
limit is a net or gross income limit, but it is a net income limit.) A couple will have an effective income limit of \$1248 based on \$938 + a \$310 disregard.

If persons who qualify for this \$0 share of cost program have other family members who apply for Medi-Cal, the qualifying member(s) will be an ineligible member of the other family member's Medi-Cal Family Budget Unit (MFBU). The income of the qualifying member(s) will be counted as will the needs of the qualifying members in computing the share of cost for the other family members.

*California Department of Social Services - State Hearings Division
Notes from the Training Bureau - December 5, 2000*

Item 00-12-02I

CDHS ACWDL 00-56 -- November 15, 2000 (Synopsis): Personal Care Deduction for Persons in Licensed Board and Care Facilities

Personal Care Deduction for Persons in Licensed Board and Care Facilities

This ACWDL gives instructions for implementing *Petit v. Bonta*. In *Petit*, the court found that Medi-Cal needed to allow persons in licensed board and care residential facilities to apply incurred expenses to their share of cost.

Effective April 1, 2000, individuals residing in a licensed board and care facility are allowed a standard \$315 personal care services deduction in lieu of the excess maintenance need deduction provided for in §50515(a)(3). If the excess maintenance need deduction in §50515(a)(3) produces a larger deduction than \$315, and thus results in a lower share of cost, the individual is entitled to the excess maintenance need deduction.

This ACWDL also provides a draft Medi-Cal Eligibility Procedures Manual (MEPM) §12C that discusses how counties should process cases when a share of cost has been reduced retroactively. It provides several case situations and instructs counties what steps to take if the beneficiary wants future shares of cost reduced or wants reimbursement for a share of cost already paid.

*California Department of Social Services - State Hearings Division
Notes from the Training Bureau - December 5, 2000*

Item 00-12-02H

CDHS ACWDL 00-53 -- October 23, 2000 (Synopsis): Temporary Disregard of Social Security Cost of Living Adjustments (COLA)

Temporary Disregard of Social Security Cost of Living Adjustments (COLA)

Beginning with the January 2001 COLA, counties are not to apply the Social Security COLA to the 1931(b) program until the new FPLs are released and applied (usually April 1 of each year).