CHAPTER M11

AGED, BLIND, AND DISABLED (ABD) RESOURCES

Manual Title	Chapter	Page Revision I	Date
Virginia Medical Assistance Eligibility	M11	-	
Chapter Subject	Page ending with		Page
ABD RESOURCES	TC	C	i

TABLE OF CONTENTS

M11 ABD RESOURCES	SUBCHAPTER	Page
RESOURCES, GENERAL	M1110.000	
Overview		
Assets vs. Resources		
Countable vs. Excluded Resources		
Liquid vs. Nonliquid Resources		
Valuation of Resources		
Ownership Interests	S1110.500	
Determining Eligibility Based on Resourc	ees M1110.600	1
IDENTIFYING RESOURCES	M1120.000	
Overview		
Assets That Are Not Resources		
Property That May Or May Not Be a Res	sourceS1120.200	1
RESOURCES EXCLUSIONS	M1130.000	
Real Property		
Personal Property		
Life Insurance		
Burial Spaces & Burial Funds		
Real or Personal Property		
Retained Cash and In-Kind Payments		
Commingled Funds	S1130.700	7
FYPES OF COUNTABLE RESOURCES	M1140.000	
General Rules on Countable Resources		
Real Property	S1140.100	••••••
Financial Institution Accounts		
Other Common Investment Vehicles		
Contracts		
Trusts		2
Workers' Compensation Medicare Set-Asia	le	
	<i>M1140.500</i>	
Resource Guide		3
App	endices	
RESOURCE EXCEPTIONS FOR ABD MI		

ODWI	1
	Appendix 21

CHAPTER M11

AGED, BLIND, AND DISABLED (ABD) RESOURCES

SUBCHAPTER 10

RESOURCES - GENERAL

Changed With Pages Changed **Effective Date** 4/1/24 TN #DMAS-31 TOC, Pages 1 and 7 TN #DMAS-30 1/1/24 Page 2 Pages 6, 7 TN #DMAS-27 4/1/23 TN #DMAS-26 1/1/23 Page 2 TN #DMAS-22 1/1/22 Pages 1, 2 TN #DMAS-20 7/1/21 Page 16 TN #DMAS-19 4/1/21 Page 16 TN #DMAS-18 1/1/21 Page 2 7/1/20 TN #DMAS-17 Page 1 1/1/20 TN #DMAS-15 Page 2 TN #DMAS-12 4/1/19 Pages 10-10a 1/1/19 TN #DMAS-11 Page 2 TN #DMAS-3 Page 2 1/1/18 Pages 10, 10a TN #DMAS-4 4/1/17 TN #DMAS-3 1/1/17 Pages 2, 7, 10, 11 Page 10a was added as a runover page. TN #100 5/1/15 Page 2 TN #99 1/1/14 Page 2 UP #9 4/1/13 Page 2 4/1/12 UP #6 Page 2 TN #96 10/1/11 Page 2 TN #95 Page 2 3/1/11 Update (UP) #3 3/2/10 Table of Contents page 2 TN #93 1/1/10 Page 2 TN #91 5/15/09 Pages 14-16

M1110 Changes

Manual Title	Chapter	Page Revision	n Date
Virginia Medical Assistance Eligibility	M11	April 2	2024
Subchapter Subject	Page ending w	ith	Page
ABD RESOURCES - GENERAL	TO	C	i

TABLE OF CONTENTS

M1110.000 RESOURCES, GENERAL

Section	Page
---------	------

OVERVIEW

Role of Resources	M1110.001	1
Resource Limits	M1110.003	2

ASSETS VS. RESOURCES

Distinction Between Assets and Resources	<i>M</i> 1110.100	
Assets That Are Not Resources		
Unknown Assets	<i>M</i> 1110.117	5

COUNTABLE VS. EXCLUDED RESOURCES

Countable Resources)
Excluded Resources	6 M1110.210)

LIQUID VS. NONLIQUID RESOURCES

Determining the Liquidity/Nonliquidity of Resources	<i>M</i> 1110.300	
Resources Assumed to be Liquid		
Resources Assumed to be Nonliquid		

VALUATION OF RESOURCES

What Values Apply to Resources	M1110.400	10
--------------------------------	-----------	----

OWNERSHIP INTERESTS

<i>M</i> 1110.500	
	M1110.500 M1110.510 M1110.515 M1110.520 M1110.530

DETERMINING ELIGIBILITY BASED ON RESOURCES

Rules for Making Determinations.	M1110.600
---	-----------

Manual Title	Chapter Page Revision Date		
Virginia Medical Assistance Eligibility	M11	April	2024
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	M1110.001		1

OVERVIEW

M1110.001 ROLE OF RESOURCES

A. Introduction

As a program based on need, Medicaid uses the value of a person's countable resources as one of two financial criteria in determining eligibility. The other criterion is income. *The following sections explain how to treat resources to determine eligibility in the Aged, Blind and Disabled covered groups in the Medicaid program. Virginia Medicaid follows Social Security Administration rules from the SSI section of the Program Operations Manual System (POMS)* <u>SSA's Policy Information Site - POMS</u>. Some of the rules are adapted due to state laws and regulations. We have noted in each section if the section follows SSA policy without deviation by adding "per POMS'. This chapter explains how we count resources.

B. Policy Principles

Count

- 1. Monthly Determinations Eligibility with respect to resources is a determination made for each calendar month, beginning with the month of application or, if retroactive eligibility is being determined, the third month prior to the month in which the application is submitted. Resource eligibility exists for the full month if countable resources were at or below the applicable resource limit for any part of the month.
- 2. Countable Resources Not everything a person owns (i.e., not every asset) is a resource and not all resources count against the resource limit. *The location of a resource does not by itself exclude the resource.* "The Social Security Act and other Federal statutes require the exclusion of certain types and amounts of resources. Any assets that are resources but not specifically excluded are "countable." See:
 - M1110.003 B.2. for the resource limits;
 - S1110.100 for the distinction between assets and resources; and
 - S1110.210 for a listing of exclusions.
- 3. Whose Medicaid law specifies that resources are only considered available between spouses and from parents to their children under age 21, and for certain blind and disabled children ages 18 to 21.

See M1110.530 for blind and disabled children age 18 to 21.

4. Whose Medicaid law will not allow certain resources to be considered in determining eligibility. Do not count resources:

- From a step-parent.
- From siblings.
- From spouse or parent living apart unless it is a voluntary financial contribution. (Exception for Long-term care)
- From an alien sponsor.

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11	January	2024
Subchapter Subject	Page ending with	Page ending with	
ABD RESOURCES - GENERAL	M1110.001		2

M1110.003 RESOURCE LIMITS

- A. Introduction The resource limit is the maximum dollar amount of countable assets an individual, couple, or family may own and still meet the established criteria for Medical Assistance in an ABD category. These amounts are established by law.
- **B.** Policy Principles
 - 1. Resource
IneligibilityAn individual (or couple) with countable resources in excess of the
applicable limit is not eligible for Medicaid.
 - 2. Resource Limits

ABD Eligible Group	One Person	Two People
Categorically Needy Medically Needy	\$2,000	\$3,000
ABD with Income $\leq 80\%$ FPL	\$2,000	\$3,000
QDWI	\$4,000	\$6,000
QMB	Calendar	Calendar
SLMB QI	Year	Year
×1	2021	2021
	\$7,970	\$11,960
	2022	2022
	\$8,400	\$12,600
	2023	2023
	\$9,090	\$13,630

3. Change in Marital Status A change in marital status can result in a change to the applicable resource limit. The resource limit change is effective with the month that we begin treating both members of a couple as individuals. For example, separation from an ineligible spouse can change the limit from \$3,000 to \$2,000. See M1110.530 B.

4. Reduction of Excess Month of Application Excess Excess resources throughout the month of application causes ineligibility

for the application month. Reduction of excess resources within the application month can cause resource eligibility for that month.

Manual Title	Chapter Page Revision D		Date
Virginia Medical Assistance Eligibility	M11 August		1994
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	S1110.100		3

ASSETS vs. RESOURCES

S1110.100 DISTINCTION BETWEEN ASSETS AND RESOURCES

A. Introduction

Not everything an individual owns (assets) are resources for Medicaid purposes. Moreover, in certain situations, an asset that is not a resource may become one at a later date or vice versa. The distinction is important since:

- an asset that is not a resource does not count against the resource limit; and
- proceeds from the sale or trade of a resource (i.e., the amount representing conversion of principal from one form to another) are also resources but what a person receives from a nonresource is subject to evaluation as income at the time of receipt.

EXAMPLE: An individual is the beneficiary of a trust which is not his resource. Therefore, when the trust pays him his monthly allowance, he receives income.

B. Policy Principles

- 1. Resources
DefinedResources are cash and any other personal or real property that an individual (or
spouse, if any):
 - owns;
 - has the right, authority, or power to convert to cash (if not already cash); and
 - is not legally restricted from using for his/her support and maintenance.
- 2. Resources with Zero Value
 Property does not cease to be a resource simply because it has no current market value. Even though there is no value to count, the property remains a resource for so long as it meets the criteria in 1. above. If the property develops a market value at a later time, there has been an increase in the value of a resource rather than a receipt of income.
- **3.** Property That Is Not a Resource
 Any property (an asset) that does not meet the criteria in 1. above is not a resource even though it may be an asset (e.g., an individual who has an ownership interest in property but is not legally able to transfer that interest to anyone else does not have a resource).

C. Definitions

- **1. Real Property** Real property is land, including buildings or immovable objects attached permanently to the land.
- 2. Personal Personal property is any property that is not real property. The term encompasses such things as cash, tools, life insurance policies, and automobiles.

Manual Title	Chapter Page Revision D		Date
Virginia Medical Assistance Eligibility	M11 July 1		995
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	S1110.115		4

D. Related Policies

1.	Conserved Fund in Change-Of- Payee Situations	Conserved funds (or other property) remain resources even during a period when they are being held in a bank account or by the paying agency because it is necessary to obtain a new payee or guardian. See S1120.022.
2.	Liquid vs. Nonliquid Resources	Except for cash, any kind of real or personal property may be either liquid or nonliquid. For the distinction between liquid and nonliquid resources, and its significance, see S1110.300.
3.	Evaluation of Receipt of Property As Income	When an individual first receives property (as a gift or inheritance, for instance, but not as a purchase or trade of one resource for another), the new property is subject to evaluation under the income rules for the month of receipt and under the resources rules thereafter.
4.	Discovery of Unknown Assets	For the resources treatment of previously unknown assets, see S1110.117.

S1110.115 ASSETS THAT ARE NOT RESOURCES

A. Policy Principle--General Rule

Assets of any kind are not resources if the individual does not have:

- any ownership interest; and
- the legal right, authority, or power to liquidate them (provided they are not already in cash); or
- the legal right to use the assets for his/her support and maintenance.

EXAMPLE: An individual owns a block of stock jointly with his brother. Although the form of ownership is one which would permit either to sell the property without the other's consent, the brothers have a legally binding agreement that one will not sell without consent of the other. The individual's brother refuses his consent, thereby making the stock not a resource for the individual. However, if the brother should give his consent, the stock would be subject to evaluation under the resources-counting rule beginning with the month following the month of consent.

The value of the stock would **not** be counted as income to the individual in the month consent is given.

Manual	Virginia Medic	al Assistance Eligibility	Chapter M11	Page Revision I August	
ubchap	oter Subject ABD RESOU	JRCES - GENERAL	Page ending wi S11	th 10.117	Page 5
C A	olicy Principles ertain Specific ssets That Are ot Resources	Though not an exhaustive listing assets described below.	, the term "resou	irces" does not a	pply to the
1.	Cash to Purchase Medical or Social Services	 For 1 calendar month following is or social services program is not not income under S0815.050 not repayment for a bill alreat See S1120.110. 	a resource prov ; and		ized medical
	Home Energy Assistance/ Support and Maintenance Assistance	(HEA/SMA) HEA/SMA which i regardless of how long a person i			ot a resource
	olicy	An individual may be unaware o case, the asset is not a resource d unaware of his/her ownership. The value of the previously unkr interest) that have accumulated o individual , is income (not a reso	luring the period nown asset, inclu on it through th o	l in which the ind uding any monies e month of disco	dividual was s (such as overy by the
	rocedure- ocumentation	For months after the month of dir resource subject to the usual resource When an individual alleges havin asset, obtain a signed statement f supporting documentation, inclu- from other individuals who are f	ource-counting n ng been unaward from the individu ding (but not lin	rules. e of his/her owne ual. Also obtain nited to) signed s	ership of an any available statements
		Document the file with your deter resource.	ermination regar	ding the alleged	"unknown"
С. Е	xamples	1. As a result of contacting a tat (EW) learns that the recipier unreported property (undeve another individual who has a the recipient and the other in that he was unaware the orig therefore, the recipient never interest. The value of the reci- income in the month he learn resource in the following m	It has an owners cloped land). The cloped land).	hip interest in pr e property is co- property taxes. Con the recipient's a e property has di ad inherited an o hip interest is con	eviously owned with Contacts with allegations ied and, ownership unted as

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11	Ар	oril 2023
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	M111	0.210	6

C. Example (cont.)
 2. While in the hospital, the recipient received a check for \$25 as a "getwell" gift from her neighbors. She was unaware of the gift. At the time, her affairs were being managed by her daughter, who put the check in a desk drawer and failed to tell the recipient anything about it.

In the month the recipient learns of the existence of the check, the check is counted as her **income**. In the following month, the \$25 is counted as her **resource**.

COUNTABLE VS. EXCLUDED RESOURCES

S1110.200 COUNTABLE RESOURCES

Policy

The value of any asset that meets the definition of a resource counts against the applicable resource limit to the extent that the instructions in S1130.100 do not provide for its exclusion.

M1110.210 EXCLUDED RESOURCES

A. Introduction

Once you have determined that an asset meets the definition of a resource, it is necessary to determine that resource's effect on eligibility. Certain resources do not count against the resource limit; i.e., they are excluded.

B. List of Resource Exclusions

Exclusion	Reference	No Limit on Value and/or Length of Time	Limit on Value and/or Length of Time
Home serving as the principal place of residence, including the land on which the home stands (*contiguous property exempt for QDWI, QMB, SLMB, QI and ABD 80% FPL).	M1130.100	* X	Х
Funds from sale of a home if reinvested timely in a replacement home	S1130.110		Х
Jointly-owned real property which cannot be sold without undue hardship (due to loss of housing) to the other owner(s)-For QMB, QDWI, SLMB, QI and ABD 80% FPL only	S1130.130 Appendix 1 Appendix 2	Х	
Real property for as long as the owner's reasonable efforts to sell it are unsuccessful	M1130.140	Х	
Restricted, allotted Indian land if the Indian/owner cannot dispose of the land without the permission of other individuals, his/her tribe, or an agency of the Federal Government	S1130.150	Х	

Manual Title	Chapter	Chapter Page Revision Date		
Virginia Medical Assistance Eligibility	M11	Ar	oril 2024	
Subchapter Subject	Page ending with		Page	
ABD RESOURCES - GENERAL	M111	0.210	7	

B. Description—List of Resource Exclusions

Exclusion	Reference	No Limit on Value and/or Length of Time	Limit on Value and/or Length of Time
Life insurance, depending on its face value	<i>M</i> 1130.300		Х
Burial space or plot held for an eligible individual, his/her spouse, or member of his/her immediate family	M1130.400	Х	
Burial funds for an individual and/or his/her spouse	M1130.410		Х
Certain prepaid burial contracts	M1130.420		X
Household Goods and Personal Effects	M1130.430	X	
Property essential to self-support	<i>M</i> 1130.500504		Х
Resources of a blind or disabled person which are necessary to fulfill an approved plan for achieving self-support	M0810.430 M1130.510		Х
Retained retroactive SSI or RSDI benefits	<i>M</i> 1130.600		Х
Radiation Exposure Compensation Trust Fund payments	M1130.680	Х	
German reparations payments made to World War II Holocaust survivors	M0830.710 M1130.610	X	
Austrian social insurance payments	M0830.715 M1130.615	Х	
Japanese-American and Aleutian restitution payments	M0830.720	Х	
Federal disaster assistance received because of a Presidentially declared major disaster, including accumulated interest	M0830.620 M1130.620	X	
Cash (including accrued interest) and in-kind replacement received from any source at any time to replace or repair lost, damaged, or stolen excluded resources	M0815.200 M1130.630		х
Certain items excluded from both income and resources by other Federal statutes	M0830.055 M1130.640	Varies	
Agent Orange settlement payments to qualifying veterans and survivors	M0830.730 M1130.660	X	
Victim's compensation payments	M0830.660 M1130.665		Х
Tax refunds related to Earned Income Tax Credits	M0820.570 M1130.675		Х
Achieving a Better Life Experience (ABLE) accounts	M1130.740		Х
Post-PHE Excluded Resources	M1130.720		X
Work Incentive Account (WIN)	M0320.400		X

C. References

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Identifying excluded funds that have been commingled with non-excluded funds, *M*1130.700

Manual Title	Chapter	Page Revision I	Date
Virginia Medical Assistance Eligibility	M11 August		1994
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	S1110.305		8

LIQUID VS. NONLIQUID RESOURCES

S1110.300 DETERMINING THE LIQUIDITY/NONLIQUIDITY OF RESOURCES

A. Policy

1. Definitions	 Liquid resources are any resources in the form of cash or in any other form which can be converted to cash within 20 workdays. Nonliquid resources are any resources which are not in the form of cash which cannot be converted to cash within 20 workdays. Workdays are any days other than Saturdays, Sundays, and Federal holidays.
	Liquidity/nonliquidity has no effect on a resource's countability.
B. Reference	Liquid resources do not qualify for exclusion as property essential to self- support unless they represent necessary assets of a trade or business. See S1130.500 B.3.

S1110.305 RESOURCES ASSUMED TO BE LIQUID

- A. Introduction Cash is always liquid. In addition, certain noncash items are nearly always liquid.
- **B.** Policy
 - 1. Assumption of Liquidity Absent evidence to the contrary, we assume that the following types of resources are liquid:
 - stocks, bonds, and mutual fund shares;
 - checking and savings account and time deposits;
 - United States Savings Bonds, Treasury bills, notes and bonds; and
 - mortgage and promissory notes.

2. Evidence to	If there is no apparent evidence to the contrary of the assumptions in 1. above,
the Contrary	we do not seek out any evidence to the contrary. There is no need to
	document a lack of evidence to the contrary.

We resolve any issue and document the file if:

- liquidity is material to a particular resource; and
- an individual's statement or information in file suggests that one of the above-listed types of resources is not liquid.

Manual Title	Chapter	Page Revision I	Date
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	S1110.305		9

- C. Examples-**Evidence to the** Contrarv
 - 1. Recently Situation - On January 6, 1994 Ms. Minnie Marbel applied for Medicaid a. benefits. Among her alleged resources was a \$500 series EE U.S. Savings Issued U.S. Bond which she had won a month earlier in a Christmas raffle at church. **Savings Bond:** Since series EE bonds are never redeemable for 6 months following issue, Not a Resource the EW questioned whether the minimum retention period had expired.
 - b. Analysis The bond's issue date was December 1, 1993. Therefore, Ms. Marbel by law could not redeem it before June 1, 1994. Consequently, the bond not only was not a liquid resource, it was not a resource at all. The value of the bond, including any interest accrued, does not become a liquid resource until July 1, 1994.
 - Situation Ms. Harriet Dalton had a court-appointed guardian who had 2. Guardianship a. sole access to Ms. Dalton's savings account. On September 8, 1988 the Account -guardian filed for Medicaid on Ms. Dalton's behalf. On November 2, Guardian Dies: Nonwhile the claim was still pending, the guardian died. Because of the delay in having a new guardian appointed and establishing a new account Liquid signatory, there was no one authorized to withdraw funds from the Resource account for at least 60 days (and possibly longer).
 - b. Analysis For September through November the account was Ms. Dalton's liquid resource because her guardian had access to it as of the first moment of each month. Beginning in December and until the first of the month in which a new guardian had access to the account, it was a nonliquid resource.
- The guardianship account continues to be a resource because, at all times, Ms. Analyses in 1. And Dalton owned it and had the legal right to use it for her own support and 2. Above maintenance. The delay in appointing a new guardian who could access it within 20 days does not remove Ms. Dalton's right to the funds.

In the case of the savings bond, neither Ms. Marbel nor anyone acting on her behalf had the right, authority or power to redeem the bond for cash until 6 months from the date of issue.

3. Comparison of

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	April 2019	
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL M1110.400		10	

S1110.310 RESOURCES ASSUMED TO BE NONLIQUID

A.	Introduction	Certain non-cash resources, though they may occasionally be liquid, are nearly always non-liquid.
B.	Operating Policy	
	1. Assumption of Nonliquidity	Absent evidence to the contrary, we assume that the following type of resources are non-liquid.
	2. Evidence to The Contrary	 automobile, trucks, tractors, and other vehicles; machinery and livestock; buildings, land and other real property rights; and non-cash business property. a. If there is no apparent evidence to the contrary of the assumptions in 1. above, we do not seek out any evidence to the contrary. There is no need to document a lack of evidence to the contrary. b. In very rare situations an individual may volunteer firm evidence that one of the above types of resources is liquid (i.e., its sale has been accomplished or arranged within 20 workdays). Document the file <i>in the VaCMS case record</i> and proceed accordingly only if the distinction is material.
C.	Operating Policy Life Insurance	This subchapter provides no categorical assumption regarding the liquidity or non-liquidity of life insurance policies.

VALUATION OF RESOURCES

M1110.400 WHAT VALUES APPLY TO RESOURCES

A. Policy Principles

- 1. Definitions
- **a.** The current market value (CMV) or fair market value (FMV) of a resource is:
 - Real property 100% of the local tax assessed value or effective 10/4/16, the certified value as determined by an appraiser licensed in the state in which the real property is located. The use of an appraisal is applicable only to non-commercial real property. *A licensed appraiser's certified value can be used if the appraisal was completed no more than six months previous to the date of the application.*

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	April	2019
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	M1110.400		10a

The cost of the appraisal must be paid by either the applicant/recipient or the individual acting on the applicant or recipient's behalf. Certified appraisals documenting the value of the property must contain the name and license number of the individual conducting the appraisal. *A copy of the appraisal must be scanned into the VaCMS case record or placed in the hard case record*.

If tax assessment and appraisal are both provided, use the value that is most beneficial to the applicant.

License validity for appraisers *in Virginia*, if necessary, can be verified through the "License Lookup" tool on the Department of Professional and Occupational Regulation's website at www.dpor.virginia.gov or by calling the Real Estate Appraiser staff at 804-367-2039. *A copy of the appraisal must be scanned into the VaCMS case record or placed in the hard case record.*

If tax assessment and appraisal are both provided, use the value that is most beneficial to the applicant.

