Records / Submission Packages

# CA - Submission Package - CA2019MS0008O - (CA-19-0050) -Eligibility

Summary **Reviewable Units** Versions Correspondence Log Approval Letter **Related Actions** 

DEPARTMENT OF HEALTH & HUMAN SERVICES Centers for Medicare & Medicaid Services San Francisco Regional Office 90 Seventh Street, Suite 5 - 300 (5W) San Francisco, CA 94103-6706



# Division of Medicaid and Children's Health Operations

December 20, 2019

Richard Figueroa **Acting Director** California Department of Health Care Services 1501 Capitol Avenue Sacramento, CA 95814

Re: Approval of State Plan Amendment CA-19-0050

Dear Richard Figueroa:

On September 30, 2019, the Centers for Medicare and Medicaid Services (CMS) received California State Plan Amendment (SPA) CA-19-0050 to elect authority under section 1902(r)(2) of the Social Security Act (the Act) to apply an income methodology less restrictive than the supplemental security income (SSI) program's for certain Medicaid applicants and beneficiaries. Specifically, California proposed to disregard income up to 138 percent of the federal poverty level (FPL) for individuals seeking eligibility on the basis of having blindness for the eligibility group described in section 1902(a)(10)(A)(ii)(I) of the Act, and individuals seeking eligibility in the eligibility group described in section 1902(a)(10)(A)(ii)(X) of the Act.

This income disregard is permissible under the authority of section 1902(r)(2) of the Act.

We approve California State Plan Amendment (SPA) CA-19-0050 on December 20, 2019 with an effective date(s) of August 01, 2020.

Name	Date Created
No ite	ems available

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

Sincerely,

Richard C. Allen

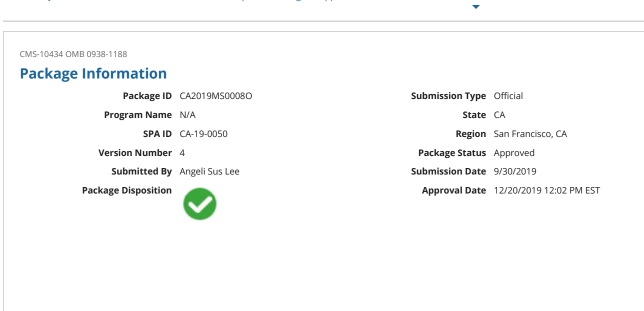
Director, Western Regional Operations Group Center for Medicaid and CHIP Services

Division of Medicaid and Children's **Health Operations** 

Records / Submission Packages

# CA - Submission Package - CA2019MS0008O - (CA-19-0050) -Eligibility

Summary Reviewable Units Versions Correspondence Log Approval Letter Related Actions



Income/Resource Methodologies

Eligibility Determinations of Individuals Age 65 or Older or Who Have Blindness or a Disability

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

#### **Package Header**

Package ID CA2019MS0008O Submission Type Official **Approval Date** 12/20/2019

Superseded SPA ID New User-Entered **SPA ID** CA-19-0050

Initial Submission Date 9/30/2019

Effective Date 8/1/2020

### A. Eligibility Determinations of Individuals Who Are Age 65 or Older or Who Have **Blindness or a Disability**

Eligibility determinations of individuals who are age 65 or older or who have blindness or a disability are based on one of the following:

• 1. SSA Eligibility Determination State (1634 State)

The state has an agreement under section 1634 of the Social Security Act for the Social Security Administration to determine Medicaid eligibility of SSI beneficiaries. For all other individuals who seek Medicaid eligibility on the basis of being age 65 or older or having blindness or a disability, the state requires a separate Medicaid application and determines financial eligibility based on SSI income and resource methodologies.

2. State Eligibility Determination (SSI Criteria State)

The state requires all individuals who seek Medicaid eligibility on the basis of being age 65 or older or having blindness or a disability, including SSI beneficiaries, to file a separate Medicaid application, and determines financial eligibility based on SSI income and resource methodologies.

3. State Eligibility Determination (209(b) State)

The state requires all individuals who seek Medicaid eligibility on the basis of being age 65 or older or having blindness or a disability, including SSI beneficiaries, to file a separate Medicaid application, and determines financial eligibility using income and resource methodologies more restrictive than SSI.

