirements for premiums and cost sharing for this group are found in the premium and cost sharing sections of the state plan.

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E. Additional Information (optional)

Requirements for premiums and cost sharing for this group are found in the premium and cost sharing sections as well as page 12d of Attachment 2.6-A of the state plan.

PRA Disclosure Statement: Centers for Medicare & Medicaid Services (CMS) collects this mandatory information in accordance with (42 U.S.C. 1396a) and (42 CFR 430.12); which sets forth the authority for the submittal and collection of state plans and plan amendment information in a format defined by CMS for the purpose of improving the state application and federal review processes, improve federal program management of Medicaid programs and Children's Health insurance Program, and to standardize Medicaid program data which covers basic requirements, and individualized content that reflects the characteristics of the particular state's program. The information will be $used \ to \ monitor \ and \ analyze \ performance \ metrics \ related \ to \ the \ Medicaid \ and \ Children's \ Health \ Insurance \ Program \ in \ efforts \ to \ boost \ program \ integrity \ efforts, improve$ performance and accountability across the programs. Under the Privacy Act of 1974 any personally identifying information obtained will be kept private to the extent of the law. According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1188. The time required to complete this information collection is estimated to range from 1 hour to 80 hours per response (see below), including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

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