- Countable vehicles the **average trade-in value** listed in the National Automobile Dealers Official Used Car Guide (NADA) Guide, **or** the value assessed by the locality for tax purposes may be used, if vehicle is not listed in N.A.D.A. Guide.
- **b.** Equity value (EV) is the CMV of a resource minus any encumbrance on it.
- c. An encumbrance is a legally binding debt against a specific property. Such a debt reduces the value of the encumbered property but does not have to prevent the property owner from transferring ownership (selling) to a third party. However, if the owner of encumbered property does sell it, the creditor will nearly always require a debt satisfaction from the proceeds of sale.

Manual Title	Chapter	er Page Revision Da	
Virginia Medical Assistance Eligibility	M11	January	2017
Subchapter Subject	Page ending with	Page ending with	
ABD RESOURCES - GENERAL	S1110.500		11

- 2. Valuation General Rule The value of a resource is the amount of an individual's/couple's equity in it.
- 3. Determining the Countable Value of Real Property
 The procedures for determining the countable value of real property are found in Appendices 1 and 4 to subchapter S1130. An "ABD Home Property Evaluation Worksheet" is found in Appendix 2 to subchapter S1130.
- **B. Related Policy** See M1110.600 concerning the points in time for establishing resource values.

OWNERSHIP INTERESTS

S1110.500 SIGNIFICANCE OF OWNERSHIP

A. Introduction Ownership interests in property, whether real or personal, can occur in various types and forms. Since the type and form of ownership may affect the value of property and even its status as a resource, they are significant in determining resource eligibility.

B. Description-Types of Ownership

3. Less than Fee

Simple Ownership

4. Property

Rights Without Ownership

- 1. Sole vs. Shared
OwnershipAn individual may have sole ownership of a property or may share its
ownership with others. See S1110.510.
- 2. Fee Simple
OwnershipFee simple ownership, which relates only to real property, is completely
free of conditions imposed by others. See S1110.515 A.1.
 - a. A life estate interest conveys ownership of limited duration. See S1110.515 A.2. and B.
 - b. Equitable ownership can occur when an individual does not have legal title to property. See S1110.515 A.2b. and C.
 - a. A leasehold conveys a time-limited control of property but not ownership of it. See S1110.520 B.1.
 - b. An incorporeal interest in property is a right to use the property but without any right to possess it or sell it. See S1110.520. B.2.
- C. Operating Policy--
Variance in State
Laws with Respect
to OwnershipThe explanations of ownership in the following sections represent general
legal principles. However, specific points may vary with State law and issues
may have to be reviewed by the Regional Office and/or Assistant Attorney
General's Office.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	April 2001	
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	S1110.510		12

S1110.510 SOLE VS. SHARED OWNERSHIP

A.	Int	roduction	An individual may be the sole owner of real or personal property or may share ownership with one or more others.
B.	De	finitions	
	1.	Sole Ownership	Sole ownership of (real or personal) property means that only one person may sell, transfer or otherwise dispose of the property. However, sole ownership may be subject to conditions imposed by others as, for example, sole ownership of a remainder interest in property. See S1110.515.
	2.	Shared Ownership	Shared ownership of (real or personal) property means that two or more people own it concurrently. See C. below concerning different types of shared ownership.
C.	Des	criptions-	

Shared Ownership

Common

1. Tenancy-In- a. Owners Do Not Have Same Interests

In tenancy-in-common, two or more persons each has an undivided fractional interest in the whole property for the duration of the tenancy. These interests are not necessarily equal; e.g., two joint tenants do not necessarily each own half of the property. One owner may sell, transfer or otherwise dispose of his or her share of the property without permission of the other owner(s) but cannot take these actions with respect to the entire property.

b. No Survivorship Rights

When a tenant-in-common dies, the surviving tenant(s) has no automatic survivorship rights to the deceased's ownership interest in the property. Upon a tenant's death, the deceased's interest passes to his or her estate or heirs.

c. Example

Don, Charles, and Fred Evans own property as tenants-in-common. Charles and Fred each owns an undivided one-fourth interest in the property while Don owns the remaining one-half interest. If Don Evans were to sell his half interest to Stanley Long, Mr. Long would become a tenant-in-common with Charles and Fred Evans. If Mr. Long were then to die so that his property passed to his four children, each of them would own one-eighth interest as tenants-in-common with Charles and Fred who would each continue to own one-fourth interest.

Manual Title	Chapter	Page Revision I	Date
Virginia Medical Assistance Eligibility	M11	April 2	2001
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	S1110.510		13

2. Joint Tenancy a. Each Owner Has Same Interest

In joint tenancy, each of two or more persons has one and the same undivided ownership interest and possession of the whole property for the duration of the tenancy. In effect, each owner owns all of the property.

b. Survivorship Rights

Upon the death of one of only two joint tenants, the survivor becomes sole owner. On the death of one of three or more joint tenants, the survivors become joint tenants of the entire interest.

c. Conversion to Tenancy-in-Common

In most States, it is possible for joint tenants to take action during their lifetime to convert the joint tenancy to a tenancy-in-common (see 1. above).

3. Tenancy by a. Married Couples Only The Entirety

A tenancy by the entirety can exist only between the members of a married couple. The wife and husband as a unit own the entire property which can be sold only with the consent of both parties. However, if a marriage has been legally dissolved, the former spouses become tenants-in-common and one can sell his or her share without the consent of the other.

b. Survivorship Rights

Upon the death of one tenant by the entirety, the survivor takes the whole.

D. Operating Policy--Shared Ownership

1. General Rule

With the exception noted below, we assume, absent evidence to the contrary, that each owner of shared property owns only his or her fractional interest in the property. We divide the total value of the property among all of the owners in direct proportion to the ownership share held by each.

- 2. Exception: Checking/ Savings Accounts and Time Deposits

 2. Exception: Checking/ Savings Accounts and Time Deposits

 3. Exception: Checking/ Savings Accounts and Time Deposits

 3. Exception: Checking/ Savings Accounts and Time Deposits

 4. Exception: Checking or savings account or a jointly-owned time deposit, we assume that all of the funds in the account belong to the applicant(s) recipient(s), in equal shares if there is more than one applicant or recipient (S1140.205 B and .210 B).
- 3. Determining the Countable Value of Jointly Owned Real Property

The procedures for determining the countable value of jointly owned real property are found in Appendix 1 to subchapter S1130.

Manual Title	Chapter	Page Revision I	Date
Virginia Medical Assistance Eligibility	M11	May 2	2009
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	M1110.515		14

M1110.515 OWNERSHIP IN FEE SIMPLE OR LESS THAN FEE SIMPLE

A. Definitions

- 1. Fee Simple Fee simple ownership means absolute and unqualified legal title to real property. The owner(s) has unconditional power of disposition of the property during his or her lifetime. Upon his or her death, property held in fee simple can always pass to the owner's heirs. Fee simple ownership may exist with respect to property owned jointly or solely.
- 2. Less than Fee Simple Ownership
 a. Life Estate
 A life estate confers upon one or more property for his/her/their lifetimes of property for his/her/their lifetimes of the state of the st

hip A life estate confers upon one or more persons (grantees) certain rights in a property for his/her/their lifetimes or the life of some other person. A life estate is a form of legal ownership and usually created through a deed or will or by operation of law. See B. below.

b. Equitable Ownership

An equitable ownership interest is a form of ownership that exists without legal title to property. It can exist despite another party's having legal title (or no one's having it). See C. below.

B. Description-Life Estate

1. Rights of Life a. What Owner Can Do Estate Owner

Unless the instrument (will or deed) establishing the life estate places restrictions on the rights of the life estate owner, the owner has the right to possess, use, and obtain profits from the property and to sell his or her life estate interest.

Whether the value of a life estate is counted as a resource depends on when the life estate was created.

- The value of a life estate created prior to August 28, 2008 is **not** counted as a resource.
- The value of a life estate created on or after August 28, 2008 but before February 24, 2009 is a countable resource to the owner of the life estate unless the life estate is excluded under one of the real property exclusions contained in Chapter S11.
- The value of a life estate created on or after February 24, 2009 is **not** counted as a resource.

Exception: The value of a life estate owned by a QDWI enrollee is countable, regardless of the date on which it was created. See M1140.110 for additional information.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	May 2	.009
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	M1110.515		15

b. What Owner Cannot Do

	A life estate owner owns the physical property only for the duration of the life estate. The owner generally can sell only his or her interest; i.e., the life estate. The owner cannot take any action concerning the interest of the remainderman.	
2. Remainder	a. Future Interest in Physical Property	
Interest	A life estate instrument often conveys property to one person for life (life estate owner) and to one or more others (remaindermen) upon the expiration of the life estate. A remainderman has an ownership interest in the physical property but without the right to possess and use the property until termination of the life estate.	
	b. Sale of Remainder Interest Unless restricted by the instrument establishing the remainder interest, the remainderman is generally free to sell his/her interest in the physical property even before the life estate interest expires. In such cases, the market value of the remainder interest is likely to be reduced since such a sale is subject to the life estate interest.	
3. Example	Mr. Heath, now deceased, had willed to his daughter a life estate in property which he had owned in fee simple. The will also designated Mr. Heath's two sons as remaindermen. Ms. Heath has the right to live on the property until her death at which time, under the terms of her father's will, the property will pass to her brothers as joint tenants.	
C. PolicyEquitable Ownership Interest	Basically, existence of an equitable ownership interest is determined by a court of equity.	
1. Unprobated Estate	For Medicaid purposes, an individual may have an equitable ownership interest in an unprobated estate if he or she:	
	 is an heir or relative of the deceased; receives income from the property; or has acquired rights in the property due to the death of the deceased in accordance with State intestacy laws. 	
	M1120.215 contains instructions on how to determine whether an interest in an unprobated estate is a resource.	
2. Trust	A trust is a right of property established by a trustor or grantor. One party (trustee) holds legal title to trust property which he or she manages for the benefit of another (beneficiary). The beneficiary does not have legal title but does have an equitable ownership interest.	
	M1120.200 contains instructions concerning resources treatment of trusts in the Medicaid program.	

Manual Title	Chapter	Page Revision I	Date
Virginia Medical Assistance Eligibility	M11	July 2	021
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	S1110	.520	16

M1120.201 contains instructions for the resources treatment of trust established on or after August 11, 1993.

3. Equitable Home Ownership If an individual alleges equitable ownership (e.g., an unwritten ownership interest or right of use for life) obtain any pertinent documents and a signed statement from each of the parties involved regarding any arrangement that has been agreed to. Forward the documents to a medical assistance practice consultant for an opinion from legal counsel.

D. References The following references pertain to trust situations:

- Financial institution/conservatorship accounts, S1140.200 S1140.215
- Property held under a State's Uniform Gift to Minors Act, S1120.205
- Situations involving an agent acting in a fiduciary capacity on behalf of another party, \$1120.020
- Trust established on or after August 11, 1993, M1120.201

S1110.520 PROPERTY RIGHTS WITHOUT OWNERSHIP OF THE PROPERTY

A. Introduction An individual may have certain rights with respect to property without also having the right to dispose of the property. However, the individual may have the right to sell his/her right or interest (i.e. the right to use or possess the property).

B. Definitions

- 1. Leasehold A leasehold does not designate rights of ownership. Rather, it conveys to an individual use and possession of property for a definite term and usually for an agreed rent.
- 2. Incorporeal Interests There are several types of real property rights called "incorporeal interests." They do not covey ownership of the physical property itself. They convey the right to use the property but not to possess it. These rights encompass mineral and timber rights and easements (explained in more detail at S1140.110).

Manual Title	Chapter	hapter Page Revision Date	
Virginia Medical Assistance Eligibility	M11	April	2006
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	M111	0.530	17

M1110.530 WHOSE RESOURCES TO CONSIDER

А.	Int	roduction	In addition to resources that actually belong to an eligible (or would-be eligible) individual, Medicaid Law provides that the resources of certain other persons are considered to be available to the individual. Therefore, all appropriate resources determinations include those other persons' resources.
B.	Pol	licy	
	1.	Spouse of Adult Individual	The resources of an individual include those of a spouse, and the applicable resource limit is that for a couple, provided that the spouse:
		murviuuai	• if eligible , lives in the same household as the individual as of the first of the month for which resources are being determined.
			• if ineligible , lives in the same household as the individual as of the first of the month for which resources are being determined.
			For institutionalized individuals with a community spouse, <i>see subchapter M1480</i> .
	2.	Parent(s) of Child under 18	If a blind or disabled child is under age 18 and is living in the same household with a parent, the agency must consider the parent's resources available to the child, whether or not they are actually contributed.
			The applicable resource limit for a blind and/or disabled child is always that for an individual.
	3.	Parent(s) of Child Age 18 to 21	If a blind or disabled child age 18 to 21 is living in the same household with his parent, the agency must consider the parent(s') resources available to the child, whether or not they are actually contributed:
			The applicable resource limit for a disabled or blind child is always that for an individual.

Manual Title	Chapter	Page Revision I	Date
Virginia Medical Assistance Eligibility	M11	April	2006
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	M111).600	18

DETERMINING ELIGIBILITY BASED ON RESOURCES

M1110.600 RULE FOR MAKING DETERMINATIONS

A. Policy Principle--
RuleMake all resource determinations per calendar month. Resource eligibility
exists for the full month if countable resources were at or below the
resource standard for any part of the month.

B. Policy Principle--Significance of the Rule

1. Increase in Value of Resources Consider any increase in the value of an individual's resources in the resources determination the month following the month in which:

- the value of an existing resource increase (e.g., the value of a share of stock goes up or installment payments increase a property's equity value);
- an individual acquires an additional resource (e.g., inherits property); or
- an individual replaces an excluded resource with one that is not excluded (e.g., sells an excluded automobile for nonexcludable cash).

2. Decrease in Value of Resources Consider any decrease in the value of an individual's resources in the resource determination the month in which:

- the value of an existing resource decreases (e.g., the value of a share of stock goes down);
- an individual spends a resource (e.g., withdraws \$150 from a savings account to pay bills); or
- an individual replaces a countable resource with one that is not countable (e.g., trades a countable piece of real property for an excluded automobile).
- **3. Treatment of** Assets Under
 Income and Resource
 Counting Rules
 When an individual receives an asset (real or personal property) during a month, *it is* evaluated under the appropriate income-counting rules in that month. If the individual retains the item into the month following the month of receipt, *it is* evaluated under the resource-counting rules. Do not evaluate the same asset under two sets of counting rules for the same month.

Funds cannot be both income and a resource in the same month. Income that has been added to a bank account during the month must be subtracted from the ending balance to ensure that the income is not also counted as a resource. See M1140.200.

EXCEPTION: Trusts established on or after August 11, 1993, have different counting rules. See M1120.201.

Manual Title	Chapter	Page Revision I	Date
Virginia Medical Assistance Eligibility	M11	January	y 2008
Subchapter Subject	Page ending with		Page
ABD RESOURCES - GENERAL	M111	0.600	19

4. Receipts from the Sale, Exchange, or Replacement of a Resource		If an individual sells, exchanges, or replaces a resource, what he/she receives in return is not income. It is a different form of resource. This includes assets which have never been subject to resources counting because the owner sold, exchanged, or replaced them in the same month in which he/she received them.
		Capital gains, which are profits made from the sale of capital assets (long- term assets such as land or buildings), are also not income. Any proceeds that remain the month after this type of sale must be evaluated as a resource.
		The concept of such transactions not producing income does not apply to receipts from the sale of timber, minerals, or other like items which are part of the land.
C.	ExampleReceipt of a Resource Considered as Income and Exchanged in Same Month	Miss Laramie, a disabled individual, received a \$350 unemployment insurance benefit on January 10 at which time it was unearned income. On January 18, she used the \$350 to purchase several shares of stock; i.e., she exchanged one resource (cash) for another resource (stock). We never counted the \$350 cash payment as a resource because Miss Laramie exchanged it for stock in the month of receipt. The stock is not income; it is a different form of resource. Since a resource is not countable until the first moment of the month following its receipt, we first count the stock in the resources determination made as of February 1.

CHAPTER M11

AGED, BLIND, AND DISABLED INDIVIDUALS (ABD) RESOURCES

SUBCHAPTER 20

IDENTIFYING RESOURCES

Changed With	Effective Date	Pages Changed
TN #DMAS-18	1/1/21	Table of Contents
		Pages 27, 28, 29
		Pages 28a through 28d were
		added.
		Pages 28 d is a runover page
TN #DMAS-11	1/1/19	Page 29
TN #DMAS-8	4/1/18	Page 22a
TN #DMAS-7	1/1/18	Table of Contents i,
		pages 3, 22a, 30
TN #DMAS-5	7/1/17	Pages 15, 17, 18
TN #DMAS-2	10/1/16	On page 6, updated the
		format of the header. Neither
		the date nor the policy was
		changed.
TN #96	10/1/11	Table of Contents
		Pages 24-26
TN #93	1/1/2010	Page 22

M1120 Changes

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	January	2021
Subchapter Subject	Page ending w	ith	Page
IDENTIFYING RESOURCES	TC)C	i

TABLE OF CONTENTS

M1120.000 IDENTIFYING RESOURCES

Section Page

OVERVIEW

Purpose of Subchapter		1
Distinguishing Resources from Income	S1120.005	1
Factors That Make Property a Resource		
Transactions Involving Agents		
Conserved Funds When Formally Designated		
Agent Changes		7
8		

ASSETS THAT ARE NOT RESOURCES

Home Energy Assistance/Support		
and Maintenance Assistance	S1120.100	8
Certain Cash to Purchase Medical or Social Services	S1120.110	8
Retroactive In-Home Supportive Services Payments to		
Ineligible Spouses and Parents	S1120.112	9
Death Benefits for last Illness and Burial Expenses	S1120.115	10
Gifts of Domestic Travel Tickets	S1120.150	11

PROPERTY THAT MAY OR MAY NOT BE A RESOURCE

Trust Property	M1120.200	12
Trusts Established on or after August 11, 1993		
Trusts Established for Disabled Individuals		
On or After August 11, 1993	M1120.202	22
Uniform Gifts to Minors Act		23
Retirement Funds	M1120.210	24
Inheritance and Unprobated Estates	M1120.215	26
Cash Loans		27
Reverse Mortgages		29
Health Savings and Medical Savings Accounts		

Manual Title	Chapter Page Revision Date		n Date
Virginia Medical Assistance Eligibility	M11	M11 August 1994	
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	S1120.005		1

IDENTIFYING RESOURCES

OVERVIEW

S1120.001 PURPOSE OF SUBCHAPTER

- A. Introduction This subchapter deals with the process of applying the basic principles in subchapter S1110 in determining whether property (an asset) is a resource. If it is a resource, subchapter S1130 provides guidance on possible exclusions. If a resource is not excludable, see subchapter S1140. These guidelines apply to both initial applications and to posteligibility situations.
- **B. Related Policies**

1. Significance of Asset/ Resources Distinction	S1110.100 A.
2. Resources Defined	S1110.100 B.
3. Assets That Are Not Resources	S1110.115; S1120.100 ff.
4. Treatment of Assets as Income/ Resources	S1120.005.
5. Resource Conversion	S1110.600 B.4.

S1120.005 DISTINGUISHING RESOURCES FROM INCOME

A.	Introduction	It is important to distinguish between resources and income to know which counting rules to use for any given month. An item is not subject to both income and resources counting rules in the same month. Exception - Trusts established on of after August 11, 1993, See M1120.201
B.	Policy Principles	
	1. Income- Counting Rules	Items received during a month are evaluated under the income-counting rules.
	2. Resource- Counting Rules	Items retained as of the first moment of the month following receipt are subject to evaluation under resource-counting rules.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	August 1994	
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	M1120.010		2

C. Example

1. Situation

Beverly Thompson, a single, disabled recipient, received \$275 as a birthday gift in January. She used \$50 to repay a loan; spent \$100 for a Series EE U.S. Savings Bond; and put the remainder (\$125) in her savings account. As of February 1, the account balance was \$1,400.

2. Analysis The \$275 gift was income to Ms. Thompson in January when she received it. In February, only \$125 of the cash gift counts as a resource; the remaining \$150 she spent or converted into another form in the same month she received it. The U.S. Savings Bond is not a resource in February since Ms. Thompson cannot legally redeem it for 6 months. However, it will become a resource on August 1, when it is first legally redeemable. The \$125 that she put in her savings account is a resource (along with the \$1,275 deposited previously) as of February 1.

S1120.010 FACTORS THAT MAKE PROPERTY A RESOURCE

А.	Introduct	ion	Property of any kind, including cash, cannot be a resource in a month unless, it meets all three criteria in B. below. However, it is not unusual for a nonresource to become a resource or vice versa.
B.	Policy-Re Criteria	sources	
	1. Owne Intere		An individual must have some form of ownership interest in property in order for the property to be considered a resource. The fact that an individual has access to property, or has a legal right to use it, does not make it a resource if there is no ownership interest (S1110.100).
	2. Legal Acces or Co Prope	ss (Spend onvert	An individual must have a legal right to access property. Despite having an ownership interest, property cannot be a resource if the owner lacks the legal ability to access funds for spending or to convert noncash property into cash (S1110.100).
			The fact that an owner does not have physical possession of property does not mean it is not his/her resource, provided the owner still has the legal ability to spend it or convert it to cash. However, see S1140.240 if a U.S. Savings Bond is involved.
		e for	Even with ownership interest and legal ability to access property, a legal restriction against the property's use for the owner's own support and maintenance means the property is not his/her resource (S1110.100).

Manual Title	Chapter Page Revision Date		n Date
Virginia Medical Assistance Eligibility	M11	July 1995	
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	S1120.010		3

C. Policy – Access to Resources

1. Access via an	We consider that an individual has free access to, and unrestricted use of,
Agent	property even when he/she can take those actions only through an agent; e.g., a
	representative payee, guardian, etc. (S1120.020). For real property where
	reasonable but unsuccessful efforts to sell must be established, see
	M1130.140.

2. Access Only via Litigation When there is a legal bar to sale of property (e.g., if a co-owner legally blocks sale of jointly-owned property), we do not require an individual to undertake litigation in order to accomplish sale or access. The property is not a resource under such circumstances in a month if a legal bar exists anytime during that month.

An individual's interest in an unprobated estate is a countable resource. An heir can initiate a court action to partition. If a partition suit is necessary (because at least one other owner of or heir to the property will not agree to sell the property) in order for the individual to liquidate the interest, estimated partition costs may be deducted from the property's value.

An applicant or recipient's proportional share of the value of property owned jointly with another person to whom the applicant or recipient is not married as tenants in common or joint tenants with the right of survivorship at common law is counted as a resource unless it is exempt property or is unsalable.