#### **B.** Additional information (optional)

Income/Resource Methodologies

### Non-MAGI Methodologies

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS00080 | CA-19-0050

#### **Package Header**

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The state will apply the methodologies as described below, and consistent with 42 CFR 435.601, 435.602, and 435.831.

## A. Basic Financial Methodology

- 1. The state applies the income and resource methodologies of the SSI program when determining eligibility for a population based on age (65 or older) or having blindness or a disability, with the exceptions described below in B. through G.
- 2. The state applies the financial methodologies of either the SSI program or the AFDC program in effect as of July 16, 1996 (whichever is most closely related) when determining eligibility for a population based on age (as a child), pregnancy, or status as a caretaker relative, with the exceptions described below in B. through G.

## **B.** Use of Less Restrictive Methodologies

<ol> <li>The state elects to apply income and/or</li> </ol>	resources methodologies that ar	e less restrictive than those	used under the cash	assistance programs,
in accordance with 42 CFR 435.601(d).				

Yes

O No

2. The less restrictive income and resource methodologies are described on the RU for each applicable eligibility group.

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS00080 | CA-19-0050

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## C. Financial Responsibility of Relatives

1. In determining financial eligibility for an individual, the state does not include income and resources from anyone other than the individual's spouse, and for individuals under age 21 or who have blindness or disability, the individual's parent.

> a.The state includes the income and resources of a spouse or parent only when they are living with the individual in the same household, except as follows:

> > i. In the case of spouses who are age 65 or older or who have blindness or disability and who share the same room in a Medicaid institution, the state:

> > > (1) Considers these couples either as living together or as living separately for the purpose of counting income and resources, whichever is more advantageous to the couple.

> > > (2) Considers these couples as living separately for the purpose of counting income and resources.

ii. Where applicable, the state determines income and resource eligibility consistent with the spousal impoverishment rules of section 1924 of the Act, as described in the Resource Assessment and Eligibility reviewable unit.

b. In the case of individuals under age 21 for whom AFDC is the most closely related cash assistance program, the income and resources of parents and spouses are included only if the individual would have been considered a dependent under the state's approved AFDC state plan in effect as of July 16, 1996.

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## **D. Family Size**

- 1. The family size of an individual for whom the SSI income and resource methodologies are used (as described in section A) includes the persons identified below:
  - a. The individual applying, or
  - b. If the individual lives together with his or her spouse, the individual applying and the spouse, or
  - c. If the individual lives together with his or her parent(s) and the individual is under 21 or has blindness or a disability, the individual applying and the parent(s).
- 2. The family size of an individual for whom the AFDC income and resource methodologies are used (as described in section A.), includes the persons who would have been included in the family under the state's July 16, 1996 AFDC state plan, except where the state has elected to use the MAGI-like methodologies (as described in section E).
- 3. The state defines family size for one or more of the following FPL eligibility groups to include others beyond those identified in D.1. and D.2.

● Yes
○ No
$\!$
$\boxed{\mathscr{C}}$ b. Specified Low Income Medicare Beneficiaries (described in section 1902(a)(10)(E)(iii) of the Act)
☑ c. Qualifying Individuals (described in section 1902(a)(10)(E)(iv) of the Act)
$\square$ d. Qualified Disabled and Working Individuals (described in section 1902(a)(10)(E)(ii) of the Act)
$\square$ e. Age and Disability-Related Poverty Level (described in section 1902(a)(10)(A)(ii)(X) of the Act)
$\square$ f. Work Incentives (described in section 1902(a)(10)(A)(ii)(XIII) of the Act)
$\square$ g. Family Opportunity Act Children with a Disability (described in section 1902(a)(10)(A)(ii)(XIX) of table Act)

 $\square$  h. Individuals Receiving State Plan Home and Community-Based Services (described in 42 CFR 435.219)

4. The state uses the same definition of family size for the selected FPL eligibility groups.

Yes

O No

- 5. For the selected FPL eligibility groups, family size is defined as follows:
- O a. Family is defined as the individual, the individual's spouse and the individual's children under age 18 living together in the same household. If the individual is a child, the child's parents and siblings under age 18 are also included in the household if living together.
- b. The state uses another definition of family.

Name of other definition:	Description:
Alternative definition of family for QMB, SLMB, and QI 1	Family members include spouse, parents, and children under age 21 if living together, and children 18 years of age or older but under 21, whether living in the home or away from home, being claimed as a dependent by the parent(s) in order to receive a tax credit or deduction for state or federal income tax purposes. However, if the person is 18 to 21 years of age, blind, or disabled, living in the home with the parents, not claimed as a dependent by the parent in order to receive a tax credit or deduction for state or federal income tax purposes, and not currently enrolled in school, college, university, or

Name of other definition:	Description:
	a course of vocational or technical training to prepare for gainful employment, the person is considered an adult.

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## **E.** Use of MAGI-like Methodologies

<ol> <li>The state uses MAGI-like methodologies for one or more</li> </ol>	populations for whom	the most closely related ca	ash assistance program would be the
AFDC program in effect as of July 16, 1996.			

O Yes

No

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

## **Package Header**

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**SPA ID** CA-19-0050 Initial Submission Date 9/30/2019 Effective Date 8/1/2020

## F. Countable Income Deductions for the Medically Needy

In determining countable income for individuals who are age 65 or older or who have blindness or a disability, the state deducts:

- 1. Amounts that would be deducted in determining eligibility under SSI.
- 2. The highest amounts that would be deducted in determining eligibility for optional state supplements if these supplements are paid to all individuals who are receiving SSI or would be eligible for SSI except for their income.

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

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**G.** Additional Information (optional)

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## **Mandatory Eligibility Groups**

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS00080 | CA-19-0050

### **Package Header**

Package ID CA2019MS0008O

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User-Entered

**SPA ID** CA-19-0050

Initial Submission Date 9/30/2019

Effective Date 8/1/2020

## **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	Ø	✓		0	CONVERTED
Parents and Other Caretaker Relatives	ø	<b>V</b>		0	CONVERTED
Pregnant Women	<b>(2)</b>	<b>✓</b>		0	CONVERTED
Deemed Newborns	•	<b>~</b>		0	NEW
Children with Title IV-E Adoption Assistance, Foster Care or Guardianship Care	Ø	V		0	NEW
Former Foster Care Children	ø	<b>~</b>		0	NEW
Transitional Medical Assistance	Ø	<b>V</b>		0	NEW
Extended Medicaid due to Spousal Support Collections	P	<b>√</b>		0	NEW

## Aged, Blind and Disabled

Eligibility Group Name		Covered In State Plan	Include RU In Package <b>②</b>	Included in Another Submission Package	Source Type 😯
SSI Beneficiaries	ø	<b>✓</b>		0	NEW
Closed Eligibility Groups	P	<b>✓</b>		0	NEW
Individuals Deemed To Be Receiving SSI	ø	<b>√</b>		0	NEW
	ø	<b>✓</b>		0	NEW

Eligibility Group Name		Covered In State Plan	Include RU In Package 🚱	Included in Another Submission Package	Source Type 🛭
Working Individuals under 1619(b)					
Qualified Medicare Beneficiaries	P	<b>V</b>		•	NEW
Qualified Disabled and Working Individuals	P	<b>✓</b>		•	NEW
Specified Low Income Medicare Beneficiaries	P	<b>✓</b>		•	NEW
Qualifying Individuals	P	<b>~</b>		•	NEW

## **Mandatory Eligibility Groups**

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

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

● Yes ○ No

#### **Families and Adults**

Eligibility Group Name		Covered In State Plan	Include RU In Package 🚱	Included in Another Submission Package	Source Type 🛭
Adult Group	ø	<b>✓</b>		0	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

### **Optional Eligibility Groups**

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

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Effective Date 8/1/2020

## **A. Options for Coverage**

The state provides Medicaid to specified optional groups of individuals.

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-based state plan to MACPro):