3. Access via Petition - Conservatorship Accounts
If State law requires that funds in a conservatorship account be made available for the care and maintenance of an individual, we assume, absent evidence to the contrary, that funds in such an account are available for the individual's support and maintenance and are, therefore, that individual's resource. This is true despite the fact that the individual or his/her agent is required to petition the court to withdraw funds for the individual's support and maintenance. See S1140.215 for instructions concerning conservatorship accounts.

D. Examples

 Lack of Ownership
 a. Situation - In response to unstated income development, Mr. John Hart, explains that his brother, Ted, who lives in an adjacent State, allows him (John) access to his bank account in emergencies. John Hart says he withdraws funds to pay an overdue utility bill to avoid shutoff.

The EW confirms that the account is titled "Ted Hart by Ted Hart or John Hart." John Hart states that he uses the funds solely for his own benefit and not as an agent for his brother.

b. **Analysis** - Even though John Hart has unrestricted access to the account and can use the funds at his own discretion, the funds are not his resources because he has no ownership interest in them. The title of the account clearly designates Ted Hart as sole owner. However, whatever funds John withdraws from Ted's account are John's income in the month of the withdrawal.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	S1120.010		4

	 c. Situation - A member of an Indian tribe states that he has several items, valued at several thousand dollars, that he would not sell because they are ceremonial in nature (clothing and beadwork). The EW questions him about the items and determines they were "entrusted" to him by the tribe for safekeeping. d. Analysis - In order for an asset to be a resource, the individual must have an ownership interest in the asset. Since the individual in the above situation does not own the ceremonial items, they are not his resources.
2. Court Order Restricts Access	a. Situation - At the time of his divorce, Mark Thomas, an SSI recipient, was sole owner of the house in which his ex-wife and their two young sons are living. Under the terms of the divorce decree, Mr. Thomas must pay the taxes on the property and maintain it as a home for his ex-wife and the children until the younger boy reaches age 18. The decree also specifies that he is free to sell the property only after the younger boy's eighteenth birthday.
	b. Analysis - Although Mr. Thomas clearly owns the property, he is legally barred from converting it to cash to be used for his own support and maintenance until 1997. Therefore, it is not his resource until the month following the month of his younger son's eighteenth birthday.
3. Binding Agreement Restricts Access	a. Situation - As a gift from their parents, Tom Brown, a Medicaid recipient, and his brother who is not eligible for Medicaid, received some shares of stock valued at \$3,000. The stock certificates show that the brothers are joint tenants (S1110.510 C.2.), but the brothers have a legally binding agreement that one will not sell without consent of the other. The EW confirms that Tom's brother will not consent to sell.
	b. Analysis - Normally, the gift would be valued under the income rules in the month of receipt and the resources rules thereafter. However, since Tom's brother will not consent to sale of the stock, Tom's share of the stock is not income in the month of receipt nor resources thereafter since it cannot be used for Tom's support and maintenance. If Tom's brother consents to sell, Tom's share would be a countable resource beginning with the month following the month that consent was given.
4. Lack of Possession Restricts Ability to Use- Savings Bonds	a. Situation - During a posteligibility review, the EW learns that George Jones, a Medicaid recipient, is co-owner along with his father of U.S. Savings Bonds with a face value of \$3,500. The EW learns that George's father bought the bonds over a period of years with his own money and designated George as co-owner. The bonds are in the father's safe deposit bo to which he will not give George access under any circumstances.

Manual Title	aal Assistance Flinikut-	Chapter	Page Revision	
Subchapter Subject	cal Assistance Eligibility	M11 Page ending with	July 1	Page
IDENTIF	YING RESOURCES	S1120).020	5
	b. Analysis - The EW questions of give George the bonds under a George can take possession of Generally, lack of physical pos- not affect its status as a resour- bonds is a legal requirement for owner, he cannot legally redee are not his resources.	iny circumstances. Ge the bonds only after h ssession of an otherwi ce. However, physica or cashing them. Altho	corge's father stane the (the father) d se liquid resour l possession of ough George is	ates that, lies. cee does savings a legal
5. Insurance Settlement Restricts Use	a. Situation - Bob Warfield, a M automobile accident. A court a solely for medical expenses re-	awarded him damages	•	be used
	b. Analysis - Although Mr. Warf them, he is not legally free to u maintenance. Therefore, the av	use them for his own s	support and	
	Third party liability should be ente	ered during enrollment		
6. No Access Without Litigation	a. Situation - Andrea Matthews, separated from her spouse, wh She and her spouse own a sum the-entirety. Her spouse lives	to is not eligible for M Imer cottage in anothe	edicaid, for 5 y r State as tenant	ears.
	b. Analysis - If Ms. Matthews we tenant-in-common, have the ri- without her ex-spouse's conser- litigation to obtain access, the changes his mind about the sal Matthew's resource. Even if M interest in the cottage, for a QI cottage would be excluded from undue hardship for Mr. Matthe Appendix 2).	ght to market her inter nt. However, since we property is not a resou le. Therefore, the cotta As. Matthews could m DWI, QMB, and SLM m countable resources	rest in the prope e do not require arce unless her h age is not Ms. arket her owner B coverage onl s if its sale woul	erty nusband rship y, the ld cause
S1120.020 TRANSA	CTIONS INVOLVING AC	GENTS		
A. Introduction	An eligible individual (EI) or deen or may serve as an agent for some is important to distinguish an agen behalf of the person for whom he/s	one else. When an age it's actions on his/her o	ency relationshi	p exists, it
B. Definitions				
1. Agent	An agent is a person or organization authorization of another person. F to anyone acting in a fiduciary cap regardless of the applicable title (re- etc.).	or Medicaid purposes bacity, whether formal	, the term appli or informal, an	es id
2. Ward	A ward, as used in this section, is t an agent has authority to act. This	he categorical designa is not necessarily a "w	tion of a party a ward" in the leg	for whom al sense.
C. Operating Policies-Agent Holds Assets	For nurnases of this spatian or as	tion by someone in his	her opposite a	s on accent
1. Actions by Agent	For purposes of this section, an act is equivalent to an action by the wa funds held by a representative paye held by the beneficiary himself.	ard for whom he/she a	icts. For examp	ole, RSDI

Manual Title Virginia Mee	dical Assistance Eligibility	Chapter M11	Page Revision Date July 1995
Subchapter Subject IDENTI	FYING RESOURCES	Page ending with Page S1120.020	
2. Status of Assets Held for Ward	Unless there is a legal restriction on against their use for the ward's support resources. They are not the agent's r interest in them and often is not legat and maintenance.	ort and maintenance resources since the	ce, the assets are the ward agent has no ownership
3. Property Title Must Show Ownership	An agent holding property of any kin clearly shows ownership by the war	nd for a ward must d.	keep it in a form that
D. Operating Policies- Improperly Titled Financial Account	The most common type of improper designated as held "in trust for" a wa trust (M1120.200) and is misleading does not recognize the funds as the v an improperly titled account, consul	ard. This form of a g as to ownership o ward's property, see	holding is not a formal of the funds. If State law e E.3. below. If evaluatin
1. Singly Owned Account; EI/Deemor Is Ward	 a. Agent Agrees Funds Belong to Y that deposits to the account are in (S0810.120): we assume the funds are the wa request that the agent change 	ncome to the ward rd's property; and	l, not the agent
	 Agent Does Not Agree Funds B that the funds belong to the ward do not treat the funds as the war representative payee. See E.3. b 	elong to Ward - If l and refuses to con d's resources. See	the agent does not agree rrect the account title, we E.4. if the agent is a
2. Singly Owned Account; EI/Deemor Is Agent	Although deposits to the account are we treat the account as the agent's re person shown as owner on the accou	esource. The accou	come per S0810.120.D 2, ant is the resource of the
3. Jointly Owned Account	Regardless of whether the EI/deemo ownership of the funds and establish (S1140.205).	r is ward or agent, that they are the	an agent can rebut ward's property
E. Development and Documentation1. Verify Agency Relationship	Verify any allegation of an agency re	elationship per S08	810.120 F.
2. Determine Resources	Document your decisions concernin to the EI/deemor. Follow the guidel sections dealing with the specific typ	ines in C. and D. a	bove, as well as in
3. Improperly Titled Financial Account; EI/Deemor Has Agent	 a. Agent Acknowledges Funds as V Document the file with the a ownership. Ask the agent to have the ac Treat the funds as the ward's b. Agent Is Not Representative Pay Ward's If an agent (other than a represent incorrectly, will not change the acknowledge the funds as the ward's do not treat the funds as the see S0820.120 E. for the incorrectly deemor has an agent. 	egent's signed state count retitled. s property. vee and Does Not A ntative payee) has account designatio ard's: gent's refusal; ward's property; an	Acknowledge Funds as set up an account n, and will not nd

Manual Title	Chapter Page Revision Date		n Date
Virginia Medical Assistance Eligibility	M11	July 1	995
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	S1120.022		7

4.	Representative Payee is Agent Who Does Not Acknowledge Funds As Ward's	 a. If the conserved funds are SSI or RSDI funds and the representative payee will not change the account designation and acknowledge the ward's ownership of the funds: do not treat the funds as the EI's or deemor's property b. Situation Changes - Consider the funds the ward's property the month following the month in which: the representative payee designates the funds properly; or a new representative payee establishes the account correctly. NOTE: Do not consider any conserved SSI or RSDI funds as the EI's or deemor's income in the month the account is redesignated (S1120.022.B.2.) 				
Related Policies						
1.	Misuse of Funds by Representative Payee Who Is an EI or Deemor	See S0810.120 D.4. concerning misused funds as income to the agent. If the agent retains the misused funds, consider them his/her resources effective with the month following the month the funds are counted as income.				
2.	Representative Payee	SSA selects representative payees for recipients who are unable to manage their own funds. Representative payees have financial jurisdiction only over financial transactions involving SSI/RSDI benefits.				
3.	Agents and Income Determina- tions	For the effect on the income determinations of fees paid to an agent, misuse of funds, and correctly titled accounts, see S0810.120.				

S1120.022 CONSERVED FUNDS WHEN FORMALLY DESIGNATED AGENT CHANGES

A. Introduction

F.

- 1. General An agent designated formally by an agency or court may conserve funds not used for a ward's (beneficiary's) current needs. If there is a change of agent, the former agent may return these savings to SSA or other paying agency (e.g., Veterans Administration).
- 2. Funds Reissued SSA or other paying agency may reissue accumulated funds to a new payee or directly to the ward. The reissued funds may be paid in a lump sum or in installments and may be combined in a check with a current month's benefits.

B. Policy Principles

- 1. Conserved Funds as Resources Conserved funds are a ward's resources while SSA or another agency is holding them for the ward. This is the case because the ward:
 - owns the funds; and
 - is legally entitled to use them (or have them used on his/her behalf) for his/her own support and maintenance.
- 2. Reissued Funds Not Income Conserved funds are not income to the owner when reissued because they have been his/her resources while held for him/her. They may have changed from nonliquid to liquid in form but they are not new funds.

Manual Title	Chapter Page Revision		Date
Virginia Medical Assistance Eligibility	M11	August	1994
ubchapter Subject Page ending with		ith	Page
IDENTIFYING RESOURCES	S1120.010		8

New Funds
 If a single check contains both reissued funds and new funds that do not represent income previously charged for a prior month, the new funds are subject to income-counting rules.

 Counting Rules

ASSETS THAT ARE NOT RESOURCES

S1120.100 HOME ENERGY ASSISTANCE/SUPPORT AND MAINTENANCE ASSISTANCE

ance/support and kclusion from income.
the applicable
ould be within the
EA/SMA, obtain the cumented in file):
EA/

S1120.110 CERTAIN CASH TO PURCHASE MEDICAL OR SOCIAL SERVICES

A. Introduction An individual cannot always disburse in the month of receipt cash given him/her to purchase approved medical or social services. To permit use of such funds in the manner intended, it is reasonable to assume, for a limited time, that the individual will use them to pay for the approved services and, therefore, that they are not available for his/her support and maintenance.

- **B.** Policy
 - 1. What Is Not a Effective July 1, 1988, a cash payment for medical or social services that is not income under S0815.050, also is not a resource for one calendar month following the month of receipt.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending wi	ith	Page
IDENTIFYING RESOURCES	S1120).112	9

2.	Exception	The rule in 1. above does not apply to cash received as repayment for medical or social services bills an individual has already paid. Even though not income, such cash is a resource and, if retained, is subject to resource-counting rules as of the first moment of the month following receipt.

- **3. Determination** If the cash was neither income nor payment, it is not a resource for one calendar month following the month of receipt.
- **D. References** Commingled funds, S1130.700.

S1120.112 RETROACTIVE IN-HOME SUPPORTIVE SERVICES PAYMENTS TO INELIGIBLE SPOUSES AND PARENTS

A. Introduction In limited circumstances, governmental programs will pay a spouse or parent to provide a disabled spouse or child with certain in-home supportive (chore, attendant, and homemaker) services (IHSS). IHSS payments are income when received by the ineligible spouse or parent but are not included as income for deeming purposes.

So that the intended benefit of having services provided by a caregiver in the home can be realized, and to avoid Medicaid ineligibility due to excess deemed resources, the regulations provide for a reasonable period of time during which retroactive IHSS payments are not considered resources and, therefore, are not subject to resources deeming.

B. Policy

1.	When an IHSS Payment Is Not a Resource	A retroactive IHSS payment paid to an ineligible spouse or parent to provide chore, attendant, or homemaker services to an eligible individual is not a resource for one calendar month following the month of receipt. If retained into the second calendar month following receipt, the payment is a resource subject to deeming.
		This provision applies only to retroactive IHSS payments.
2.	"Retroactive" IHSS Payment	For the purposes of this provision, a "retroactive" IHSS payment is one that is paid after the month in which it was due. If payment is made in the month due, but following the month in which services were rendered, such payment is not considered "retroactive" for purposes of this provision.
3.	Interest Included in IHSS Payment	If the retroactive IHSS payment includes an interest amount, the entire payment, and any interest included in the retroactive payment, is subject to the rule 1. above.

Manual Title	Chapter Page Revision Date		
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending w	vith	Page
IDENTIFYING RESOURCES	S112).115	10

S1120.115 DEATH BENEFITS FOR LAST ILLNESS AND BURIAL EXPENSES

A.	Introduction	Death benefits, including gifts and inheritances an individual will use to pay the deceased's last illness and burial expenses, may still be on hand the first moment of the month following the month of receipt. It is reasonable to assume, for a limited time, that death benefits will be used for last illness and burial expenses and are not available for support and maintenance.
B.	Policy	
	1. When a Death Benefit Is Not a Resource	Effective August 1991, death benefits, including gifts and inheritances, that are not income under S0830.545, also are not a resource for one calendar month following the month of receipt. If retained until the first moment of the second calendar month following receipt, death benefits are resources.
	2. Exception Bills Already Paid	Death benefits that are repayment of bills for last illness and burial expenses the individual has already paid are subject to resources rules beginning with the first moment of the month following the month of receipt.
C.	Procedure	
	1. Development Not Required	Do not develop unless the amount retained plus other countable resources exceeds the applicable resources limit.
	2. Development Required	If an individual would have excess resources, determine and document whether death benefits:
		 were income under S0830.545; and if not income, whether the amounts were for repayment of bills already paid.
		If you determine that death benefits should not be counted for one calendar month, document the amounts and that month.
D.	References	• Death benefits as income, S0830.545.
E.	ExampleDeath Benefits Not a Resource	
	1. Situation	As a result of her uncle's death, Barbara Smith, a disabled recipient, receives \$4,000 in July as beneficiary of his life insurance policy. She intends to spend the entire amount on his last illness and burial expenses. She has already received bills totaling \$900 which she pays. On August 1, she receives a funeral bill for \$2,900 and a few days later receives a cash gift of \$500 to be used for last illness and burial expenses. She pays the \$2,900 funeral bill in August and intends to use the remainder to pay some hospital expenses.

Manual Title	Chapter	Page Revisio	n Date
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending w	rith	Page
IDENTIFYING RESOURCES	S1120).150	11

2.	Analysis	 Neither the \$4,000 Ms. Smith receives in July nor the \$500 she receives in August is unearned income. Since she uses \$900 of the \$4,000 life insurance check in July, as of August 1, she has a \$3,100 balance which is not a resource for August. During August she pays the \$2,900 bill and then has \$200 left. However, the \$500 she receives in August gives her \$700 to use for funeral expenses. She must spend \$200 in August for burial or last illness expenses, otherwise, the \$200 will count as a resource September 1. She has until the end of September to spend the remaining \$500, otherwise it will count as a resource October 1.
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F. Example--Death Benefits Resource

- 1. Situation Ruth Taylor, a 68 year old recipient, has total countable resources of \$1,980 consisting of a \$1,000 savings account and \$980 checking account. Her brother died in late October. In November she receives \$3,000 as beneficiary of her brother's life insurance policy. She has last illness and burial expenses of \$2,750 to pay. There will be no more bills after these.
- 2. Analysis Of the \$3,000 Ms. Taylor received, \$250 is unearned income in November because last illness and burial expenses are only \$2,750. The \$2,750 is not unearned income and will not be a resource until January 1 if she still has it then. The \$250 amount will be a resource on December 1. This money will be added to the money she has in her checking and savings accounts. If the total is more than \$2,000, she will be ineligible for Medicaid.

S1120.150 GIFTS OF DOMESTIC TRAVEL TICKETS

A. Policy This policy is effective for tickets received on or after March 1, 1990.

The value of a ticket for domestic travel received by an individual (or spouse) is not a resource if the ticket is:

- received as a gift;
- not **converted** to cash; and
- excluded from income per S0830.521.

B. Procedure

1. When to
DevelopDevelop under this section when an individual alleges having retained an
uncashed ticket for domestic travel and the value of the ticket, plus the value
of other countable resources, exceeds the applicable resource limit.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	July 1	995
Subchapter Subject	Page ending w	ith	Page
IDENTIFYING RESOURCES	M112	0.200	12

PROPERTY THAT MAY OR MAY NOT BE A RESOURCE

M1120.200 TRUST PROPERTY

A. Introduction A trust is a legal arrangement involving property and ownership interests. Property held in a trust may or may not be considered a resource. The general rules concerning resources apply to evaluating the resource status of property held in a trust.

Trusts are often complex legal arrangements involving State law and legal principles that an eligibility worker (EW) is not expected to know or be able to apply without legal counsel.

Therefore, the following instructions may only be sufficient for you to recognize that an issue is present and should be referred to the Regional Coordinator or Assistant Attorney General through your regional office. When in doubt, refer the issue for a legal opinion.

The enactment of OBRA 93 changed the evaluation of trusts established (other than by a will) on or after August 11, 1993. Assets of trusts established other than by a will may be countable as income, resources, or as asset transfers. Trusts established for disabled individuals are treated differently; see M1120.202.

Policy relating to trusts is located in the following sections.

- M1120.200, Trust Property
- M1120.201, Trust Established on or after August 11, 1993
- M1120.202, Trusts Established for Disabled Individuals On or After August 11, 1993
- M1130.520, Trusts Established Between July 1, 1993 and August 11, 1993
- M1140.400 Trust Established By A Will
- M1140.401, Trusts Which Were Not Created by a Will
- M1140.402, Medicaid Qualifying Trust (Created Prior to August 11, 1993)
- M1140.403, Trusts Created After July 1, 1993 and Before August 11, 1993 With Corpus In Excess of \$25,000
- M1140.404, Trust Established on or After August 11, 1993

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	July 1	995
Subchapter Subject	Page ending wi	th	Page
IDENTIFYING RESOURCES	M112	0.200	12a

B. Definitions

1.	Trust	A trust is a property interest whereby property is held by an individual (trustee) subject to a fiduciary duty to use the property for the benefit of another (the beneficiary).
2.	Grantor	A grantor (also called a settlor or trustor) is a person who creates a trust. An individual may be a grantor if an agent, or other individual legally empowered to act on his/her behalf (e.g., a legal guardian, representative payee for title II/XVI benefits, a person acting under a power of attorney or conservator), establishes the trust with funds or property that belong to the individual. The terms grantor, trustor, and settlor may be used interchangeably.
3.	Trustee	A trustee is a person or entity who holds legal title to property for the use or benefit of another. In most instances, the trustee has no legal right to revoke the trust or use the property for his/her own benefit.
4.	Trust Benefic- iary	A trust beneficiary is a person for whose benefit a trust exists. A beneficiary does not hold legal title to trust property but does have an equitable ownership interest in it.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	July 1	995
Subchapter Subject	Page ending w	ith	Page
IDENTIFYING RESOURCES	M112	0.200	13

5.	Trust Principal	The trust principal is the property placed in trust by the grantor which the trustee holds, subject to the rights of the beneficiary plus any trust earnings paid into the trust and left to accumulate.
6.	Trust Earnings (Income)	Trust earnings or income are amounts earned by trust principal. They may take such forms as interest, dividends, royalties, rents, etc. These amounts are unearned income to the person legally able to use them for personal support and maintenance.
7.	Totten Trust	A Totten trust is a tentative trust in which a grantor makes himself/ herself trustee of his/her own funds for the benefit of another. The trustee can revoke a Totten trust at any time. Should the trustee die without revoking the trust, ownership of the money passes to the beneficiary.
8.	Grantor Trust	A grantor trust is a trust in which the grantor of the trust is also the sole beneficiary of the trust.
9.	Mandatory Trust	A mandatory trust is a trust which requires the trustee to pay trust earnings or principal to or for the benefit of the beneficiary at certain times. The trust may require disbursement of a specified percentage or dollar amount of the trust earnings or may obligate the trustee to spend income and principal, as necessary, to provide a specified standard of care. The trustee has no discretion as to the amount of the payment or to whom it will be distributed.
10	. Discretionary Trust	A discretionary trust is a trust in which the trustee has full discretion as to the time, purpose and amount of all distributions. The trustee may pay to or for the benefit of the beneficiary, all or none of the trust as he or she considers appropriate. The beneficiary has no control over the trust. The kind and degree of the "discretion" given to the trustee is determined by the terms of the trust.
11	. Medicaid Qualifying Trust	A "Medicaid qualifying trust" is a trust, or similar legal device, established (other than by a will) by an individual or an individual's spouse prior to August 11, 1993 under which the individual may be beneficiary of all or part of the payments from the trust. The distribution of such payments is determined by one or more trustees who are permitted to exercise discretion with respect to the distribution to the individual.
		EXCEPTION: A trust or initial trust decree established prior to April 7, 1986, solely for the benefit of a mentally retarded individual who resides in an intermediate care facility for the mentally retarded is not a "Medicaid Qualifying Trust".
12	. Residual Beneficiary	A residual beneficiary is not a current beneficiary of a trust, but will receive the residual benefit of the trust contingent upon the occurrence of a specific event, e.g., the death of the primary beneficiary.
13	. Fiduciary	A person or other entity that holds something in trust for another and has a legal obligation to act in the best interests of that person in all matters regarding the property held, as the executor of a will who is responsible for preserving assets and investing wisely, when required to do so.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending w	th	Page
IDENTIFYING RESOURCES	M112	0.200	14

- C. Policy-Accounts That May or May Not Be Trusts
 - 1. Accounts That
Are Not TrustsThe following accounts and instruments are similar to trusts and may be
titled as trusts, but should generally not be developed under these instructions
for Medicaid purposes.

a. Conservatorship Accounts

These accounts, established by a court, are usually administered by a court-appointed conservator for the benefit of an individual. They differ from a trust in that the "beneficiary" retains ownership of all of the assets, although in some cases they may not be available for support and maintenance. (See S1140.215 for instructions pertaining to conservatorship accounts.)

b. Patient Trust Accounts

Many nursing homes and institutions maintain so called "patient trust accounts" for individuals to provide them with toiletries, cigarettes, candy and sundries. Although titled trust accounts, these are agency accounts. The individual owns the money in the account which the institution is merely holding for him or her and making disbursements on his or her behalf as necessary. (See S1120.020, S0810.120 for information on transactions involving agents.)