#### **Families and Adults**

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	P			0	NEW
Reasonable Classifications of Individuals under Age 21	ø	V		0	CONVERTED
Children with Non- IV-E Adoption Assistance	P	✓		0	CONVERTED
Independent Foster Care Adolescents	P	<b>✓</b>		0	CONVERTED
Optional Targeted Low Income Children	P	V		0	CONVERTED
Individuals above 133% FPL under Age 65	P			0	NEW
Individuals Needing Treatment for Breast or Cervical Cancer	P	✓		0	NEW
Individuals Eligible for Family Planning Services	P	✓		0	CONVERTED
Individuals with Tuberculosis	Ø	V		0	CONVERTED
Individuals Electing COBRA Continuation Coverage	Ø	✓		0	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	P	V	<b>✓</b>	•	APPROVED
Individuals Eligible for Cash Except for Institutionalization	P			0	NEW
Individuals Receiving Home and Community- Based Waiver Services under Institutional Rules	Ø	V		0	NEW
Optional State Supplement Beneficiaries	P	✓		0	NEW
Individuals in Institutions Eligible under a Special Income Level	P			0	NEW
PACE Participants	<b>©</b>	<b>~</b>		0	NEW
Individuals Receiving Hospice	ø			0	NEW
Children under Age 19 with a Disability	Ø			0	NEW
Age and Disability- Related Poverty Level	P	<b>V</b>	<b>V</b>	•	APPROVED
Work Incentives	P	<b>✓</b>		•	NEW
Ticket to Work Basic	<b>®</b>			0	NEW
Ticket to Work Medical Improvements	P			0	NEW
Family Opportunity Act Children with a Disability	Ø			0	NEW
Individuals Receiving State Plan Home and Community-Based Services	ø			0	NEW
Individuals Receiving State Plan Home and Community-Based Services Who Are Otherwise Eligible for HCBS Waivers	Ø			0	NEW

## **Optional Eligibility Groups**

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

### **Package Header**

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## **B. Medically Needy Options for Coverage**

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

● Yes ○ 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 <b>②</b>	Included in Another Submission Package	Source Type 😯
Medically Needy Pregnant Women	ø	<b>✓</b>		•	NEW
Medically Needy Children under Age 18	P	<b>V</b>		•	NEW

### 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	P	V		•	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	P	V		•	NEW
Medically Needy Parents and Other Caretaker Relatives	Ø	✓		•	NEW

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	ø	V		•	NEW

## **Optional Eligibility Groups**

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

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## **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

**SPA ID** CA-19-0050

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# **Medicaid State Plan Eligibility**

Eligibility Groups - Options for Coverage

## Individuals Eligible for but Not Receiving Cash Assistance

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

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

### **Package Header**

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**Approval Date** 12/20/2019

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

#### 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:

✓ b. Optional State Supplement

☐ c. AFDC

2. Do not receive cash assistance under these programs.

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Superseded SPA ID			
	User-Entered		
. Individuals Covered			
The state covers all individuals who	meet the characteristics described in section A		
Yes			
No No			
The state covers the following popular	ulations:		
	$ lap{1}{2}$ a. Individuals age 65 or older		
	☑ b. Individuals who have blindness		
	c. Individuals who have a disability		
	$\square$ d. All children under a specified age limit:		
	$\square$ e. Reasonable classifications of children		
	$\square$ f. Parents and other caretaker relatives		
	$\square$ g. Pregnant women		
	$\square$ h. Other population		

## Individuals Eligible for but Not Receiving Cash Assistance

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

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Package ID CA2019MS0008O

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**SPA ID** CA-19-0050 Initial Submission Date 9/30/2019

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## **C. Financial Methodologies**

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

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

Yes

O 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].

 $\ensuremath{\checkmark}$  A specified type of income is disregarded:

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

Name of income type:	Description:
	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)(iii), 1902(a)(10)(C) (i)(III), and 1905(p).

 $\ensuremath{\checkmark}$  The following less restrictive methodologies are used:

Name of methodology:	Description:
Deductions for family members	As referenced in Supplement 1 to Attachment 2.6-A, page 6 and Supplement 8a to Attachment 2.6-A, page 7  An income disregard applicable to the Medically Needy (MN) program (established pursuant to Sections 1902(a)(10)(C), 1902 (r)(2), and 1905(a) of the Social Security Act) which is more liberal than those of the most closely related cash assistance program (the former AFDC program for AFDC-MN families and the SSI/SSP cash assistance program for ABD MN individuals) is listed below. Included in this listing is a declaration as to whether the listed more-liberal income disregard replaces an existing AFDC or SSI program disregard.
	1. A set of income disregards (see information below), dependent on family size, that, when added to the maximum income standard for the Medically Needy (MN) program permitted under Section 1903 (f) of the Social Security Act

Name of methodology:	Description:
	(and based on 133 percent of the federally approved Maximum Aid Payment for the former AFDC program in place as of July 16, 1996) produces the effective income standards for the Medically Needy program. This set of income disregards does not replace any income disregard of the SSI program or of the former AFDC program.
	First number in the line is the number of family members. Second number in the line is the size of MNL Income disregard. Third number in the line is the MN Income STD. limit. Fourth number in the line is the effective MNL for the MN program:
	1, 83, 517, 600 2, 108, 642, 750 2 Adults,134, 800**, 934 3, 134, 800, 934 4, 150, 950, 1100 5, 184, 1075, 1259 6, 208, 1209, 1417 7, 216, 1334, 1550 8, 242, 1450, 1692 9, 258, 1567, 1825 10, 275, 1684, 1959
	For each additional person, add \$14.00
	**This Maintenance Need Level applies only when at least one of the adults is aged, blind, or disabled.

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

Yes

O No

The less restrictive resource methodologies are:

☑ 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:
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:

Name of methodology:	Description:
	(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 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)

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

 $\ensuremath{\underline{\vee}}$  A motor vehicle is disregarded under specific conditions.

✓ Specified conditions:

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

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:
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)
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

Name of resource type:	Description:
	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 Medical.  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)(XIII) • (a)(10)(A)(ii)(XIII) • (a)(10)(A)(iii)(XIII) • (a)(10)(A)(iii)(XXIII) • (a)(10)(A)(iiii)(XXIII) • (a)(10)(A)(iiii)(XXIII) • (a)(10)(A)(iiii)(XXIII) • (a)(10)(A)(iiiii)(XXIII) • (a)(10)(A)(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii
SSI and AFDC differing methodologies	(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.  • 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

Name of resource type:	Description:
	referenced in the Social Security Act at Section 1902(r) (2):
	• (a)(10)(A)(ii) • (a)(10)(C)(i)(III) • 1905(p)
	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):
	<ul> <li>if a child under the age of 21 lives on the property, or</li> <li>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),</li> </ul>
	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
Principal residence disregard	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
	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)
Bona fide, good faith effort to sell or liquidate resource	As referenced in SUPPLEMENT 8b TO ATTACHMENT 2.6-A Page

Name of resource type:	Description:
	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)
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):

Name of resource type:	Description:
	• 1902(a)(10)(A)(ii)(I) • 1902(a) (10)(A)(ii)(X) • 1902(a)(10)(C)(i)
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 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.
	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:	Description:
	Payments under Title XVI or a State Supplemental Payment. or C. Who are Qualified Medicare Beneficiaries [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:
	<ul><li>(1) on the basis of race, religion, physical or mental disability, or sexual orientation;</li><li>(2) during any period before, during or after.</li></ul>
	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 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

Name of resource type:	Description:
	(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)

## Individuals Eligible for but Not Receiving Cash Assistance

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

### **Package Header**

Package ID CA2019MS0008O

**SPA ID** CA-19-0050 Initial Submission Date 9/30/2019

Submission Type Official

**Approval Date** 12/20/2019

Effective Date 8/1/2020

Superseded SPA ID CA-09-009

User-Entered

#### **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.

**SPA ID** CA-19-0050

Initial Submission Date 9/30/2019

Effective Date 8/1/2020

## Individuals Eligible for but Not Receiving Cash Assistance

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

### **Package Header**

Package ID CA2019MS0008O

Submission Type Official

**Approval Date** 12/20/2019

Superseded SPA ID CA-09-009

User-Entered

## **F. Additional Information (optional)**

Eligibility Groups - Options for Coverage

### Age and Disability- Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS00080 | CA-19-0050

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

### **Package Header**

Package ID CA2019MS0008O

**SPA ID** CA-19-0050

Submission Type Official

Initial Submission Date 9/30/2019

**Approval Date** 12/20/2019

Effective Date 8/1/2020

Superseded SPA ID CA-02-002

User-Entered

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.

**SPA ID** CA-19-0050

Initial Submission Date 9/30/2019

Effective Date 8/1/2020

## Age and Disability- Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

### **Package Header**

Package ID CA2019MS0008O

Submission Type Official

**Approval Date** 12/20/2019

Superseded SPA ID CA-02-002

User-Entered

# **B.** Individuals Covered

1. The state covers all individuals who meet the characteristics described in section A.

Yes

O No

**SPA ID** CA-19-0050

Initial Submission Date 9/30/2019

Effective Date 8/1/2020

## Age and Disability-Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS00080 | CA-19-0050

### **Package Header**

Package ID CA2019MS0008O

Submission Type Official

**Approval Date** 12/20/2019

Superseded SPA ID CA-02-002

User-Entered

## **C. Financial Methodologies**

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

Yes

O No

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

Yes

O No

The less restrictive income methodologies are:

✓ General income disregard:

Name of disregard:	Description:
A and D 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, the an income disregard sufficient to achieve that result [shall be applied].