2. "In Trust For" These accounts may or may not be trusts depending on the circumstances in the individual case. Examples of the most common situations follow:
 Accounts

a. Representative Payee Accounts

One of the most common types of "in trust for" accounts are representative payee accounts. These accounts are not trusts, but improperly titled accounts and are misleading as to the actual owner of the funds. If a representative payee deposits current or conserved benefits in an account, the account must be titled to reflect the beneficiary's ownership interest. (See S1120.020 and S0810.120 for instructions pertaining to agency accounts.)

b. Totten Trusts

An "in trust for" financial institution account may be a Totten trust if an individual deposits his or her own funds in an account and holds the account as owner for the benefit of another individual(s).

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	July 2	017
Subchapter Subject	Page ending wi	ith	Page
IDENTIFYING RESOURCES	M112	0.200	15

D. Policy - Trust as

Resources

1. Trusts Which Are Resources

a. General

If an individual (applicant or recipient) has legal authority to revoke the trust and then use the funds to meet his food, clothing or shelter needs, or if the individual can direct the use of the trust principal for his/her support and maintenance under the terms of the trust, the trust principal is a resource for Medicaid purposes.

If the individual can sell his beneficial interest in a trust, that interest is a resource. For example, if the trust provides for payment of \$100 per month to the beneficiary for spending money, absent a prohibition to the contrary, the beneficiary may be able to sell the right to future payments for a lump-sum payment.

- M1120.200, B, 11
- M1140.402, Medicaid Qualifying Trust

b. Authority to Revoke Trust or Use Assets

• Grantor

In some cases, the authority to revoke a trust is held by the grantor. Even if the power to revoke a trust is not specifically retained, a trust may be revocable in certain situations. (See B.8. above and 3. below for information on grantor trusts.) Additionally, State law may contain presumptions as to the revocability of trusts. If the trust principal reverts to the grantor upon revocation and can be used for support and maintenance, then the principal is a resource.

• Beneficiary

A beneficiary generally does not have the power to revoke a trust. However, the trust may be a resource to the beneficiary, in the rare instance, where he/she has the authority under the trust to direct the use of the trust principal. (The authority to control the trust principal may be either specific trust provisions allowing the beneficiary to act on his/her own or by ordering actions by the trustee.) In such a case, the beneficiary's equitable ownership in the trust principal and his/her ability to use it for support and maintenance means it is a resource.

The beneficiary's right to mandatory periodic payments may be a resource equal to the present value of the anticipated string of payments unless a valid spendthrift clause or other language prohibits anticipation of payments.

While a trustee may have discretion to use the trust principal for the benefit of the beneficiary, the trustee should be considered a third party and not an agent of the beneficiary, i.e., the actions of the trustee are not the actions of the beneficiary, unless the trust specifically so provides.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	July 1	995
Subchapter Subject	Page ending wi	th	Page
IDENTIFYING RESOURCES	M112	0.200	16

• Trustee

Occasionally, a trustee may have the legal authority to revoke a trust. However, the trust is not a resource to the trustee unless he/she becomes the owner of the trust principal upon revocation. The trustee should be considered a third party. Although the trustee has access to the principal for the benefit of the beneficiary, this does not mean that the principal is the trustee's resource. If the trustee has the legal authority to withdraw and use the trust principal for his/her own support and maintenance, the principal is the trustee's resource for Medicaid purposes in the amount that can be used.

Totten trust

The creator of a Totten trust has the authority to revoke the financial account trust at any time. Therefore, the funds in the account are his/her resource.

2. Trusts Which May Not Be A Resource If an individual does not have the legal authority to revoke the trust or direct the use of the trust assets for his/her own support and maintenance, the trust principal is not the individual's resource.

The revocability of a trust and the ability to direct the use of the trust principal depends on the terms of the trust agreement and/or on State or federal law. If a trust is irrevocable by its terms and under State law cannot be used by an individual for support and maintenance, it may not be a resource. Evaluate the trust in accordance with the following sections.

- M1120.201, Trusts Established on or after August 11, 1993
- M1120.202, Trusts Established for Disabled Individuals on or after August 11, 1993.
- M1130.520, Trusts Established Between July 1, 1993 and August 10, 1993
- M1140.400, Trust Created By A Will
- M1140.402, Medicaid Qualifying Trust (created prior to August 11, 1993)
- M1140.403, Trusts Created After July 1, 1993 and before August 11, 1993 with Corpus in Excess of \$25,000

3. Revocability of Grantor Trusts Virginia follows the general principle of trust law that if a grantor is also the sole beneficiary of a trust, the trust is revocable regardless of language in the trust document to the contrary.

Virginia recognizes the irrevocability of a grantor trust if there is a named "residual beneficiary" in the trust document who would, for example, receive the principal upon the grantor's death or the occurrence of some specific event.

NOTE: The above policies regarding grantor trusts may or may not apply in some States.

Manual Title	Chapter	Page Revision	n Date
Virginia Medical Assistance Eligibility	M11	July 2	017
Subchapter Subject	Page ending wi	th	Page
IDENTIFYING RESOURCES	M112	0.200	17

E. Policy – Disbursements from Trusts

1. V	Vhen Trust	If the trust principal is not a resource, disbursements from the trust may be
I	Principal Is Not	income to the beneficiary, depending on the nature of the disbursements.
a	a Resource	Regular rules to determine when income is available apply.

a. Disbursements Which are Income

Cash paid directly from the trust to the individual is unearned income.

b. Disbursements Which Result in Receipt of In-kind Support and Maintenance

Food, clothing or shelter received as a result of disbursements from the trust by the trustee to a third party are income in the form of in-kind support and maintenance and are not counted for Medicaid purposes.

c. Disbursements Which Are Not Income

Disbursements from the trust by the trustee to a third party that result in the individual receiving items that are not food, clothing or shelter are not income. For example, if trust funds are paid to a provider of medical services for care rendered to the individual, the disbursements are not income for Medicaid purposes.

- 2. When Trust Principal Is a Resource – Trusts Created By Will or Prior to Aug. 11, 1993
- 3. When Trust Principle is a Resource – For Trust Created on or After August 11, 1993

If the trust principal is a resource to the individual, disbursements from the trust principal received by the individual are not income, but conversion of a resource. *However, trust earnings are income*. See S1110.100 for instructions pertaining to conversion of resources from one form to another and F.2. below for treatment of income when the trust principal is a resource.

Effective August 11, 1993:

- payments for the benefit of the individual are counted as unearned income;
- corpus is a resource, and
- payments to other individual(s) are evaluated as asset-transfer;
- trust earnings, e.g., interest, are income.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	July 2	017
Subchapter Subject	Page ending w	ith	Page
IDENTIFYING RESOURCES	M112	0.200	18

F. Policy Earnings/Additions to Trusts

1. Trust Principal Is Not a Resource

a. Trust Earnings

Trust earnings are not income to the trustee or grantor unless designated as belonging to the trustee or grantor under the terms of the trust; e.g., as fees payable to the trustee or interest payable to the grantor.

Trust earnings are not income to the Medicaid *applicant*/recipient who is a trust beneficiary unless the trust directs, or the trustee makes, payment to the beneficiary.

b. Additions to Principal

Additions to trust principal made directly to the trust are not income to the grantor, trustee or beneficiary. Exceptions to this rule are listed in c. and d. below.

c. Exceptions

Certain payments are non-assignable by law and, therefore, are income to the individual entitled to receive the payment under regular income rules. They may not be paid directly into a trust, but individuals may attempt to structure trusts so that it appears that they are so paid. Non-assignable payments included:

- Temporary Assistance to Needy Families (TANF);
- Railroad Retirement Board-administered pensions;
- Veterans pensions and assistance;
- Federal employee retirement payments (CSRS, FERS) administered by the Office of Personnel Management;
- Social Security title II and SSI payments; and
- Private pensions under the Employee Retirement Income Security Act (ERISA) (29 U.S.C.A. section 1056(d)).

d. Assignment of Income

A legally assignable payment (see c. above for what is not assignable), that is assigned to a trust, is income for Medicaid purposes unless the assignment is irrevocable. If the assignment is revocable, the payment is income to the individual legally entitled to receive it.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending w	th	Page
IDENTIFYING RESOURCES	M112	0.200	19

2. Trust Principal Is a Resource

a. Trust Earnings

Trust earnings are income to the individual for whom the trust principal is a resource, unless the terms of the trust make the earnings the property of another. See S0810.030 for when income is counted.

b. Additions to Principal

Additions to principal may be income or conversion of a resource, depending on the source of the funds. If funds from a third party are deposited into the trust, the funds are income to the individual. If funds are transferred from an account owned by the individual to the trust, the funds are not income, but conversion of a resource from one account to another.

G. References

- Agency Relationships, S1120.020, S0810.120
- Financial Institution Accounts, S1140.200
- Third Party Vendor Payments, S0835.360

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	Februar	y 1997
Subchapter Subject	Page ending wi	th	Page
IDENTIFYING RESOURCES	M112	0.201	20

M1120.201 TRUSTS ESTABLISHED ON OR AFTER AUGUST 11, 1993

А.	Introduction	The enactment of OBRA 93 affects the treatment of trusts. For purposes of determining an individual's eligibility for Medicaid, the rules specified in this section shall apply to a trust established by such individual on or after August 11, 1993.
		EXCEPTION: Certain trusts established for disabled individuals. See M1120.202.
B.	Definitions	
	1. Assets	Assets means both income and resources of an individual and an individual's spouse. Assets of a trust established other than by a will may be countable as income, resources, or as asset transfers.
	2. Revocable Trust	A revocable trust is a trust that can be legally revoked by the individual who established it. If a trust is revocable, the entire amount of the principle or corpus is counted as a resource.
	3. Irrevocable Trust	An irrevocable trust is a trust that cannot be legally revoked by the individual who established it.
C.	Policy	
	1. Who Established Trust	An individual shall be considered to have established a trust if assets of the individual were used to form all or part of the corpus of the trust and if any of the following individuals established such trust other than by a will:
		 the individual, the individual's spouse, a person, including a court or administrative body, acting at the direction or upon the request of the individual or the individual's spouse, a person, including a court or administrative body, with legal authority to act in place of or on behalf of the individual or the individual's spouse.
		<i>NOTE: The individual does not establish a trust when a funeral home director is named as the "grantor" on the trust document. See M1140.404.</i>
	2. Treatment of Trust Assets	In the case of a trust the corpus of which includes assets of an individual and assets of any other person or persons, the provisions of this section shall apply to the portion of the trust attributable to the assets of the individual.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	February	y 1997
Subchapter Subject	Page ending w	ith	Page
IDENTIFYING RESOURCES	M112	0.201	21

This section shall apply without regard to:

- the purpose for which a trust is established,
- whether the trustees have or exercise any discretion under the trust,
- any restrictions on when or whether distributions may be made from the trust, or
- any restriction on the use of *or* distribution from the trust.
- a. In the case of a **revocable trust**:
 - the corpus of the trust shall be considered resources available to the individual.
 - Payments from the trust to or for the benefit of the individual shall be considered income of the individual.
- Any other payments from the trust shall be considered assets disposed of by the individual.
- b. In the case of an **irrevocable trust** if there are any circumstances under which payment from the trust could be made to or for the benefit of the individual, the portion of the corpus from which, or the income on the corpus from which, payment to the individual could be made shall be considered
 - resources available to the individual, and
 - payments from that portion of the corpus or income to or for the benefit of the individual, shall be considered income of the individual, and
 - payments from that portion of the corpus or income for any other purpose, shall be considered a transfer of assets by the individual.

Any portion of the trust from which, or any income on the corpus from which, no payment could under any circumstances be made to or for the benefit of an individual shall be considered,

- as of the date *the trust is established* (or, if later, the date on which payment to the individual was foreclosed) to be assets disposed by the individual for evaluation of asset transfers, and
- the value of the trust shall be determined for purposes of such asset transfer by including the amount of any payments made from such portion of the trust after such date.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2017
Subchapter Subject	Page ending w	th	Page
IDENTIFYING RESOURCES	M112	0.202	22

M1120.202 TRUSTS ESTABLISHED FOR DISABLED INDIVIDUAL ON OR AFTER AUGUST 11, 1993

А.	Irrevocable trusts established after August 11, 1993 solely for the benefit of disabled individuals will not affect Medicaid eligibility. The following policy must be met for trusts of disabled individuals.
	must be met for trusts of disabled matviduals.

Disability must be met as defined by SSA or SSI.

- **B.** Policy
 - Trusts for Disabled Individual Under Age 65 (Individual
 A trust containing the assets of an individual under age 65 who is disabled and which is established for the benefit of such individual by a
 a parent,
 a grandparent
 - legal guardian of the individual,
 - a court, or
 - the individual (when the trust was established on or after December 12, 2016)

The trust policy in M1120.201 will not be applied, if the State will receive all amounts remaining in the trust upon the death of such individual up to an amount equal to the total medical assistance paid on behalf of the individual.

2. Trusts for Disabled Individuals ("Pooled" Trust Funds)

Trust)

A pooled trust is one containing the assets of a disabled individual (no age requirement). The trust must meet the following conditions to be exempt from the trust policy in M1120.201.

- The trust was established by and is managed by a non-profit association.
- A separate account is maintained for each beneficiary of the trust but, for purposes of investment and management of funds, the trust pools these accounts.
- Accounts in the trust are established solely for the benefit of disabled individuals by the parent, grandparent, or legal guardian of such individuals, by such individuals or by a court.
- To the extent that amounts remaining in the beneficiary's account upon the death of the beneficiary are not retained by the trust, the trust pays to the State from such remaining amounts in the account an amount equal to the total amount of medical assistance paid on behalf of the beneficiary under the State Plan.

For an individual who meets the definition of an institutionalized individual in M1410,010 B.2, the placement of the individual's funds into a pooled trust when the individual is age 65 years or older must be evaluated as an uncompensated transfer, if the trust is structured such that the individual irrevocably gives up ownership of funds placed in the trusts. See M1450.550 D for additional information.

Manual Title	Chapter Page Revision		Date
Virginia Medical Assistance Eligibility	M11	M11 April 2018	
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	M1120.202		22a

 3. Transfers of Income into a Trust
 Established for a Disabled Individual
 Trust, a log referred to as a Miller Trust. Although Virginia does not recognize Miller trusts, the Medicaid income exclusion provided for in a Miller trust is equally applicable in states that do not have Miller Trusts to trusts established for disabled individuals.

> Under Miller Trust rules, income received and placed into a trust established for a disabled individual or pooled trust is not counted in determining the individual's income eligibility. Additionally, if the **right** to income is transferred to the trust, the income is not counted because it does not meet the Supplemental Security Income (SSI) and Medicaid definitions of income.

Transfers of income and the right to income into a trust established for a disabled individual or pooled trust are not considered uncompensated transfers of assets when the individual is under age 65.

Manual Title	Chapter	Chapter Page Revision	
Virginia Medical Assistance Eligibility	M11	M11 August 19	
Subchapter Subject	Page ending w	Page ending with	
IDENTIFYING RESOURCES	S1120.205		23

S1120.205 UNIFORM GIFTS TO MINORS ACT

A. Introduction

- 1. General Virginia like most states has adopted the Uniform Gifts to Minors Act (UGMA) which permits making to minors gifts which are free of tax burdens. The UGMA is sometimes called the Uniform Transfers to Minors Act. When a gift is made to a minor under the Uniform Gifts to Minors Act (U.G.M.A.), the minor does not have the right to liquidate the property until he/she reaches an age (age of majority) specified by State law. In Virginia the age of majority was lowered from age 21 to age 18 for gifts, under the U.G.M.A., made after June 30, 1973. A 1984 amendment, which became effective July 1, 1984, extended the definition of "minor" to include a person who has not attained the age of 21 years if the gift to the minor expressly provides that the custodial property shall be conveyed to the minor on his/her attaining the age of 21 years. Such provisions may be made by making the gift under the "Virginia Uniform Gifts to Minors Act (21)." 2. UGMA Under UGMA legislation: **Provisions** an individual (donor) makes an irrevocable gift of money or other • property to a minor (the donee); the gift, plus any earnings it generates, is under the control of a • custodian until the donee reaches the age of majority established by State law: the custodian has discretion to provide to the minor or spend for the • minor's support, maintenance, benefit, or education as much of the assets as he/she deems equitable; and the donee automatically receives control of the assets upon attainment •
 - the donee automatically receives control of the assets upon attainment of majority.

Manual Title	Chapter Page Revision		Date
Virginia Medical Assistance Eligibility	M11 October		2011
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	M1120.210		24

B. Policy Principles

1. UGMA and

Resources

a. General

Since a custodian of UGMA assets cannot legally use any of the funds for his or her own personal benefit, they are not his or her resources. Similarly, once there is a gift under UGMA, additions to or earnings on the principal are not income to the custodian who has no right to use them for his/her own support and maintenance. (Additions to the principal may be income to the donor prior to becoming part of the UGMA principal.) For example, if the donor is a deemor who receives rental income and adds it to a child's UGMA funds, we would have to consider the rental income as income for deeming purposes.

b. While Donee Remains a Minor

- UGMA property, including any additions or earnings, is not income to the **minor**;
- the custodian's UGMA disbursements to the minor **are income to the minor**;
- the custodian's UGMA disbursements on behalf of the minor may be income to the latter if used to make certain third party-vendor payments.

c. When Donee Reaches Majority

All UGMA property becomes available to the donee and subject to evaluation as income in the month of attainment of majority.

M1120.210 RETIREMENT FUNDS

A. Definitions

- 1. Retirement Funds Retirement funds are annuities or work-related plans for providing income when employment ends (e.g., pension, disability, or retirement plans administered by an employer or union). Other examples are funds held in an individual retirement account (IRA) and plans for self-employed individuals, sometimes referred to as Keogh plans. Also, depending on the requirements established by the employer, some profit sharing plans may qualify as retirement funds.
 - 2. Periodic
Retirement
BenefitsPeriodic retirement benefits are payments made to an individual at some
regular interval (e.g., monthly) and which result from entitlement under a
retirement fund.
 - 3. Value of a Retirement Fund
 Fund
 The value of a retirement fund is the amount of money that an individual can currently withdraw from the fund. If there is a penalty for early withdrawal, the fund's value is the amount available to an individual after penalty deduction. However, any taxes due are not deductible in determining the fund's value.

Manual Title Virginia Me	dical Assistance Eligibility	Chapter M11	Page Revisi Octob	er 2011
Subchapter Subject	FYING RESOURCES	Page ending w M112	vith 20.210	Page 25
B. Policy Principle	A retirement fund owned by an eligible the option of withdrawing a lump sum e periodic payments. However, if the ind payments, the fund may not be a counta	even though he/s ividual is eligib	she is not eligi	ble for
	A previously unavailable retirement fun the fund becomes available. The fund is the month following the month in which	s subject to reso	urces counting	
C. Operating Policies				
1. Termination of Employment	A retirement fund is not a resource if an in order to obtain any payment.	individual mus	t terminate em	ployment
2. Fund Not Immediately Available	A resources determination for the month fund becomes available for withdrawal in payment for reasons beyond the indiv processing time) does not mean that the individual is legally able to obtain the m	must include the vidual's control (fund is not a re	e fund's value. (e.g., an organ source since th	A delay ization's he
3. Claim of Periodic Payment Denied	If an individual receives a denial on a cl but can withdraw the funds in a lump su lump sum value in the resources determ which the individual receives the denial	m, include the ination for the n	fund's	-
D. Development and Documentation				
1. Evidence	If an individual has a retirement fund, o payments from the retirement fund. Det lump sum or periodic payments.			
2. Determination	If the individual can withdraw a lump su the amount that is currently available.	um, the retireme	ent fund is a rea	source in
E. Related Policies				
1. Nonliquid Resource	Absent evidence to the contrary, assume retirement funds are nonliquid (S1110.3		in the form of	
2. Deeming Exclusion	If an ineligible spouse, or parent, owns a the deeming process. See S0830.500 re income.			
	NOTE: If the individual is a married in community spouse, the retirement the resource assessment and the	ent funds are eva	aluated as reso	urces in

Manual Title	Chapter	Chapter Page Revision	
Virginia Medical Assistance Eligibility	M11	M11 October	
Subchapter Subject	Page ending w	Page ending with	
IDENTIFYING RESOURCES	S112	S1120.215	

F. Example

1.	Situation	Jeff Grant currently works 3 days a week for a company where he has been employed full-time for 20 years. Under his employer's pension plan, Mr. Grant has a \$4,000 retirement fund. The EW confirms that Mr. Grant could withdraw the funds now, but there would be a penalty for early withdrawal and he would forfeit eligibility for an annuity when he stopped working.

2. Analysis Since Mr. Grant can withdraw the retirement funds without terminating employment, they are a resource in the amount available after penalty deduction. This is true despite the fact Mr. Grant forfeits eligibility for periodic annuity payments in the future. All sources of available support (unless otherwise excluded) are considered in determining eligibility.