✓ A specified type of income is disregarded:

an in-home care recipient for the purpose of	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: I) 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 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 inhome care services, including restaurant meals, shall be exempt. These exemptions shall apply to the following coverage groups	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: I) 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 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 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)	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: I) 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 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 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)	Name of income type:	Description:
In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: I) 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	In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: I) 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	In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: I) 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)	In-home caregiver wages paid to a household member shall be exempt when both of the following conditions are met: I) 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:		Supplement 8a of Attachment
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	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	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)	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  The spouse or minor child is receiving through any federal, state or local government program.  Payments		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: I) The caregiver is being paid for providing the in- home care to his/her spouse or minor child living in the
	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	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)	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:		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

Name of income type:	Description:
	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).

 $\ensuremath{\checkmark}$  The following less restrictive methodologies are used:

Name of methodology:	Description:
Deductions for family members	As referenced in Supplement 1 to Attachment 2.6-A, page 6 and Supplement 8a to Attachment 2.6-A, page 7 An income disregard applicable to the Medically Needy (MN) program
	(established pursuant to Sections 1902(a) (10)(C), 1902(r) (2), and 1905(a) of the Social Security Act) which is more liberal than those of the
	most closely related cash assistance program (the former AFDC
	program for AFDC-MN families and the SSI/SSP cash assistance program for

Name of methodology:	Description:
	ABD-MN
	individuals) is
	listed below.
	Included in this
	listing is a
	declaration as to
	whether the
	listed more-
	liberal income
	disregard
	replaces an
	existing AFDC or
	SSI program
	disregard.
	1. A set of
	income
	disregards (see
	information
	below),
	dependent on
	family size, that,
	when added to
	the maximum
	income standard
	for the Medically
	,
	Needy (MN)
	program
	permitted under
	Section 1903(f)
	of the Social
	Security Act (and
	based on 133
	percent of the
	federally
	approved
	Maximum Aid
	Payment for the
	former AFDC
	program in place
	as of July 16,
	1996) produces
	the effective
	income
	standards for
	the Medically
	Needy program.
	This set of
	income
	disregards does
	not replace any
	income
	disregard of the
	SSI program or
	of the former
	AFDC program.
	First number in
	the line is the
	number of family
	members
	Second number
	in the line is the
	size of MNL
	Income
	disregard
	Third number in
	the line is the

Name of methodology:	Description:
	limit Fourth number in the line is the effective MNL for the MN program:
	1, 83, 517, 600 2, 108, 642, 750 2 Adults, 134, 800**, 934 4, 150, 950, 1100 5, 184, 1075, 1259 6, 208, 1209, 1417 7, 216, 1334, 1550 8, 242, 1450, 1692 9, 258, 1567, 1825 10, 275, 1684, 1959
	For each additional person, add \$14.00
	**This Maintenance Need Level applies only when at least one of the adults is aged, blind, or disabled.

As referenced in

SUPPLEMENT 8b

ATTACHMENT 2.6-a, Page 2:

TO

**Burial Funds** 

3. Less restrictive methodologies are used in calculating	g countable resources.		
Yes			
○ No			
a. The state uses	the same less restrictive resource methodologic	es for all individuals c	overed.
● Yes			
○ No			
	The less restrictive resource methodologies a	re:	
	The state uses a less restrictive methodoloburial.	ogy with respect to re	sources set aside for
	·	cified methodology foces set aside for buria	
		Name of methodology:	Description:

Name of methodology:	Description:
	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 less.
	(3) All dividends and interest that accrue to and are not removed from the burial fund or policy described in (1) or (2).

Name of methodology:	Description:
	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)

 $\overline{\mbox{\ensuremath{\mbox{$\sim$}}}}$  The state uses a less restrictive methodology with respect to the treatment of motor vehicles.

 $\ensuremath{\overline{\sl V}}$  A motor vehicle is disregarded under specific conditions.