S1120.215 INHERITANCES AND UNPROBATED ESTATES

A. Introduction	Property in the form of an interest in an undivided estate is to be regarded as an asset when the value of the interest plus all other resources exceed the applicable resource limit, unless it is considered unsalable for reasons other than being an undivided estate. An heir can initiate a court action to partition. If a partition suit is necessary (because at least one other owner of or heir to the property will not agree to sell the property) in order for the individual to liquidate the interest, estimated partition costs plus <i>the individual's</i> <i>(applicant/recipient) attorney fees</i> may be deducted from the property's value. However, if such an action would result in the applicant/recipient securing title to property having <i>a</i> value less than the cost(<i>s</i>) of the <i>partition action</i> , the property would not be regarded as an asset.
	An ownership interest in an unprobated estate may be a resource if an individual:
	 is an heir or relative of the deceased; or receives any income from the property; or under State intestacy laws, has acquired rights in the property due to the death of the deceased.
	The procedure for determining the countable value of an unprobated or undivided estate is found in Appendix 1 to subchapter S1130.
B. For QDWI, QMB, SLMB, QI and ABD 80%FPL	The policy for treatment of an unprobated or undivided estate for the QDWI covered group is in Appendix 1 to chapter S11. The policy for treatment of an unprobated or undivided estate for the QMB, SLMB, QI and ABD 80% FPL covered groups is in Appendix 2 to chapter S11.
C. Operating Policies	
1. When to Develop	 We develop for this type of resource only if: the property in question is not excludable under any of the provisions in S1110.210 B.; and counting the property's value would result in excess resources.

Manual Title	Chapter	Chapter Page Revision	
Virginia Medical Assistance Eligibility	M11	M11 January	
Subchapter Subject	Page ending w	Page ending with	
IDENTIFYING RESOURCES	S1120.220		27

2. Ownership Interest

There is an ownership interest in an unprobated estate if:

- documents (e.g., a will or court records) indicate an individual is an heir to property of a deceased; or
- an individual has use of a deceased's property or receive income from it; or
- documents establish, or the individual alleges, a relationship between himself and the deceased which, under State intestacy laws, awards the individual a share in the distribution of the deceased property; and
- the inheritance, use of income, and distributions are uncontested.
- **3. When** Unprobated Estate Can Be a Resource We do not consider that an inheritance is a resource until the month following the month in which it meets the definition of income. See S0830.550 for the income rules on inheritances. Thereafter, if retained, we evaluate the property as a resource.

S1120.220 CASH LOANS

A. Definitions

1. Loan	A loan is a transaction whereby one party advances money to, or on behalf of another party, who promises to repay the lender in full, with or without interest. The loan agreement may be written or oral, and must be enforceable under State law.
2. Negotiable Agreement	A negotiable agreement is (e.g., a loan) where the owner of the agreement itself can transfer it from one person to another to include the whole amount of money expressed on its face.
3. Bona Fide Agreement	A bona fide agreement is legally valid <i>under the applicable State's law</i> and made in good faith.
B. PolicyGeneral	The following rules relate only to the principal amounts involved in the credit arrangements described in A. above. They do not include a creditor's receipt of interest which is unearned income.
1. Borrower	a. Agreement is a Bona Fide Loan
	• The loan agreement itself is not a resource.
	• The cash provided by the lender is not income but is the borrower's resource if retained in the month following the month of receipt.
	b. Agreement <i>is</i> Not <i>a</i> Bona Fide <i>Loan</i>
	• The loan agreement itself is not a resource.
	• The cash provided by the lender is income in the month received and is a resource if retained in the month following the month it was received.

Manual Title	Chapter	Chapter Page Revision	
Virginia Medical Assistance Eligibility	M11 January		2021
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	S1120.220		28

2. Lender a. Agreement is a Negotiable, Bona Fide Loan

- *A negotiable, bona fide loan agreement is a resource of the lender valued at the outstanding principal balance.*
- The cash provided to the borrower is no longer the lender's resource because the lender cannot access it for his or her own use; the loan agreement replaces the cash as the lender's resource.
- Payments received from the borrower against the loan principal are conversions of a resource, not income. If retained, the payments are counted as the lender's resource starting in the month following the month of receipt.

b. Agreement is Neither Bona Fide Nor Non-negotiable

- *The agreement is not a resource of the lender because the loan cannot be sold.*
- Payments received against the principal are income to the lender, not conversion of a resource.
- The cash provided to the borrower may be a resource if the lender can access it for his or her own use.

c. Agreement is Non-negotiable and Bona Fide

- The agreement is not a resource of the lender because the loan cannot be sold.
- The cash provided to the borrower is no longer the lender's resource because the lender cannot access it for his or her own use; the loan agreement is not a resource because it cannot be transferred.
- Payments received from the borrower against the loan principal are income. If retained, count the payments as the lender's resource starting in the month following the month of receipt.

NOTE: Interest income received by the lender is unearned income whether the loan is bona fide or not. If the loan payments received by the lender include both principal and interest, only consider the interest portion as income.

C. Informal Loans

1. Policy An informal loan is a loan between individuals who are not in the business of lending money or providing credit. An informal loan can be oral or written. An informal loan is "written" when the parties to the loan commit to writing the terms of their agreement.

An informal loan (oral or written) is bona fide if it meets all of the following requirements.

• *Enforceable under State law A bona fide loan is an agreement that must be enforceable under the applicable State law.*

Manual Title	Chapter	ter Page Revision	
Virginia Medical Assistance Eligibility	M11 January		2021
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	S1120.220		28 a

- Loan agreement in effect at time of transaction The loan agreement must be in effect at the time that the lender provides the cash to the borrower. Money given to an individual with no contemporaneous obligation to repay cannot become a loan at a later date.
 - Acknowledgement of an obligation to repay

A loan is a cash advance from a lender that the borrower must repay, with or without interest. For a bona fide loan to exist, the lender and the borrower must acknowledge the obligation to repay. When money or property is given and accepted based on any understanding other than it is to be repaid by the receiver, there is no loan for Medicaid purposes. A statement by the individual that he or she feels personally responsible to pay back the friend or relative on its own does not create a legal obligation to repay the individual who provided the cash. Similarly, the lender's statement that the borrower must only repay the cash if he or she becomes financially able to do so does not, on its own, create a legal obligation to repay.

• Plan for repayment

The loan must include a plan or schedule for repayment, and the borrower's express intent to repay by pledging real or personal property or anticipated future income (such as retirement insurance benefits starting in a year when they turn 62). The claimant may use anticipated income such as Title II, Title XVI, Veterans benefits, etc., to establish a plan for a **feasible** repayment of the loan as long as the loan states the claimant **must** pay the money back.

• Repayment plan must be feasible

The plan or schedule must be feasible. In determining the plan's feasibility, consider the amount of the loan, the individual's resources and income, and the individual's living expenses.

2. *Procedures* Follow these procedures to determine whether an informal loan is bona fide and to determine the resource value, if any, for the individual.

a. Document the loan allegation

- If there is a written agreement between the parties, obtain a copy
- If there is no written agreement, obtain signed statements from the borrower and the lender.

b. Determine whether the loan is bona fide

Determine whether the loan is bona fide. If the loan is bona fide, the cash proceeds are not income to the borrower but are a resource if retained until the following month. For the lender, the loan agreement itself is a resource if it is bona fide and negotiable. The borrower's repayment of principal is not income to the lender, but the interest portion is unearned income.

Manual Title	Chapter Page Revision		Date
Virginia Medical Assistance Eligibility	M11	January	2021
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	S1120.220		28b

c. Determine the resource value of the loan

(1). Eligible individual is the borrower

- Count the loan proceeds, if retained, as a resource starting in the month after the month the borrower received the proceeds.
- Determine the resource value of the proceeds of the loan that the borrower still holds (if any). Use procedures appropriate to the type of resource being evaluated.

(2) Eligible individual is the lender

- Assume that the bona fide loan agreement is negotiable, is a resource, unless the lender raises questions about the negotiability of the agreement, and wants to rebut this assumption.
- The agreement is a resource starting in the month after the month that the lender provides the proceeds to the borrower.
- Assume that the agreement's resource value is its outstanding principal balance unless the lender disagrees and wants to rebut this assumption.

EXAMPLE: Prior to filing for SSI, Mr. Jones made a \$1,500 cash loan to his brother. Subsequently, Mr. Jones received \$300 in repayment. At the time of filing for SSI, the outstanding principal balance for the loan was \$1,200 and is a countable resource.

d.. Offer rebuttal rights

If the outstanding principal balance combined with the individual's other resources causes ineligibility, inform the individual that the outstanding principal balance will be counted in determining resources unless he or she submits:

- Evidence of a legal bar to the sale of the agreement; or
- An estimate from a knowledgeable source showing the current market value (CMV) of the agreement is less than its outstanding principal balance. Knowledgeable sources include anyone in the business of making such estimates (e.g., banks or other financial institutions, private investors, real estate brokers). The estimate must show the name, title, and address of the source.
- e. Document the loan determination in the case record.

Manual Title	Chapter Page Revision		Date
Virginia Medical Assistance Eligibility	M11 January		2021
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	S1120.220		28c

- C. Procedures for Formal Loans
 - 1. Applicant/
Member is
LenderWith a formal loan, there is rarely a question about whether the loan is bona
fide. The key issues are determining the resource value of the loan agreement
for the lender and the amount of interest income received.
If the value of the loan agreement could affect resource eligibility:
 - Obtain the written loan agreement. Assume the agreement is bona fide and negotiable unless the creditor presents convincing evidence of a legal bar to transferring ownership.
 - Assume if the agreement is a resource, that its value is its outstanding principal balance. If the individual wishes to rebut the value, follow the instructions in S1120.200 C.2.d above.
 - Determine the amount of interest income the lender receives using the formal loan agreement or an amortization schedule. Document the case record.

Applicant/ Member is Borrower With a formal loan, the key issue is determining whether the borrower retains proceeds of the loan that are countable as resources. Follow these steps to determine the countable resources:

- Assume a formal loan is bona fide. However, the proceeds of the loan are potentially countable resources of the borrower whether or not the loan is bona fide or negotiable.
- Determine the value of the loan proceeds using procedures appropriate to the type of resource being evaluated. Document the case record.

E. References

- Interest income, S0830.500.
- Relationship between income and resources, M1120.005 and S1120.005
- Loan proceeds not being income, S0815.350 B.1.
- Promissory Note definition, S1140.300 A.2.
- Loan definition S1140.300 A.3.
- Property Agreement definition, S1140.300 A.4.

F. Example--Contractor Sale

1. Situation Mr. Dottle, an aged applicant, tells the EW that he has an agreement to sell unused farmland in a nearby county to a neighbor for \$1,800 plus interest. His neighbor has already paid \$1,200 to Mr. Dottle. The sales contract specifies that Mr. Dottle will receive one additional payment of \$600 plus interest.

Manual Title	Chapter Page Revision		n Date
Virginia Medical Assistance Eligibility	M11	January	2021
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	S1120.220		28d

2. Analysis The EW correctly recognizes that the farmland is no longer Mr. Dottle's resource even though it is still his property; because he is bound by an agreement to sell that land, he cannot transfer title to anyone else. Mr. Dottle has converted his ownership interest in the land into a contract. Unless there is a legal restriction against converting the contract into cash, it is his resource in the amount of the \$600 principal balance (absent convincing evidence of a lesser CMV).

If the contract is a resource, any payment against the principal represents a conversion of that resource.

If the contract is not a resource, payment against the principal is income.

Regardless of the resource status of the contract, any interest payment he receives is income.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11 Januar		2019
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	M1120.225		29

G. Example Installment Sale Contract	Henry Little, a Medicaid applicant, recently became a widower and moved out of the family home to live in a rented apartment. He has just entered into an installment sale contract on his former home with Thomas Higgins, a Medicaid recipient. Mr. Higgins made a \$6,000 down payment on the
1. Situation	house, using retroactive SSI benefits paid under a court order, and immediately moved into his new home in which he already has an equitable ownership interest, even though he does not yet have title. The outstanding principal balance on the installment agreement is \$8,000.

2. Analysis The EW must determine resources eligibility for both men. Although Mr. Little still has title to the house, he cannot sell it; rather, its value as a resource to Mr. Little has folded into the value of the installment contract. However, the installment sale contract (which the EW confirms has no legal restrictions against its sale) is Mr. Little's resource in the amount of the outstanding principal balance unless he presents convincing evidence that its CMV is a lower amount.

The installment sale contract has no bearing on Mr. Higgins' eligibility, as either income or resources. His ownership interest in the house he is buying from Mr. Little is an excluded resource since it is his principal place of residence.

M1120.225 REVERSE MORTGAGES

A. Definition A reverse mortgage is a contract with a bank or other lending institution whereby the bank provides the borrower with monthly payments which do not have to be repaid as long as the individual lives in the home. These payments are a loan against the equity in the home and must be repaid when the individual dies, sells his home, or moves.

The individual, not the bank or lending institution, continues to retain ownership of the home and is responsible for property taxes and insurance.

B. Policy The payments from a reverse mortgage are loan proceeds and are not income to the borrower. Proceeds retained after the month of receipt are a resource.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	January	2018
Subchapter Subject	Page ending with		Page
IDENTIFYING RESOURCES	M1120.235		30

M1120.235 HEALTH AND MEDICAL SAVINGS ACCOUNTS

А.	Introduction	The Medicare Prescription Drug, Improvement, and Modernization Act, signed into law on December 8, 2003, created the Health Savings Accounts (HSAs) system. An HSA is a tax-exempt trust or custodial account used to pay for the qualified medical expenses listed in the Internal Revenue Service (IRS) publication 502, of the account beneficiary, spouse, or dependents. HSAs are set up with qualified trustees, which can be banks, insurance companies or any entity already approved by the IRS to be a trustee of individual retirement arrangements (IRAs) or Archer MSAs.
		Medical Savings Accounts, also known as MSAs or Archer MSAs, are trust- like accounts set up solely as an IRS-related, tax-exempt financial instrument for medical expense purposes. HSAs superseded MSAs; however, some valid MSAs still exist based on previously existing law.
В.	Policy Principles	Generally, HSAs and MSAs are countable resources for Medicaid purposes because individuals may use those funds to pay for expenses unrelated to their medical needs. However, there are some HSAs and MSAs that may not count towards the resource limit. For HSAs and MSAs that are not countable resources, see Medicaid Works M0320.400.D.2.
		Unused account funds remain in the account, drawing interest on a tax- favored basis, until needed for future medical expenses or retirement. The resource value of an HSA or MSA is the balance in the account available for withdrawal.
С.	Health Savings Accounts	HSAs require individuals to have coverage under a high deductible health plan (HDHP). Although individuals generally use HSAs to pay for qualified medical expenses listed in the IRS publication 502 (Medical and Dental Expenses), individuals may use HSA funds at any time for expenses unrelated to their medical needs.
D.	Medical Savings Accounts	Individuals generally use MSAs to pay for qualified medical expenses, as. listed in the IRS publication 502 (Medical and Dental Expenses). Deposits made toward the savings plan may be tax-deductible, and can be used to pay for out-of-pocket medical expense, like paying a premium, satisfying a deductible, covering office visits, paying for prescription drugs, etc.
		Distributions from an MSA is not income, however an MSA distribution would be counted as a conversion of a resource.

CHAPTER M11

AGED, BLIND, AND DISABLED INDIVIDUALS (ABD) RESOURCES

SUBCHAPTER 30

IDENTIFYING RESOURCES

RESOURCE EXCLUSIONS

M1130 Changes

Changed With	Effective Date	Pages Changed
TN #DMAS-28	7/1/23	Page 66 and 73
TN #DMAS-27	4/1/23	Table of Contents, page ii
		Pages 77, 78
		Page 77b added
TN #DMAS-23	4/1/22	Table of Contents, pages i, ii
_		Pages 47, 48, 79
		Page 48a was added.
		Page 48b was added as a runover page
		Page 78 is a runover page.
TN #DMAS-20	7/1/21	Table of Contents, page ii
	// 1/21	Pages 5, 73, 74
		Page 74a was added as a runover page.
TN #DMAS-18	1/1/21	Pages 31, 33, 34
TN #DMAS-17	7/1/20	
110 #DWAS-1/	//1/20	Table of Contents, page ii Pages 73, 74
		Page 5 is a runover page.
TN #DMAS-12	4/1/19	
		Page 13
TN #DMAS-9	7/1/18	Pages 1, 3
TN #DMAS-7	1/1/18	Pages 45,78-79 Appendix 1, pages 3,5
TN #DMAS-5	7/1/17	Pages 13, 15, 78, 79
		Page 14 is a runover page.
TN #DMAS-3	1/1/17	Table of Contents, page ii
		Page 76
		Page 77 is a runover page.
		Pages 78 and 79 were added.
TN #DMAS-1	6/1/16	Pages 4, 14, 15
TN #100	5/1/15	Pages 13, 15, 21, 31, 33, 34
		Pages 16 and 32 are runover pages.
UP #9	4/1/13	Table of Contents, page ii
		Pages 5, 62
		Pages 62a was added.
TN#97	9/1/12	Page 14
Update #7	7/1/12	Page 24
TN #96	10/1/11	Table of Contents, page ii
11(1)0	10, 1, 11	Pages 4, 73, 74
		Appendix 1, pages 1-14
		Appendix 2, page 1
		Appendix 4, pages 1-8 added
TN #95	3/1/11	Pages 28, 29, 33
TN #94	9/1/10	Pages 20, 20, 28-29a
TN #94	1/1/10	Pages 63-65
1 IN #73	1/1/10	Pages 63-65 Pages 70, 74, 75
TNI #01	5/15/00	
TN #91	5/15/09	Page 13

Manual Title	Chapter	Page Revision	Date	
Virginia Medical Assistance Eligibility	M11	July 20	July 2008	
Subchapter Subject	Page ending w	Page ending with		
M1130.000 ABD RESOURCE EXCLUSIONS	T	TOC		

M1130.000 ABD RESOURCES EXCLUSIONS

Section

Page

TABLE OF CONTENTS

Section Page

REAL PROPERTY

The Home	. M1130.1001
Home Replacement Funds	
Real Property Whose Sale Would Cause Undue Hardship, Due	
to Loss of Housing, To a Co-Owner -For QMB, SLMB, QI	
and ABD 80% FPL Only	
Real Property Following Reasonable but Unsuccessful Efforts	
to Sell	. M1130.14013
Interests of Individual Indians in Trust or Restricted	
Lands	
Other Real Property	.M1130.16016

PERSONAL PROPERTY

Automobile	M1130.200	
Life Insurance	M1130.300	
Burial Spaces	M1130.400	24
Burial Funds Exclusion August 1, 1994 and Continuing		
Burial Funds Exclusion July 1, 1988 Through July 31, 1994	M1130.411	
Prepaid Burial Contracts		
Life Insurance Funded Burial Contracts and the Burial		
Space/Funds Exclusion	M1130.425	42
Household Goods and Personal Effects		

REAL OR PERSONAL PROPERTY

Property Essential to Self-Support - Overview		48
Essential Property Excluded Regardless of Value or Rate of		
Return	<i>M</i> 1130.501	50
Essential Property Excluded up to \$6,000 Equity Regardless of		
Rate of Return		53
Essential Property Excluded up to \$6,000 Equity if It Pro-		
duces a 6 Percent Rate of Return		54
Essential Property - Current Use Criterion		58
Resources Set Aside as Part of a Plan for Achieving		
Self-Support		59
Trusts Established Between July 1, 1993 and August 11, 1993	M1130.520	60

Manual Title	Chapter Page Revision		Date	
Virginia Medical Assistance Eligibility	M11	April 2	April 2023	
Subchapter Subject	Page ending with		Page	
M1130.000 ABD RESOURCE EXCLUSIONS	TOC		ii	

M1130.000 ABD RESOURCES EXCLUSIONS Section

Page

RETAINED CASH AND IN-KIND PAYMENTS

Retroactive SSI and RSDI Payments	M1130.600	62
Dedicated Accounts For Past Due Benefits Due to Individ	uals	
Under 18 Who Have a Representative Payee	S1130.601	62
Netherlands WUV Payments to Victims of Persecution	S1130.605	63
German Reparations Payments	S1130.610	64
Austrian Social Insurance Payments		65
Disaster Assistance		
Cash and In-Kind Items Received for the Repair or		
Replacement of Lost, Damaged, or Stolen Excluded		
Resources	S1130.630	67
Benefits Excluded from Both Income and Resources by a		
Federal Statute Other Than Title XVI		
Agent Orange Settlement Payments	S1130.660	70
Victim's Compensation Payments	S1130.665	71
State or Local Relocation Assistance Payments	S1130.670	72
Tax Advances, Refunds, and Rebates Related to Earned I	ncome Tax	
Credits And Coronavirus Aid, Relief, And Economic		
Security (Cares) Act		
Radiation Exposure Compensation Trust Fund Payments		
Walker v. Bayer Settlement Payments	M1130.685	75

OTHER EXCLUDED RESOURCES

Identifying Excluded Funds That Have Been Commingle	ed	
With Non-excluded Funds	S1130.700	76
Post-PHE Excluded Resources	M1130.720	77
Achieving a Better Life Experience (ABLE) Accounts	<i>M</i> 1130.740	

Appendix

Determining the Countable Value of Home & Contiguous	
Property	Appendix 11
ABD Home Property Evaluation Worksheet	
Burial Fund Designation	Appendix 3 1
Determining the Countable Value of Non-Home Real Property	**

Manual Title	Chapter	Chapter Page Revision Date	
Virginia Medical Assistance Eligibility	M11	M11 July 201	
Subchapter Subject	Page ending w	Page ending with	
M1130.000 ABD RESOURCE EXCLUSIONS	M113	M1130.100	

M1130.000 RESOURCES EXCLUSIONS

REAL PROPERTY

M1130.100 THE HOME

А.		licy Principles eneral Rules	This policy only applies to SSI Recipients, ABD Individuals with Income \leq 300% SSI, and ABD Medically Needy (MN) covered groups. It does NOT apply to the following ABD covered groups:
			 Qualified Disabled and Working Individuals (QDWI), Qualified Medicare Beneficiaries (QMB), Special Low-income Medicare Beneficiaries (SLMB), Qualified Individuals (QI), and ABD 80% FPL.
			The home property resource exclusion for the QDWI covered group is in Appendix 1 to Chapter S11. The home property resource exclusion for the QMB, SLMB, QI and ABD 80% FPL covered groups is in Appendix 2 to Chapter S11.
	1.	Home Exclusion	Ownership of a dwelling occupied by the applicant as his home does not affect eligibility.
	2.	Definition of the Home	An individual's home is property that serves as his or her principal place of residence.
			A home means the house and lot used as the principal residence and all contiguous property, as long as the value of the land, exclusive of the lot occupied by the house, does not exceed \$5,000.
			In any case in which the definition of home as provided here is more restrictive than that provided in the State Plan for Medical Assistance in Virginia as it was in effect on January 1, 1972, then a home means the house and lot used as the principal residence and all contiguous property essential to the operation of the home regardless of value.
	3.	Principal Place of Residence	An individual's principal place of residence is the dwelling the individual considers his established or principal home and to which, if absent, he intends to return. It can be real or personal property, fixed or mobile, and located on land or water. Only one resource can be exempted as home property. <i>See M1130.100.D2 and M1460.530.B.</i>
	4.	Individual Owns the Land but Not the Shelter	For purposes of excluding "the land on which the shelter is located" (see A.2. above), it is not necessary that the individual own the shelter itself.
		the Shelter	EXAMPLE: If an individual lives on his own land in someone else's trailer, the land meets the definition of home and is excluded.

Manual Title	Chapter Page Revision Date		
Virginia Medical Assistance Eligibility	M11 April 2006		2006
Subchapter Subject	Page ending with Page		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.100 2		2

B. Operating Policy --

- Home Lot
- 1. Land

The home exclusion applies to the plot of land on which the home is located. The excluded home lot size may vary according to the locality's building requirements.

For localities with set minimum building lot size use the lesser of:

- *the* plat;
- *the* survey; or
- *the* locality's minimum size for a building lot.

For localities with no minimum building lot requirements, use the lesser of:

- *the* plat;
- *the* survey; or
- one acre.
- **2. Buildings** The home exclusion applies to all buildings on land excluded in B.1. above.
- C. Operating Policy --Contiguous Property Allowed Under Home Exclusion Contiguous Property Contiguous
 - 1. \$5,000 Assessed
Value of
Contiguous
LandThe home exclusion applies to land adjoining the home plot if not completely
separated from it by land in which neither the individual nor his or her
spouse has an ownership interest. \$5,000 of assessed value of land
contiguous to the home lot can be included in the home exclusion.

Easements and public rights of way (utility lines, roads, etc.) do not separate other land from the home plot.

2. Contiguous
 Property
 Essential to the
 Operation of the
 Home
 The equity value of countable contiguous property may cause resources to
 exceed the maximum limit. In these cases, reevaluate the home property
 applying the definition of the home used in the State Plan for Medical
 Assistance in Virginia in effect on January 1, 1972. At that time a home
 means the house and lot used as the principal residence and all contiguous
 property essential to the operation of the home regardless of value.

Property essential to the operation of the home means:

- a. land used for regular production of any food/goods for the household's consumption only, including:
 - vegetable gardens;
 - pastureland for livestock raised for milk or meat;
 - land to raise chickens, pigs, etc;
 - outbuildings used to process and/or store any of the above.

	edical Assistance Eligibility Chapter M11 July 2018
bchapter Subject M1130.000 AE	D RESOURCE EXCLUSIONSPage ending with M1130.100Page 3
	The amount of land necessary to support animals named above is established by the local extension service. However, only actual land being used to support the animals will be allowed.
	b. driveways connecting the homesite to public roadways.
	c. land necessary to the homesite to meet local zoning requirements (e.g. building site, mobile home sites, road frontage, distance from road, etc.
	 land necessary for compliance with state local health requirements (e.g. distance between home and septic tank(s));
	e. water supply for the household.
	f. existing burial plots.
	g. outbuildings used in connection with dwelling, such as garages or tool sheds.
3. ABD Home Property Evaluation Worksheet	See Appendix 2 to this subchapter for the "ABD Home Property Evaluation Worksheet."
D. Limitations On Home Property Exclusion	
1. Property That No Longer Serves as the Principal Place	excludable as the home, as of the date that an individual who has left the ho determines that he does not intend to return to it. See M1460.530.B for
of Residence	Such property, if not excluded under another provision, will be included in determining countable resources.
2. 6-Month Exemption	An institutionalized individual's former <i>home in which he has an ownership</i> <i>interest, and which he occupied as his residence before becoming</i> <i>institutionalized</i> is an excluded resource for six months beginning with the month following the month of the <i>individual's</i> admission to a medical institution. The following are types of medical institutions:
	chronic disease hospitals,
	• hospitals and/or training centers for the mentally retarded,
	• institutions for mental diseases (IMDs),
	• intermediate care facilities(ICFs),
	• surging facilities and
	 nursing facilities, and
	nursing facilities, andrehabilitation hospitals.

Manual Title Virginia Medical Assistance Eligibility			M11		evision Date July 2020	
Subchapter Subject M1130.000 ABD RESOURCE EXCLUSIONS			Page ending with M1130.100		Page 4	
	for Me hor	e six-month home exclusion allower rmer home also applies to the home edicaid <i>home</i> and community-based me, providing the individual resideo <i>CBS</i> . See M1460.530 for additional	owned by an i l services <i>(HCl</i> d in the home p	ndividual recei 3 <i>S)</i> in another p	ving person's	
3. Extended Exclusion for Institutionalized		i institutionalized individual's home cupied by his:	e property cont	inues to be excl	luded if it is	
Individual	•	spouse;				
	•	minor dependent child under age	18;			
	•	dependent child, under age 19, w	ho attends sch	ool or vocation	al training; o	
E. Development and Documentation	•	 individual's parent or adult child v has been determined to be disa definition, and lived in the home with the ind individual's institutionalization is dependent upon the individual 	abled accordin ividual for at loon, and	east one year pr	•	
Initial Applications						
1. Ownership	a.	Verify Ownership Verify an individual's allegation of submit one of the items of evidence			individual	
		For manufactured (mobile) home by the county/locality as real esta real property. If the mobile home taxed as personal property, it is th	te (not persona is registered a	l property), it i nd titled at the	s treated as	
	b.	Evidence of real property owner	rship;			
		 tax assessment notice; recent tax bill; current mortgage statement; deed; report of title search; evidence of heirship in an unp the property, a will, or eviden intestate distribution laws in concentry) 	ce of relationsl	nip recognizabl	e under State	

- c. Evidence of personal property ownership (e.g., a mobile home):
 - •
 - title, current registration. •

property).

Manual Title Virginia Med	lical Assistance Eligibility	Chapter M11	Page Revi Ju	sion Date ly 2021
Subchapter Subject	RESOURCE EXCLUSIONS	Page ending		Page 5
2. Principal Place	 d. Evidence of life estate or sin a deed, a will, other legal document. e. Equitable Ownership If an individual alleges equitation interest or right of use for lifesigned statement from each of arrangement that has been age medical assistance practice c If the individual does not own modeling the statement of the statement of the statement of the individual does not own modeling the statement of the individual does not own modeling the statement of the individual does not own modeling the statement of the individual does not own modeling the statement of the individual does not own modeling the statement of the individual does not own modeling the statement of the individual does not own modeling the statement of the individual does not own modeling the individual does not own modeling the statement of the individual does not own modeling the statement of the individual does not own modeling the statement of the statement of the individual does not own modeling the statement of the individual does not own modeling the statement of the individual does not own modeling the statement of the individual does not own modeling the statement of the statement of the individual does not own modeling the statement of the statem	nilar property rig tble ownership (e.g) obtain any pertin f the parties involv greed to. Forward onsultant for an op ore than one reside	hts: g., an unwritter nent document yed regarding the documents pinion from leg nce and there i	n ownership ts and a any s to a gal counsel is no
of Residence Operating Assumption	evidence that raises a question about that the alleged home is the indivi-			
3. Indication of More than One Residence	 If an individual alleges or other evone residence, obtain his signed s how much time is spent at eac where he is registered to vote; which address he uses as Determine the principal place of determination in the case file.	tatement concernin ch residence; a mailing address	ng such points or for tax purp	as: oses.
4. Evidence Indicates Non- adjoining Property	 a. Individual Agrees With Even If evidence indicates that landhome plot, and the individual obtain his statement to that effect of the non-adjoining por Property) or S1130.500 (Proprapplicable. b. Individual Disagrees With If the individual maintains the document the file with: 	d the individual ov l agrees that it doe ffect; and rtion per S1140.10 perty Essential to S Evidence nat all the land adjo	es not: 00 (Non-home belf-Support), a bins the home	Real as plot,
	document the file with:a sketch of the land sha and the location of the			ous plot

• evidence of how the land is treated for tax assessment purposes.

The sketch may be by the individual, from public records, or by EW (from direct observation).

Manual Title	Chapter Page Revision I		n Date
Virginia Medical Assistance Eligibility	M11 April 2006		2006
Subchapter Subject	Page ending with		Page
M1130.000 M1130.000 ABD RESOURCE EXCLUSIONS	M1130.100		6

The tax assessment information may be in the form of a tax assessment notice or obtained from the appropriate tax jurisdiction.

c. Combined or Single Holding for Tax Assessment

Assume that the land is a single piece of property in which all the land adjoins the home plot if:

- it is recorded and treated as a single holding for tax assessment purposes; or
- the original holding has been subdivided, but still is treated as a single holding for tax assessment purposes.

d. More Than Single Holding for Tax Assessment

If the land is recorded and treated as two or more holdings for tax assessment purposes, use the sketch to determine whether other holdings adjoin the home plot.

5. Absences From a. Summary of Development

The Home

If the individual is in an institution, determine whether a spouse or dependent relative is living in the home (see b. below).

If no spouse or dependent relative is living in the home, or if the absence is for a reason other than institutionalization, determine *if the individual intends to return when the purpose of the absence (such as medical care, rehabilitation, vacation/visit, education, employment, military service) is completed.*

NOTE: If a previously undeveloped absence from the home has ended, assume that the individual always intended to return. The absence, regardless of duration, will not affect the home exclusion.

b. Spouse or Dependent Relative Development

Obtain a signed statement from the individual as to:

- whether anyone is living in the home while the individual is in the institution;
- if so, how that person is related to the individual, if at all; and
- if related (except for the individual's spouse), how that person is dependent on the individual for shelter needs, if at all.

Absent evidence to the contrary, accept the allegation.

Manual Title Virginia Medi	ical Assistance Eligibility	Chapter M11	Page Revisi Apr	ion Date il 2006
Subchapter Subject M1130.000 ABD	RESOURCE EXCLUSIONS	Page ending with M11	with 30.100	Page 7
6. Value of Home Lot	<i>Verify the current assessed value</i> <i>Estate Assessment Office.</i>	of the home lot fron	n the locality's	Real
	NOTE: The home lot assessed va assessed to the contiguous propert land value on the real estate tax as assessed value of the home lot.	ty. Therefore, prora	ting the total a	ssessed
7. Total Home Exclusion Value	a. Add Together:			
	• the assessed value of the l	home lot as verified	l in 6. above, a	nd
	• \$5,000 of contiguous asse	essed property value	2.	
	This total equals the amount of assessed land value allowed under the Home Exclusion.			
	If excess resources exist and included in the evaluation, the	•	• • •	•
	b. Add Together:			
	• the assessed value of the l	home lot as verified	l in 6. above, a	nd
	• the assessed value of cont of the home.	iguous property ess	sential to the op	peration
	This equals the amount of ass Home Exclusion used under t Virginia in effect on January	he State Plan for M		
F. Procedure – Post- eligibility	If, after Medicaid eligibility is est property—for example, as an inhe as his home, apply the policy and determine whether the home exclu	eritance or gift—wh procedures in A. an	ich may be ex	
	Redevelop the exclusion from ressomething raises a question about determination or indicates that the change of address).	the correctness of	the original	-
G. References	• Home replacement funds, S11	30.110		
	• Real property whose sale wou housing, to a co-owner, Appe			ss of
	• Real property following reaso M1130.140.	nable but unsucces	sful efforts to s	sell it,

Manual Title	Chapter Page Revision Da		Date
Virginia Medical Assistance Eligibility	M11 October 201		2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130.110		8

S1130.110 HOME REPLACEMENT FUNDS

1. General	When an individual sells an excluded home, the proceeds of the sale are excluded resources if the individual:
	 plans to use them to buy another excluded home, and does so within 3 full calendar months of receiving them.
2. Installment Sales Contracts	If an individual receives the proceeds under an installment contract, the contract is an excluded resource for as long as the individual:
	• plans to use the entire down payment and the entire principal portion of a given installment payment to buy another excluded home; and
	• does so within 3 full calendar months of receiving such down payment or installment payment.
B. Operating Policy	
1. Proceeds	a. If Paid in a Lump Sum
Defined	The proceeds are the net amount the seller receives at settlement.

Manual Title Virginia Me	dical Assistance Eligibility	Chapter M11	Page Revisi Augu	on Date st 1994
Subchapter Subject	RESOURCE EXCLUSIONS	Page ending S11	0	Page 9
	 b. If Paid in Installments Th any down payment; and that portion of any subsequence 	e proceeds consist uent payment that i		
2. Allowable Uses of Proceeds	Use of proceeds to buy another exc costs that stem from the purchase. limited to:			
	 down payment; settlement costs; loan processing fees and points moving expenses; necessary repairs to or replacer fixtures (e.g., roof, furnace, pluidentified and documented prior mortgage payments. 	ments of the new he umbing, built-in ap	pliances) that a	
	Use of proceeds to pay other costs are identified and documented price the purchase or occupancy of the r	or to occupancy and		
3. Timely Use of Proceeds	a. Timely "Within 3 full calendar months third month after the month in			of the
	b. Use "Using" the proceeds includes actually paying them out.	obligating them by	contract as we	ll as
	c. Proceeds Not Used Timely The exclusion of the unused fu date of their receipt.		d retroactively t	to the
	d. Proceeds Not Used TimelyI The exclusion of the installme portion of any installment pays the date the unused proceeds v	ent contract itself, an ments, will be revol	nd of the unuse	
4. Reinstatement of Exclusion After Revocation	a. General The exclusion of an installmer reinstated if the individual inte portion of a subsequent install excluded home within 3 full ca payment.	ends to and does use ment payment towa	e the entire prin and the purchase	of another
	b. Effective Date Reinstatement of the exclusion signs a new statement of inten determination for that month.			

Manual Title Virginia Med	ical Assistance Eligibility	Chapter M11	Page Revision August	on Date st 1994
Subchapter Subject	RESOURCE EXCLUSIONS	Page ending S11	-	Page 10
5. Example Installment Payments Not Used Timely	An installment contract has a pr July 10, the buyer makes a payr recipient has used only \$150 of purchase of a new home.	ment of \$200. As c	of October 31, the	he
	The exclusion of the unused \$50 revoked back to July 10. As a ras of August 1 (\$4,800) are incl for August.	result, the \$50 and	the value of the	contract
C. Development and Documentation Initial Applications				
1. Explanation To Individual	Explain the home replacement e excluded home (if it is not too la plans to do so. Include the date used in order to qualify for excl	ate to exclude any e, if known, by which	of the proceeds) or who
2. Statement Of Intent	a. General Obtain a signed statement ff intends to use the proceeds If so, the statement also mu exclusion of any funds not u retroactively.	to buy another hom st reflect his or her	ne by the date sp r understanding	pecified. that the
	 b. Installment Contracts When the proceeds are bein statement of intent must ref noninterest portion of any p receipt, the exclusion of the unused portion of su the contract itself will b receipt of such payment 	Tect his or her unde payment is not used uch payment and be revoked retroacti	erstanding that, within 3 month	if the ns of its
3. Documenting Proceeds Of Sale	Document the file with a copy of and/or other evidence that show or payable, i.e.: paid in full at st downpayment and installment p	vs the net proceeds tatement, dates and	of the sale and l amounts of	
	a. Lump-Sum Proceeds Set a special review to conta the exclusion period for the		n the month in v	which
	b. Installment Contact Set the special review for the downpayment on the primade, review the case the m first monthly payment expire	ior home expires. In nonth in which the	If no downpayn	nent is

/anual Title Virginia Med	ical Ass	sistance Eligibility	Chapter M11	Page Revisi Augu	on Date st 1994
bubchapter Subject		JRCE EXCLUSIONS	Page ending v	-	Page 11
	c.	Required EvidenceDocument to used to document the proceeds of the sale of the pro- necessary, with bills, receipts, on expenses	rior home (see 3	. above) and, i	f
4. Proceeds Used to Replace Home	a.	Lump-Sum Proceeds If the amount paid at settlement lump sum received for the old he where any excess came from, ce	ome, and there i	s no question	
	ь.	 Installment Payments Unless there is a question of unstresources, cease current develop the downpayment on the new downpayment received from monthly payments on the new noninterest portion of the inst the prior home. 	ment if: w home equals of the sale of the p w home equal of	or exceeds the prior home; an or exceed the	d
5. Proceeds Not Used to Replace Home	a.	 Lump Sum Proceeds or Down Document use of proceeds for re- if: the amount paid at settlement lump-sum proceeds of the sale of the downpayment on the new received from the sale of the 	lated allowable at for the new ho of the prior home whome is less th	ome is less that e; or	n the
		 If not all of the proceeds will be the months after the proceeds we the unused portion of the lur the value of an installment c 	ere received. Do	o not exclude:	
		NOTE: Any proceeds spent at a will not affect the resources determined were spent.	all, whether or n		
	b.	Installment Payments If the noninterest portion of the p old home exceeds the amount of new home, document use of the	the payments h	e or she make	s on the
		If the individual cannot provide which a given month's excess ca installment contract cannot be ex-	n be earmarked	for timely use	

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11 July 2001		001
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130.130		12

- D. Development and Documentation--Post-Eligibility
 Do not develop for the continuing applicability of the home replacement funds exclusion unless something indicates that less than the entire noninterest portion of the installment payments is being applied to the purchase of the replacement home.
 - 1. Federal
Disaster
AssistanceSee S1130.620 regarding the exclusion of funds received under the Disaster
Relief and Emergency Assistance Act of 1974 or under some other Federal
statute because of a catastrophe declared by the President to be a major
disaster.
 - Commingled See S1130.700 if funds excluded under this provision are commingled with other funds.
 - **3.** Interest Interest earned on funds excluded under this provision is not excluded from income or resources by this provision. See S0830.500 for its treatment as income.

E. Related Policies

1.	Federal Disaster Assistance	See S1130.620 regarding the exclusion of funds received under the Disaster Relief and Emergency Assistance Act of 1974 or under some other Federal statute because of a catastrophe declared by the President to be a major disaster.
2.	Commingled Funds	See S1130.700 if funds excluded under this provision are commingled with other funds.
3.	Interest	Interest earned on funds excluded under this provision is not excluded from income or resources by this provision. See S0830.500 for its treatment as income.

S1130.130 REAL PROPERTY WHOSE SALE WOULD CAUSE UNDUE HARDSHIP, DUE TO LOSS OF HOUSING, TO A CO-OWNER FOR QDWI, QMB, SLMB, QI and ABD 80% FPL ONLY

A. Policy Principles

1. Exclusion The value of an individual's ownership interest in jointly owned real property is an excluded resource for as long as sale of the property would cause undue hardship, due to loss of housing, to a co-owner.

2. Undue Undue hardship would result if such co-owner: Hardship

- uses the property as his or her principal place of residence;
- would have to move if the property were sold; and
- has no other readily available housing.

fanual Title Virginia Me	dical Assistance Eligibility	Chapter M11		rision Date uly 2001
ubchapter Subject	RESOURCE EXCLUSIONS	Page ending S11	with 30.130	Page 12a
3. Exclusion Applies to Certain Groups	 This exclusion only applies to: Qualified Disabled Working Indi Qualified Medicare Beneficit Special Low Income Beneficit Qualified Individuals (QI-1 a) ABD with Income ≤ 80% FP This exclusion does not apply to b 	ary (QMB) iary (SLMB) and QI-2) PL (ABD 80% FPL).		
8. Development and Documentation Initial Applications and Post-Eligibility			0 1	
1. Allegations of Loss of Housing for Co-Owner	If someone alleges that the sale of owner living on it to move, obtain the individual's signed statem evidence of joint ownership (If co-ownership is not proven, sk	n: nent to that effect, a (see S1130.100 B.1.	and bd.).	
2. Required Statement from Resident Co-Owner	statement in 2. below. Obtain a statement from the co-o uses the property as his or he would have to move if the pro has other living quarters rea Apply the policy principle in A. a the statements of the individual a would cause undue hardship to t Accept any reasonable allegation available housing (e.g., no other housing with necessary physical	er principal place of operty were sold; a dily available. bove to determine and the co-owner, the he co-owner. n from the co-owne affordable housing	of residence; nd whether, on he sale of the r that there is g available o	the basis of e property is no readily r no other
3. Determination- Not Undue Hardship	If the property cannot be exclude document the file to that effect issue appropriate notice.	ed on the basis of u	**	,
4. Determination- Undue Hardship	If the property can be excluded o document the file to that effect issue appropriate notice.	·	e hardship:	

Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11	M11 April 2019	
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.140		13

M1130.140 REAL PROPERTY FOLLOWING REASONABLE BUT UNSUCCESSFUL EFFORTS TO SELL

	1. Exclusion	Real property, including a life estate in real property created on or after August 28, 2008 but before February 24, 2009, that an individual has made reasonable but unsuccessful efforts to sell, will continue to be excluded for as long as:
		• the individual continues to make reasonable efforts to sell it; and
		• including the property as a countable resource would result in a determination of excess resources.
		This exclusion is effective the first of the month in which the most recent application was filed or up to three months prior if retroactive coverage is required.
B.	Operating Procedure	The "current market" value (CMV) of real property located in Virginia is the tax assessed value of the property or , effective $10/4/16$, the certified value as determined by an appraiser licensed in Virginia.
		For property located outside of Virginia the CMV is determined by applying the tax assessed value of the property to the local assessment rate, if the rate is not 100%, <i>or the certified value as determined by an appraiser licensed in the state in which the real property is located</i> .
		A licensed appraiser's certified value can be used if the appraisal was completed no more than six months previous to the date of the application. The use of an appraisal is applicable only to non-commercial real property. See M1110.400.
	1. Initial Effort Established	The following criteria define reasonable efforts to sell. The listing price must not exceed 100% of CMV in order for the initial effort to sell to be met.
		A reasonable effort to sell is considered to have been made:
		a. As of the date the property becomes subject to a realtor's listing agreement (must be actively marketed) if it is listed at no more than current market value AND the listing realtor verifies that it is unlikely to sell within 90 days of listing given particular circumstances involved; for example
		 owner's fractional interest; zoning restrictions; poor topography; absence of road frontage or access; absence of improvements; clouds on title; right of way or easement; local market conditions; or

/anual Title Virginia Mo	edical Assistance Eligibility	Chapter M11	Page Revision Da July 2017	
ubchapter Subject M1130.000 AB	D RESOURCE EXCLUSIONS	Page ending M1	with Pa 130.140	ige 14
	b. When at least two realtors emp to list the property. The reaso unsalable at CMV (other reas the property's deficiencies m	on for refusal must ons are not sufficie	be that the property is ent – documentation o	s
	c. When the applicant has perso CMV for 90 days by use of a property and by other reasona advertisements, reasonable in other potential interested pure	"Sale by Owner" s ble efforts, such as quiries with all adj	sign located on the s newspaper	
	<i>d.</i> For property which is an inter owned property when a co-ow effort to sell shall have been r to purchase the applicant's or other co-owners has refused t	vner refuses to sell nade when all othe recipient's share, a	, an initial reasonable r co-owners have refu and at least one of the	;
	e. For property owned by an ind authorized to sell real propert initiated for appointment of a court's approval to dispose of deemed to have been made be appointment of a guardian is until the court authorizes sale after the initiation of the court of time in excess of six month authorization to sell by the co property loses this exemption	y on his behalf, wh guardian or conse- the property, an in eginning the date th placed on the court of the property or t action, whichever his to secure appoint urt is not deemed to	hen court action is rvator to secure the itial effort to sell shall he hearing for t docket and continuir through the sixth more comes first. Any per itment of a guardian a	l be ng nth riod
	Upon authorization, and only place the property on the mar B.1.a-d and make a continuin M1130.140 B.3.	ket according to th	e criteria in M1130.14	
2. Retroactive Exclusion	There will be applications receive Inform the applicant of Reasonab was already listed for more than t Medicaid, a reasonable effort to s the month of application if:	le Efforts to Sell po he CMV when the	olicy. If the real proper individual applied for	r
	• the property was listed at or		% CMV	
	• the property was listed at effort to sell requirement listing price.	or below 150% of		
	If the list price was initially highe price must be reduced to no more continuing efforts to sell requirem	than 100% of the		
	If property was not listed when th than 150% of CMV, a reasonable established for the retroactive per	effort to sell exclu		ner