✓ Specified conditions:

**Description:** As

ref nc ed in SU PP LE ME NT 8b TO ΑT TΑ СН ME NT 2.6 -a Pa ge 11:

On e mo tor ve hic le per bu dg et

uni

t sh all be ex em pt reg ard les of val ue or us e. Th е ab OV е par agr ар h ар pli es to all ар pli ca nts an d rec ipi ent S wh 0 are oth er wis е eli gib un der Cal ifo rni a's Sta te Pla n an wh 0 are als o a me mb er

of

on е of the foll ow ing cov era ge gro up ref ere nc ed in the So cial Se cur ity Act at Se cti on 19 02 (r) (2): (a) (10 )(A) (ii) (a) (10 )(C) (i) (111) 19 05 (p)

✓ A specified type of resource is disregarded:

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

Name of resource type:	Description:
	resource. The
	value of the
	resource shall be
	disregarded for
	as long as the
	bona fide good
	faith effort to sel
	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/benefi
	ciary 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) • (a)
	1905(p)
	1505(þ)
Restitution	As referenced in
payments made	SUPPLEMENT 8b
to Holocaust	TO
victims	ATTACHMENT
	2.6-A Page 12
	and 13:
	Excludable

Name of resource type:	Description:
	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
	Vermogensfrage
	n); (2) as a result
	of a settlement of claims against
	any entity or
	individual for
	any recovered
	asset. A
	"recovered

Name of resource type:	Description:
	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 o
	reparation for,
	assets stolen or
	hidden from, or
	otherwise lost to
	the individual
	before, during o
	immediately
	after World War
	II, including any insurance
	proceeds under
	policies issued
	on the individua
	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

Name of resource type:	Description:
	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) •
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):

Name of resource type:	Description:
	• 1902(a)(10)(A) (ii)(I) • 1902(a)(10) (A)(ii)(X) • 1902(a) (10)(C)(i)
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.
	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.

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

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

Name of resource type:	Description:
	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)
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

Name of resource type:	Description:
	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) (VIII) • (a)(10)(A) (ii)(XI) • (a)(10)(A) (ii)(XII) • (a)(10)(A) (ii)(XIII) • (a)(10)(A) (ii)(XVIII) • (a)(10) (A)(ii)(XVIII) • (a)(10) (A)(ii)(XVIII) • (a) (10)(A)(ii)(XVIII) • (a) (10)(A)(ii)(XVIII) • (a) (10)(A)(ii)(XVIII) • (a) (10)(A)(ii)(XXII) • (a)(10)(C)(i)(IIII) • 1905(p)
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.
	<ul> <li>The general rules contained in the paragraph above shall apply to</li> </ul>

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) (a) (10)(C)(i)(III) (a) (10)(C)(i)(III) (a) (10)(C)(i)(III) (a) (10)(C)(i)(III) (a) (10)(C)(i)(III) (a) (10)(C)(ii)(III) (a) (10)(C)(IIII) (a) (10)(C)(IIIII) (a) (10)(C)(IIIII) (a) (10)(C)(IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	resource type:	Description:
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 As referenced in SUPPLEMENT 8th and the principal residence disregard  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	Name of resource type:	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
isregard  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		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)  As referenced in
	residence disregard	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
• if a dependent		relative lives on the property, (fo this purpose

Name of resource type:	Description:
	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

Name of resource type:	Description:
	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)

## Age and Disability-Related Poverty Level

### **Package Header**

Package ID CA2019MS0008O

Submission Type Official

**Approval Date** 12/20/2019

Superseded SPA ID CA-02-002

User-Entered

The income standard for this eligibility group is:

• 1.100% FPL

 $\bigcirc$  2. A lower percent of the FPL:

**SPA ID** CA-19-0050

Initial Submission Date 9/30/2019

Effective Date 8/1/2020

**SPA ID** CA-19-0050

Initial Submission Date 9/30/2019

Effective Date 8/1/2020

# Age and Disability- Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

### **Package Header**

Package ID CA2019MS0008O

Submission Type Official

**Approval Date** 12/20/2019

Superseded SPA ID CA-02-002

User-Entered

# **E. Resource Standard Used**

The resource standard used is:

• 1. The resource limit for the SSI program; or

 $\bigcirc$  2. The resource limit used in the state's medically needy program, if higher.

**SPA ID** CA-19-0050

Initial Submission Date 9/30/2019

Effective Date 8/1/2020

# Age and Disability- Related Poverty Level

MEDICAID | Medicaid State Plan | Eligibility | CA2019MS0008O | CA-19-0050

### **Package Header**

Package ID CA2019MS0008O

Submission Type Official

**Approval Date** 12/20/2019

Superseded SPA ID CA-02-002

User-Entered

# F. Additional Information (optional)

PRA Disclosure Statement: 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 average 40 hours per response, 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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