÷	cal Assistance Eligibility	Chapter M11	Page Revisi July	on Date 2017
ubchapter Subject M1130.000 ABD	RESOURCE EXCLUSIONS	Page ending M11	with 30.140	Page 15
3. Continuing Effort to Sell	Notwithstanding the fact that the re property and failed to sell it, and all recipient must make a continuing r sold or Medicaid coverage is cance sell was met, a continuing effort to	though the recipie easonable effort to eled. Depending o	nt has become b sell until the p on how the initia	eligible, th property is
	a. When the property was listed a realtor verified that the propert per M1130.140 B.1.a, the listin no more than 100% of the taxe If the list price was initially hig sales price must be reduced to value.	ty is unlikely to se ag agreement must ad assessed value, gher than the tax-a	Il within 90 day continually be until the proper assessed value,	ys of listing renewed a rty is sold. the listed
	b. In the case where at least two r M1130.140 B.1.b, the recipien efforts described in B.1.c. above	t must personally		T A T
	 c. In the case of recipient who ha year without success per M113 "for sale" sign, do not have to b at least 90 days within a 12 more 	0.140 B.1.c, (the period continuous; the	newspaper adve se efforts must	ertisements be done fo
	• subject his property to a ro marketed) priced at or bel		,	e actively
	• meet the requirements of recipient must try to list the refuse to list it because it reasons for refusal to list a	he property and at is unsaleable at cu	least two realter	ors must
	d. When there is jointly owned proventional or when the property is an interest order to sell was met per M113 order to liquidate the property property shall be demonstrated property within 60 days of provaccordance with section B.1.e. or 9 months, whichever is less to sell shall not be deemed reast exemption.	rest in an undivide 30.140 B.1.d., a pa A continuing reas by filing suit with ving the property and shall continu Any period of ti	ed estate, and the artition suit is n sonable effort to h the court to p is otherwise un he until the prop me in excess of	ne initial eccessary ir o sell the artition the <u>saleable (in</u> perty is sold f 9 months
4. After Continuing Effort Has Been Established	Even when real property is exclude the sale of real property for less that penalty for the Medicaid payment of However, if the individual made a months, then the individual may se <i>CMV</i> without a penalty.	an <i>its CMV</i> is subj of long-term care continuing effort	ect to an asset t services (see M to sell the prop	transfer [1450). erty for 12
	If the individual sells his property a documentation from the listing real was not listed with a realtor, that th can expect to receive for the proper take place for less than 75% of <i>its</i> (tor, or knowledge ne sale price was t rty at this time. In	able source if t he best price th this situation a	he property e recipient

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	May 2	015
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M113	M1130.160	

5. Date Property is Disregarded
After the applicant has demonstrated that his property is unsalable by following the procedures in Section B., the property is disregarded in determining eligibility starting the first day of the month in which the most recent application was filed, or up to three months prior to the month of application if the applicant met all other eligibility requirements in the period. A recipient must continue his reasonable efforts to sell the property as required in B.3.

S1130.150 INTERESTS OF INDIVIDUAL INDIANS IN TRUST RESTRICTED LANDS

А.	Policy	In determining the resources of an individual (and spouse, if any) who is of Indian descent from a federally recognized Indian tribe, any interests of the individual (or spouse) in trust or restricted lands are excluded from resources.
B.	Procedure	If an individual Indian alleges an interest in trust or restricted land:

- obtain for the file a copy of any document or documents that might identify it as such; and/or
- verify the allegation with the appropriate Indian agency.

If verification is by phone, document the case record. Prepare a determination on the basis of the evidence.

- C. References
- Income derived from individuals interests in trust or restricted lands, S0830.850
 - Other resource exclusions from members of Indian tribes, \$0830.830

M1130.160 OTHER REAL PROPERTY

- 1. Countable Ownership of other real property generally precludes eligibility. The property's equity value is counted with all other countable resources. 2. Exceptions a. When equity value of the property, plus all other resources, does not exceed the appropriate resource limit; b. The property is smaller than the county or city zoning ordinances allow: for home sites or building purposes, or property has less than the amount of road frontage required by the • county or city for building purposes, and adjoining land owners will not buy the property; c. The property has no access, or the only access is through the exempted home site: d. The property is contiguous to the recipient's home site and the survey expenses required for its sale reduce the value of such property, plus all other resources, below applicable resource limitations; or
 - e. The property cannot be sold after a reasonable effort to sell it has been made.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	July 2001	
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS			16a

B. Procedures for Determining the Countable Value of Real Property The procedures for determining the countable value of real property, and examples, are found in Appendix 1 to this subchapter.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	January 2007	
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M113	0.200	17

PERSONAL PROPERTY

M1130.200 AUTOMOBILES

1.	Automobile Defined	For ABD Medicaid purposes, "automobile" means any vehicle used for transportation. It thus can include, in addition to cars and trucks: boats, snowmobiles, animal-drawn vehicles, and animals <i>that are used for</i> <i>transportation. Animals that are kept primarily for recreational purposes,</i> <i>such as horses, are not considered vehicles if they are not used primarily for</i> <i>transportation.</i>
2.	Current Market Value Defined	The CMV of an automobile is the average trade-in value listed in the NADA Guide.
3.	Exclusion Regardless of Value	Ownership of one motor vehicle does not affect eligibility. One automobile, regardless of value, is excluded for the individual or a member of the individual's household.
4.	Other Automobiles	Any automobile an individual owns in addition to the one excluded will be evaluated as a countable resource.
5.	Rebuttal of NADA Value	If the individual disagrees with the NADA value, <i>he</i> must be given the opportunity to rebut it. Rebuttal evidence consists of one written appraisal for the automobile's value from a knowledgeable source, such as a used vehicle dealer or an automobile insurance company.
6.	Rebuttal of Ownership	Assume that the individual owns the automobile if his name appears on the title or note or if he is listed as the owner in Division of Motor Vehicles' records. The principle of "equitable ownership," however, applies to situations in which one individual's name appears on the records of ownership but another person actually paid for and uses the automobile. If the applicant or enrollee wishes to rebut ownership of a vehicle, he must be given the opportunity to provide evidence that he does not have equitable ownership in the vehicle. Rebuttal evidence consists of:
		• a statement from the applicant/enrollee and the other individual indicating why the automobile is listed in the applicant's/enrollee's name, including the person who actually uses the automobile and in whose possession it is kept, and
		• cancelled checks or records from the lender indicating that the other individual has made all payments on the automobile.
		If the applicant/enrollee does not use the automobile and can provide documentation that another person has made all the payments on the automobile, it is not a resource to the applicant/enrollee.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	January	2007
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M113	0.300	18

- B. Operating Policy--More than One Automobile Owned
 - 1. General Rule If more than one automobile is owned, one automobile will be excluded and the other will be a countable resource. The exclusion will apply to the automobile with the highest equity value.
 - 2. Determining Equity Value Use the following method to determine equity value:
 - Determine the average trade-in value for each automobile from the NADA Guide. In the event the automobile is not listed, the value assessed by the locality for tax purposes may be used.
 - Determine the equity value in each automobile by subtracting the debt from NADA value.
 - Exempt the automobile with the highest equity value.
 - **3. References** See M1110.400 for what values apply to resources. See Appendix 1 for QDWI development.

M1130.300 LIFE INSURANCE

A. Definitions

1. Life Insurance Policy	A life insurance policy is a contract. Its purchaser (the owner) pays premiums to the company that provides the insurance (the insurer). In return, the insurer agrees to pay a specified sum to a designated beneficiary upon the death of the insured (the person on whom, or on whose life, the policy exists).
2. Face Value	Face value (FV) is the amount of basic death benefit contracted for at the time the policy is purchased. The face page of the policy may show it as such, or as the "amount of insurance"," the amount of the policy," "the sum insured," etc. A policy's FV does not include:
	 the FV of any dividend addition, which is added after the policy is issued (see 5. below); additional sums payable in the event of accidental death or because of other special provisions; or the amount(s) of term insurance, when a policy provides whole life coverage for one family member and term coverage for the other(s).
3. Cash Surrender Value	A policy's cash surrender value (CSV) is a form of equity value that it accrues over time. The owner of a policy can obtain its CSV only by turning the policy in for cancellation before it matures or the insured dies. A loan against a policy reduces its CSV.

Manual Title Vi	rginia Medi	cal Assistance Eligibility	Chapter M11	Page Revi Janu	sion Date ary 2007
Subchapter Subject M1130.000 ABD RESOURCE EXCLUSIONS		Page ending with M1130.300		Page 18a	
4. Dividen	ıds	Periodically (annually, as a rule) company earnings to the policy	• •	•	iny surplus
		Depending on the life insurance dividends can be applied to pren or accumulation to an existing p	niums due or paid b		
5. Dividen		a. Additions			
	Additions and Accumulations	Dividend additions are amounts of insurance purchased with dividends and added to the policy, increasing its death benefit and CSV.			
		The table of CSV's that comes with a policy does not reflect the added CSV of any dividend additions.			
		b. Accumulations			
		Dividend accumulations are dividend accumulations are dividend constructively received but left is interest, like money in a bank ac se; the owner can obtain them at or CSV.	n the custody of the count. They are no	e insurer to ac t a value of th	e policy per
		Dividend accumulations cannot insurance exclusion, even if the excluded from resources. Unles provision (e.g., as set aside for b	policy that pays the s they can be exclu	e accumulation ded under and	ns is other

bchapter Subject	Medical Assistance Eligibility	M11	Februa	on Date ry 1997
	BD RESOURCE EXCLUSIONS	Page ending M1	with 130.300	Page 19
6. Proceeds	Proceeds of a life insurance poli- additions payable at maturity or	-	e policy plus any	7
	Proceeds do not include dividend in the policy (see 5.b. above). A CSV.			
7. Supplement- ary Contract	A supplementary contract is not whereby, when the policy matur not in a lump sum, but in an alte usually as an annuity (see B.5. b	es or the insured di rnative manner sel	ies, the proceeds	are paid
8. Burial Insurance	A burial insurance policy is a co its proceeds for anything other th			
	NOTE: If a policy has a CSV to not burial insurance for Medicai	has access, the p	olicy is	
9. "Accelerated Life Insurance Payments"	Life Insurance to death. Although accelerated payment plans vary from co		from company	to
	Most accelerated payment plans circumstances which cause or "t These are the:			-
	• long-term care model , white benefits should they require some instances, health care	extended confinen		
	• dread disease or catastrop policyholders to access their one of a number of specified	death benefits if th	ney contract or a	cquire
	• terminal illness model , wh benefits following a diagnos occur within a specified num	sis of terminal illne		
	Some companies refer to these p death", or "viatical" payments.	ayments as "living	needs", "acceler	rated
	Depending on the type of accele payments may reduce the policy may reduce CSV in a manner pr cases, a lien may be attached to payments and a proportionate re	's FV by the amount oportionate to the reader the policy in the ar	nt of the payment reduction in FV. nount of the acco	its and In some
	See B.6. below for policy regard procedures.	ing accelerated pay	yments and E. be	elow for

Manual Title Virginia Medica	al Assistance Eligibility	Chapter M11	Page Revision Septembe	
Subchapter Subject	ESOURCE EXCLUSIONS	Page ending w M113	A	Page 20
B. Policy				
1. Life Insurance as a Resource	A life insurance policy owned by the CSV. Its value as a resource is the a			nerates a
	A life insurance policy which is irrev is not a resource to the individual, bu asset transfer (subchapter M1450). irrevocably assigned to a funeral hor burial contract, go to section M1130	ut it needs to be When the life ins me or trust to fur	evaluated as an surance policy is	5
2. Limited Exclusion	A life insurance policy is an exclude over, if its FV and the FV of any oth owns on the same insured total \$1,50 policies does not count toward this \$ insurance policies on individuals un resource evaluations.	er life insurance 00 or less. How 61,500 total (see	policies the ind ever, the FV of s 3. below). Life	ividual some
	We do not include the FV of divider a policy is a countable or excludable countable resource, we include the C determining the resource value of th	e resource. If the CSV of dividend	policy is a	her
3. FV of Burial and Certain Term Insurance Not Counted	In determining whether the total FV individual owns on a given insured i are not taken into account:			
	burial insurance policies; andterm insurance policies that do n	ot generate a CS	SV.	
4. Relation to Burial Fund Exclusion	The maximum of <i>\$3,500</i> that can be expenses of an individual must be re			ial
	• any burial insurance policy for the	he burial expense	es of the individ	ual;
	<i>Exceptions:</i> Huff-Cook Mutual policies (which may be designate prior to April 7, 1993 do not real exclusion. Huff Cook life insurat through November 30, 1993 real Cook/Settlers life insurance polit 1993 do not reduce the \$3,500 b assigned to pay for a pre-need for	ed as Care Plans luce the \$3,500 l nce policies sold uce the burial fu icies sold on or d purial fund exclu	s on the policy) s burial fund l from April 7, 1 nd exclusion. H ufter December	sold 993 Iuff- I,
	• any insurance policy on the life of under the life insurance exclusion			l

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11 September 2010		er 2010
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.300		20a

• a life insurance policy of any value that was assigned to a funeral provider or of which a funeral provider has been made the irrevocable beneficiary, if the policy owner has irrevocably waived his or her right to, and cannot obtain, any CSV the policy may generate. The amount by which the \$3,500 exclusion is reduced equals the face value of the policy MINUS the total cost of burial space items identified in the contract.

(See M1130.410 for instructions regarding the burial fund exclusion and M1130.410 C.1.d. for more discussion of burial insurance.)

5. Eligibility for Other Benefits

a. Supplementary Contracts

Supplementary contracts normally provide for an annuity. We treat such contracts in accordance with the instructions on filing for other benefits, for any benefit with choices about method of payment.

b. Accelerated Life Insurance Payments

Accelerated payments are not "benefits" for purposes of the Medicaid "filing for other benefits" provision. We do not require a policyholder to apply for accelerated payments as a condition of obtaining or retaining Medicaid eligibility.

0	edical Assistance Eligibility	Chapter M11	Page Revision Date May 2015	
Subchapter Subject M1130.000 AB	D RESOURCE EXCLUSIONS	Page ending v M11	-	je 21
6. Accelerated Life Insurance	a. Income and Resources Trea	atment		
Payments	Since accelerated payments can be needs, the payments are income in retained into the following month	in the month receive	d and a resource if	
	b. Payments Not "Conversion	of a Resource"		
	The receipt of an accelerated pay resource for Medicaid purposes. arrangement, an individual receiv resource valuewhich is its CSV	This is because, und yes proceeds from th	ler an accelerated	y's
C. Procedure Initial Application				
1. Using the Individual's	a. Ask the individual to submi	it:		
Records for Verification	 all the life insurance policies the most recent annual divide		for each policy.	
	b. For countable and excludat	ole policies, use thes	e records to verify:	
	the owner;the insured;the FV;			
	 whether the policy pays divident individual selected for their dapplied to premiums, paid by 	lisposition (i.e. accur		
	• if dividend accumulations, th			
	c. Additionally, for countable	policies, use these re	ecords to verify:	
	• whether the policy generates	a CSV and, if it does	5,	
	• the current CSV (including the loans on the policy which received a CSV table. For policists a CSV value for the spectrowned the policy, no addition	luce the CSV). Som licies that do not pay cific number of years	e insurance policies dividends, if the table the individual has	
2. Contacting an Insurance Company or Agent for Verification	If examination of a policy does n above, obtain that information fro company, subject to the operating phone, if possible, and document	om the individual's a gassumptions in 4. b	gent or the insurance below. Do so by	Ι.
3. Exception to Verification	Do not verify employer-provided	l term insurance.		

Manual Title	Chapter Page Revision Date		n Date
Virginia Medical Assistance Eligibility	M11	M11 July 1995	
Subchapter Subject	Page ending with F		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.300		22

4. Operating Assumptions	Apply the following assumptions in determining what development is required. Absent evidence to the contrary, assume that a:
	 term policy without a table of CSV's, if it appears otherwise complete, does not generate a CSV; policy that does not generate a CSV also does not pay dividends; policy issued by a nonparticipating or stock company does not pay dividends; policy issued by a participating or mutual company pays dividends.
	NOTE: Identification of the kind of company usually follows its name on the face page of the policy.
5. Determination	a. General
	Apply the policy in B. above to determine whether each insurance policy owned is a resource and, if it is, whether to count or exclude its CSV in the resource determination.
	b. Dividend Additions
	Do not include the FV of dividend additions in determining whether a policy in a countable or excluded resource (B.2. above)
	If the policy is a countable resource, do include the CSV of dividend additions in determining the resource value of the policy.
	If the policy is a excluded resource, do not include the CSV of dividend additions in determining the individual's countable resources.
	c. Dividend Accumulations
	Do not exclude dividend accumulations under the life insurance provision, even if you exclude the policy that pays the accumulations.
	Count the accumulations as resources, even if you exclude the policy itself because the policy's FV is \$1,500 or less unless the accumulations are excludable under another provision (for example, because they have been set aside for burial).
	d. Income Treatment of Dividends
	See S0830.500 C. regarding the income treatment of life insurance policy dividends.

Manual Title Virginia Mee	dical Assistance Eligibility	Chapter M11	Page Revision July 1	
Subchapter Subject M1130.000 ABD RESOURCE EXCLUSIONS			Page ending with M1130.300	
D. Procedure Accelerated Life Insurance Payments	 If an individual receives accelerate preclude Medicaid eligibility due to whether the FV and/or CSV of the Reverify the policy if, prior to rece the policy's CSV precluded Me now be resource-eligible; or the policy was an excluded reso burial fund exclusion available If reverification is necessary, exam documentation in the individual's p accelerated payments on FV and C insurance company for the necessaries 	policy must be very policy must be very policy must be very policy of the accelerat dicaid eligibility, purce and its FV r to the individual ine the policy and ossession to deter SV. If necessary, ry information.	or resources, deterified. ated payments: , but the individu reduced the max (see B.4. above d any other relev rmine the effect , contact the life	ermine ual may imum). vant of the
	explain the effect of any further rec burial fund exclusion available (if a	luction in the poli		
E. References	Income treatment of life insuraLife insurance funded burial compared			

Manual Title	Chapter Page Revision Date		n Date
Virginia Medical Assistance Eligibility	M11	July 2012	
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.400		24

M1130.400 BURIAL SPACES

A. Policy – The Exclusion

1.	General	A burial space or agreement which represents the purchase of a burial space held for the burial of the individual, his or her spouse, or any other member of his or her immediate family is an excluded resource, regardless of value.
		Cemetery plots are not <i>counted as resources, regardless of the number owned,</i> except when evaluating eligibility as QDWI. For QDWI, exclude one cemetery plot (see Appendix 1 to chapter S11). Accept declaration regarding ownership of cemetery plots. Verification is not required.
2.	No Effect on Burial Funds Exclusion	The burial space exclusion is in addition to, and has no effect on, the burial funds exclusion (M1130.410).
3.	Multiple Burial Spaces	When items other than cemetery plots serve the same purpose, exclude only one per person. For example, exclude a cemetery plot and a casket for the same person, but not a casket and an urn.

B. Definitions

1. Burial Space	e A burial space is a(n).
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- Gravesite (either an existing grave or a plot);
- crypt;
- mausoleum;
- casket;
- urn;
- niche; or
- other repository customarily and traditionally used for the deceased's bodily remains.

The term also includes necessary and reasonable improvements or additions to such spaces, including but not limited to:

- vaults;
- headstones, markers, or plaques;
- burial containers (e.g., for caskets); and
- arrangements for the opening and closing of the gravesite.

For example, a contract for care and maintenance of the gravesite, sometimes referred to as endowment or perpetual care, can be excluded as a burial space.

Manual Title Virginia Medical Assistance Eligibility		Chapter M11	Page Revis	sion Date ly 1995
Subchapter Subject M1130.000 ABD RESOURCE EXCLUSIONS		Page ending with Pag M1130.400		
2. Agreement Which Represents the Purchase of a Burial Space	An agreement which represents with a burial provider for a buria member of his/her immediate fa	al space held for the		
3. Individual's Immediate Family	"Individual" means the Medicaid family" means:		cant. " Imme	ediate
	 parents, including adoptive parents; minor or adult children; including adoptive and stepchildren; siblings (brothers and sisters), including adoptive and stepsiblings. 			
	"Immediate family" also include relative's relationship to the recip be in effect in order for the buria example, a burial space held for she and the recipient's brother di	pient is by marriage Il space exclusion t a sister-in-law is n	e only, the man o continue to a	rriage must apply. For
4. Held For	A burial space is "held for" an individual when someone currently has:			
	• title to and/or possesses a burial space intended for the individual's use (e.g., has title to a burial plot or owns a burial urn stored for his or her own use); or			
	• a contract with a funeral service company for specified burial spaces for the individual's burial (i.e., an agreement which represents the individual's current right to the use of the items at the amount shown).			
	Until the purchase price is paid in full, a burial space is not "held for" an individual under an installment sales contract or similar device if:			
	 the individual does not curr the individual does not curr the seller is not currently of 	ently have the righ	t to use the spa	ace; and
	Until all payments are made on the contract, the amounts paid may be			

Until all payments are made on the contract, the amounts paid may be considered burial funds. See M1130.410.

Manual Title Virginia Medical Assistance Eligibility Subchapter Subject M1130.000 ABD RESOURCE EXCLUSIONS		Chapter M11		sion Date ly 1995
		Page ending with M1130.400		Page 26
C. Procedure Development and Documentation 1. General	 The following procedures do no insurance funded burial contract. For insurance funded contracts, a a. If an individual alleges owning and spouse allege owning no spaces are excluded. 	s. For installment c see M1130.425 . ng only one burial	contracts, see	M1130.420 ndividual
	 b. If an individual or individual or two spaces, respectively, the name of the person f the relationship of each so only those spaces that an individual, the spouse, or space spaces of the spouse of	obtain a signed stat for whose burial eac such person to the i re alleged to be for	ement showin th space is into ndividual. Ex the burial of t	ng; ended; and cclude he
2. Agreements Which Represent the Purchase of a Burial Space	 a. General If the contract shows the purspecified price, determine we or member of the individual If the space is held for the indin If the space is held for the individual	chase of a specifie hether such space is s immediate family dividual, determine irrevocable, it is no excludable resource	d burial space s held for the per B.4. abo e if the contra of a resource.	e at a individual ve. ct is If the
	 b. Installment Contract If the contract calls for insta value of the burial space has C.5.c.). 	llment payments, d		
D. References	Burial funds exclusion, M1130.4 Prepaid burial contracts, M1130. Interest earned on excluded buria	.420.	agreements, S	0830.501.

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11 July 2008		008
Subchapter Subject	Page ending with I		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.410		27

M1130.410 BURIAL FUNDS EXCLUSION

A.	Policy Principle	Up to \$3,500 of burial funds may be excluded for each member of the ABD assistance unit (i.e., the individual and the individual's spouse, if living together).
		<i>NOTE: Burial funds exclusion is separate and apart from burial space exclusion.</i>
		For QDWI, see Appendix 1 to chapter S11.
B.	Definitions	
	1. Burial Funds	Burial funds are resources that have been specifically set aside and clearly designated in writing for the cremation or other burial-related expenses of the individual or the individual's spouse.
		Burial funds may be:
		 irrevocable burial trusts established on or after August 11, 1993 (irrevocable burial trusts established before August 11, 1993 are not countable based on the law in effect at that time); revocable burial trusts; revocable burial contracts; other revocable burial arrangements (including the value of certain installment sales contracts for burial spaces); cash;
		 financial accounts (e.g., savings or checking accounts); other financial instruments with a definite cash value (e.g., stocks, bonds, certificate of deposit, life insurance policies, etc.).
		Property other than that listed in this definition will not be considered burial funds and may not be excluded under the burial funds provisions. For example, a car, real property, livestock, etc., are not burial funds.
		NOTE: The entire amount of an irrevocable trust established on or after 8/11/93 by a funeral director for an individual for the purpose of paying for funeral and burial expenses is excluded if the following two step process is followed:
		 the individual signs a pre-need contract with a funeral home director promising prepayment in return for specific funeral merchandise and services and pays the agreed upon amount in the form of a direct cash payment or purchase of a life insurance policy or annuity to the funeral director, and
		<i>2) the funeral home director in turn places the money, life insurance policy or annuity into a trust.</i>
2.	Expenses for	a. Expenses Included
	Burial Funds Exclusion Purposes	Expenses included for burial funds exclusion purposes are generally those related to preparing a body for burial and any services prior to burial.

Manual Title	Chapter	Page Revision	n Date
Virginia Medical Assistance Eligibility	M11	March	2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.410		28

They usually include, for example: transportation of the body, embalming, cremation, flowers, clothing, services of the funeral director and staff, etc.

b. Expenses Not Included

Usually, expenses for items used for interment of the deceased's remains are not included for burial funds exclusion purposes. Such items may be subject to the burial space exclusion (**M1130.400**). However, items that do not qualify for the burial space exclusion, e.g., a space being purchased by installment contract, may be excluded under the burial fund exclusion.

C. Policy--General

a. Maximum Exclusion

We can exclude up to \$3,500 each in funds set aside for:

- the burial expenses of the individual; and
- the burial expenses of the individual's spouse (eligible or ineligible).

This exclusion is separate from and in addition to the burial space exclusion.

Funds paid on an installment contract do **NOT** qualify for the **burial space** exclusion.

Funds paid on an installment contract for burial spaces may qualify for the burial fund exclusion.

b. Reductions in Maximum Exclusion

The maximum \$3,500 that can be excluded from countable resources is reduced by:

- the face value of life insurance (not including term policies) owned by and insuring the individual and/or the individual's spouse, if the cash surrender value of such policies has been excluded from countable resources (cash surrender value of life insurance is excluded when the total face value per insured individual aged 21 or over does not exceed \$1,500), and
- the face value (not including the value of burial space items) of an irrevocable burial trust established before 8/11/93 or other irrevocable arrangement specifically designated for the purpose of meeting the individual's or spouse's burial expenses, regardless of whether the arrangement is owned by the individual or someone else, and
- the face value of burial insurance, regardless of whether the burial insurance is owned by the individual or someone else, and

1. Amount of Funds That Can Be Excluded

Manual Title Chapter Pag		Page Revision Date	
Virginia Medical Assistance Eligibility	M11	March	2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M113	0.410	29

• the face value of burial contracts (not counting the value of burial space items), regardless of whether the contract is owned by the individual or someone else.

c. Exceptions Related to Huff-Cook/Settlers Policies

Huff-Cook Mutual Burial Association life insurance policies (which may be designated as Care Plans on the policy) sold prior to April 7, 1993 **do not reduce** the \$3,500 burial fund exclusion.

Huff-Cook life insurance policies sold from April 7, 1993 through November 30, 1993 **reduce** the burial fund exclusion.

Huff-Cook/Settlers life insurance policies sold on or after December 1, 1993 **do not reduce** the \$3,500 burial fund exclusion unless they are assigned to pay for a pre-need funeral contact.

d. EXAMPLE – Burial Fund Exclusion

Mrs. Brown has the following burial resources:

- \$2,000 designated savings account
- \$ 200 irrevocable burial contract
- \$3,500 maximum exclusion
- 200 irrevocable burial contract
- \$3,300 available exclusion
- <u>-2,000</u> excluded burial funds
- \$1,300 still available for exclusion

Treatment - We exclude the \$2,000 savings account. Two years later, Mrs. Brown wants to add to her designated burial savings account, which now has a balance of \$2,150 due to accumulated interest. She can increase the amount of excluded funds in the account by up to \$1,300. Note that when determining the amount still available for burial fund exclusion, we disregard the amount of interest which accumulated in the account.

e. Subsequent Purchase of Excluded Life Insurance or Irrevocable Burial Contract

A subsequent purchase of an excluded life insurance policy or an irrevocable burial contract reduces the amount of the available burial funds exclusion as described in b. above. The reduction is effective the month after the month in which the life insurance or the irrevocable burial contract was purchased.

f. Burial Insurance

Burial insurance policies are not life insurance policies (see **M1130.300** for a definition of burial insurance). For Medicaid purposes, burial insurance is an irrevocable arrangement whose face value reduces the maximum burial funds exclusion by the policy's face value.

Exceptions: Huff-Cook Mutual Burial Association life insurance policies sold prior to April 7, 1993 do not reduce the \$3,500 burial fund exclusion.

Manual Title	Chapter Page Revision		Date
Virginia Medical Assistance Eligibility	M11	Septembe	er 2010
Subchapter Subject	Page ending wi	th	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M113	0.410	29a

Huff-Cook/Settlers life insurance policies sold on or after December 1, 1993 do not reduce the \$3,500 burial fund exclusion unless they are assigned to pay for a pre-need funeral contact.

e. Increases in Value of Burial Funds

Any appreciation in the value of excluded burial funds is excluded from resources (and from income), even if the total of the burial funds thus excluded exceeds the \$3,500 maximum. This includes interest earned by burial funds, provided the interest is left to accumulate as part of the funds.

a. Designated Amount is \$3,500

Interest earned on excluded burial funds and appreciation in the value of excluded burial arrangements are excluded from resources if left to accumulate and become part of the separate burial fund.

b. Designated Amount is Less than \$3,500

Until \$3,500 (or such other lesser amount established in accordance with C.1.b.) in burial funds has been designated, additional amounts can be excluded under the burial funds provision if the individual designates them for burial expenses. Interest on excluded burial funds is not included in determining if the \$3,500 maximum has been reached.

2. Increases in Amount of Excluded Burial Funds

Manual Title	Chapter Page Re		Date
Virginia Medical Assistance Eligibility	M11	July 2	008
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M113	0.410	30

c. Designated Amount is greater than \$3,500

While an individual may designate greater than \$3,500 for burial, only up to \$3,500 may be excluded for burial. The remainder of the designated amount will be evaluated as a countable resource. If the individual is determined eligible, interest and appreciation that accumulates on the excluded portion of the burial fund will be excluded. Interest and appreciation that accrue over time on the non-excluded portion will be evaluated as a countable resource

a. If burial funds are commingled with nonburial-related assets, the exclusion does not apply.

b. Examples

A single burial contract for \$4,500 of burial services and \$2,000 in burial spaces does not have to be separated into 2 contracts since the whole amount is burial-related, even though we can only exclude \$3,500 of the contract as a burial fund.

A bank account containing \$1,200, \$500 of which is designated for burial and \$700 of which is other funds the individual uses for living expenses, is not allowable and the \$500 may not be excluded as a burial fund. If the \$500 is moved to a separate account, the exclusion may be applicable the month in which the funds are separated.

4. Funds Used for

Another **Purpose**

3. Burial Funds

Must Be Kept

Separate from Non-burial-

Related Assets

a. General

If some or all of the excluded funds were withdrawn and used for another purpose, the funds withdrawn may have been either transferred or retained as a resource. If the funds were transferred, the asset transfer policies in subchapter M1450 are applicable. If the funds have been retained as a resource, the resource policies in Chapter S11 are applicable. Any excluded funds remaining in the designated burial fund continue to be excluded.

b. Change of Form

Transferring excluded burial funds from one form to another (e.g., from a certificate of deposit to a burial contract) is not use for another purpose.

c. Examples - Use for Another Purpose

A loan against the cash surrender value (CSV) of a life insurance policy that has been designated for burial expenses is not use for another purpose if the loan is for the purchase of another burial fund.

Use of a burial fund as collateral for a loan is use for another purpose because the loan creates an encumbrance on the funds. Since the funds are not available for the individual's burial as long as they are encumbered, the funds cannot be considered set aside for the individual's burial.

Manual	Virginia Medi	cal Assistance Eligibility	Chapter M11	Page Revisi Janua	on Date ry 2021
Subchap	ter Subject M1130.000 ABD I	RESOURCE EXCLUSIONS	Page ending M1	with 1 30.410	Page 31
5.	When to Develop Use for Another Purpose	 Determine if excluded burial funds than as burial funds only if: there is some indication that ex another purpose, and 			
		 the sum of the excluded funds and countable resources exceed resources limit as of the month been used for another purpose, 	ded the applicable in which the exc	e (individual or	couple)
		• the individual was eligible for funds may have been used for		ch the excluded	burial
6.	How to Develop Use	If the criteria in 1. above indicate a another purpose:	need to pursue th	ne issue of use f	òr
	for Another Purpose	• obtain the individual's signed s were so used and, if so, the am		ether any of the	e funds
		• obtain any pertinent evidence, individuals who may know abo			n other
		• follow resource policy if funds	have been retained	ed as a resource	
		• follow asset transfer policy if f	unds were transfe	rred.	
7.	Deeming Considerations	If the individual is a blind or disable parent, resources (and income) of t burial funds exclusion applies to re designated as set aside for the buria spouse.	he parent are dee sources that belo	med to the child ng to the parent	d. The and are
	signation of rial Funds				
1.	How Designation May Be Made	Burial funds may be designated by during the initial application proce after eligibility has been determine	ssing period or b	y an enrollee at	any time
		• an indication on the burial function account); or	l document (e.g.,	the title on a ba	nk
		• a signed statement.			
		See Appendix 3 for a sample burial version of the form is located <u>https</u> <u>Home/Medical-Assistance/Training</u>	://fusion.dss.virg		

lanual	l Title Virginia Mee	lical Assistance Eligibility	Chapter M11	Page Revis Ma	sion Date y 2015
ubcha	pter Subject M1130.000 ABD	RESOURCE EXCLUSIONS	Page ending v M11	with 30.410	Page 32
2.	Signed	A signed statement must include:			
	Statement Designating	• the value and owner of the resour	rces;		
	Burial Funds	• for whose burial the resources are	e set aside;		
		• the form(s) in which the resource etc.); and	es are held (burial	contract, ban	k account,
		• the date the individual first considered of the person specified.	dered the funds so	et aside for the	e burial
3.	Date of Intent	We accept the individual's allegation considered the funds set aside for bur were used and replaced after that date	ial unless there is		t the funds
4.	Effective Date of Exclusion	Once the date that burial funds were of been established, the first month for we determination is the latest of:			
		• the month in which the funds were considered to have been set aside, or			
		• the month of application, if the furmonth (or first month of retroacting is requested).			
5.	Designating Life Insurance as a Burial Fund	When designating a countable life ins itself is designated. However, becaus cash surrender value, it is the cash su that is applied toward the burial fund- resources.	se the countable v rrender value at t	value of the po he time of des	olicy is its signation
		If life insurance is designated as a buddesignate any dividend accumulation (M1130.300 A.5.b.) as a burial fund. resource (i.e. not considered as an induction be designated as burial funds separated	s on the life insu Dividend accum crease in the valu	rance policy nulations are a e of the CSV)	a separate and must
	Designation	Once a burial fund is designated, it re	emains a burial fu	nd until:	
	Remains	eligibility terminates orthe individual states in writin for burial.	g that the funds a	re no longer s	et aside

2. Procedure-Initial Applications Development and Documentation

Manual		ical Assistance Eligibility	Chapter M11	Page Revisio Januar		
Subcha	pter Subject	RESOURCE EXCLUSIONS	Page ending w M113		Page 33	
1.	Ask About Burial Funds	Unless the individual is ineligible for a to determine the presence of excluded		an resources, in	quire	
		NOTE: Make sure the individual unde and the effect a burial fund could have				
2.	Verify Form and Separation of Funds	Verify that the funds meet the definitio the funds are separated from all other r Burial funds must meet both of these ro them. If funds cannot be excluded, tell are not separate from non-burial assets	non-burial-relate equirements bef l the individual	ed assets (C.3. a fore we can exc	above). lude	
3.	Determine Date Funds Set Aside for Burial		n individual alleges having set aside funds for burial, determine the date y were first considered as set aside and document the file with porting evidence.			
		• If the funds are already clearly designated (e.g., by the title of a savings account), accept any official record which shows the title of the account and which establishes that the designation was in effect prior to the month of application.				
		• If the funds are not already cle described in D. above.	arly designated,	obtain the state	ement	
		• See D.4. above regarding effec considered set aside for burial		exclusion for fu	unds	
4.	Verify Value of Funds	Verify the value of any burial funds to apply to the specific resources in quest		ing the instruct	ions that	
5.	Determine	Document the file with evidence of:				
	Amount of Exclusion Available	• the face value of life insurance owned by and insuring the individual or the individual's spouse if the cash surrender value of such policies has been excluded from countable resources (cash surrender value of life insurance is excluded when the total face value per insured individual age 21 or over does not exceed \$1,500), and				
		• the face value (not including the irrevocable burial trust establists arrangement specifically design individual's or spouse's burial arrangement is owned by the interval of the interval o	hed before 8/11 nated for the pu expenses, regar	/93 or other irre rpose of meetin dless of whethe	evocable ng the er the	
		• the face value of burial insurar someone else, and	nce whether own	ned by the indiv	vidual or	
			racts (not counting the value of burial ntract is owned by the individual or			
		Should the \$3,500 maximum exclusion irrevocable arrangement including an it 8/11/93, burial insurance, or a burial co the exclusion will be reduced, includin make this computation, you may use th Worksheet located at: <u>https://fusion.ds</u> . <u>Assistance/Training-Documents</u> .	rrevocable buria ontract, docume g the computati ne electronic Bu	I trust establish nt the amount b on of the amou rial Funds Excl	ned before by which nt. To lusion	

Manual Title Virginia Med	lical Assistance Eligibility	Chapter M11	Page Revision January	
Subchapter Subject	RESOURCE EXCLUSIONS	Page ending w M113	ith	Page 34
F. Procedures- Renewal or a Reported Change				
1. Verify Funds Already Excluded	If the case record shows excluded buria When \$3,500 or less was initially desig burial fund due to appreciation or accu they result in the total burial fund exclu	nated as a burial mulated interest	fund, increase are excluded e	s in the ven if
	If more than \$3,500 was initially desig and appreciation that have subsequentl burial fund are excluded. Interest and a accrued on the countable portion are co value of a burial fund at renewal or wh electronic "BFE Increased Value Deter located on the Virginia Department of (SPARK) at: <u>https://fusion.dss.virginia.gov/bp/BP-Ho</u>	y accrued on the appreciation that ountable. To cal- en a change is re- mination Works Social Services	excluded porti have subseque culate the coun ported you ma heet". The wor Local Agency	on of the ently table y use the ksheet is web site
	Documents. Also, inquire whether designated burial separately from non-burial-related asse If the funds have decreased, see G. belo	ets (C3. above).	to be maintaine	ed
2. Enrollee Wishes to Designate Funds	If an enrollee wishes to designate fund- initial application. This applies whether than \$3,500 (excluding appreciation or excluded.	er no funds are cu	urrently exclude	ed or less
3. Apply Burial Funds-Related Income/ Resources Exclusions	See H. below.			
G. Procedure-Burial Funds Are Used for Another Purpose				
1. When to Evaluate Use	Determine if excluded burial funds hav if:	ve been used for s	some other purj	pose only
for Another Purpose	• there is some indication that exclud another purpose, and	led funds may ha	ave been used f	or
	• the sum of the excluded funds (included countable resources exceeded resources limit as of the month in vulsed for another purpose, and	the applicable (in	ndividual or co	uple)
	• the individual was eligible for the r funds may have been used for anot		he excluded bu	rial

Manual Title Virginia Medi	cal Assistance Eligibility	Chapter M11	Page Revis	ion Date y 2008
Subchapter Subject M1130.000 ABD RESOURCE EXCLUSIONS		Page ending with M1130.411		Page 35
2. How to <i>Evaluate</i> Use for Another Purpose	 If the criteria in 1. above indicate a another purpose: obtain the individual's signed a were so used and, if so, the am obtain any pertinent evidence, individuals who may know ab 	statement as to wh nount; including signed	nether any of th statements from	e funds
H. Procedure Posteligibility Application of Burial Fund - Related Income/Resource Exclusions				
1. Recipient Is Eligible for All Months During Period of Review	 If the individual remained eligible exclude from income any interthat interest has been allowed exclude from resources, in add any interest on such excluded income and any appreciation in 	rest earned on the to accumulate as lition to the funds burial funds that h	excluded buria part of such fur previously exc nas been exclud	l funds if nds; and luded, led from
I. References	Burial space exclusion, M1130.40 Prepaid burial contracts, M1130.4 Burial insurance, M1130.300. Interest on excluded burial funds Insurance funded burial contracts,	20. , S0830.501.		
	FUNDS EXCLUSION 1988 THROUGH JULY 31,	1994		
A. Introduction	The instructions in M1130.410 appl 1988 through June 30, 1994 with th	•		or July 1,
B. Policy				

 For mof Burial Funds
 For months prior to August 1, 1994 burial funds could be in the form of any resource, liquid or nonliquid.
 Commingled Funds
 For months prior to August 1, 1994, burial funds could be commingled with other resources (burial-related or nonburial-related), but the funds had to be separately identifiable in order to be excluded (S1130.700).

Manual Title	Chapter Page Revision		Date
Virginia Medical Assistance Eligibility	M11	July 2	008
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.420		36

M1130.420 PREPAID BURIAL CONTRACTS

А.	Definition	A prepaid (or preneed) burial contract is an agreement whereby the buyer pays in advance for a burial that the seller agrees to furnish upon the death of the buyer or other designated individual.
B.	PolicyGeneral	
	1. Contract Is a Resource	If a burial contract is revocable or salable, it is a resource. However:
		• any portion of the contract that clearly represents the purchase of burial spaces may be excludable, regardless of value (M1130.400); and
		• some or all of any remaining value of the contract may be excludable as burial funds (M1130.410).
	2. Contract Is Not a Resource	a. Contract Not Saleable
		When a burial contract is funded totally by an irrevocable trust, irrevocably assigned life insurance policy or annuity, the contract is NOT saleable. Do not develop the prepaid burial contract further. Determine whether the trust, the life insurance policy or annuity is a resource using the following policy:
		 trusts in sections M1120.200 through 202, M1140.400 through 404.
		• life insurance in sections M1130.300 and M1140.310.
		b. Contract Issued in Another State
		If a burial contract is issued in another State and cannot be revoked or be sold without significant hardship, it is not a resource. However:
		• any portion of the contract that represents burial funds reduces the \$3,500 maximum otherwise available for the burial funds exclusion; but
		• any portion that represents the purchase of burial spaces has no effect on the burial funds exclusion.
	3. Contract Revocability	State law determines whether a contract is revocable. Some burial contracts may be partly revocable. For example, if the total value of an otherwise irrevocable contract exceeds the limit set for irrevocability by State law, the excess is revocable.
	4. Burial Insurance and Burial Trusts	Prepaid burial contracts do not include burial insurance as defined in M1130.300 or burial trusts as described in M1120.200.

	0	lical Assistance Eligibility	Chapter M11	Page Revision July 2	
ıbcha	pter Subject M1130.000 ABD	RESOURCE EXCLUSIONS	Page ending w M113	ith 60.420	Page 37
5.	Provider Places Funds in Trust	If an individual contracts with a pro provider places the funds in trust v grantor on the trust document, this this is a compensated "transfer" of	with the funeral provi individual has purcha	ider named as th	
	licyEvaluations ontracts				
1.	Conditions for Liquidation	A prepaid burial contract may have or revocation. If either of the follo not a resource.		-	
		• Significant hardship may result selling or revoking a contract. unrealistic demand on the buye an EW determines that such we a determination to that effect.	Significant hardship r; e.g., having to mov	means an ve out of state. I	
		• State law or contractual terms in and seller in order to sell or rev consent, or will consent only u significant hardship to the buye	voke a contract. If the nder conditions that	e seller will not would pose a	S
		NOTE: If a condition creating har is not evident on the face of the cor therefore, a resource. The burden i evidence to the contrary.	ntract, assume it is rev	vocable or salabl	le and,
2.	Value of Contract as a	If a burial contract is a resource, us	e as its value:		
	Resource	• the amount payable to the own	er upon revocation; o	r	
		• if the contract is not revocable	but is salable, its CM	V.	
3.	Single Purpose Burial Space Contracts	a. General Apply the burial space exclusion contract that is a resource if :	on to any single-purp	ose burial space	
		• the contract lists all of the buria each space or the total value of			for
		• the seller's obligation to provid payment (as in certain installm being held for the individual's	ent contracts); i.e., th		

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	M11 July 20	
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.420		38

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Manual Title	Chapter	ChapterPage Revision DatM11July 1999	
Virginia Medical Assistance Eligibility	M11		
Subchapter Subject	Page ending w	Page ending with	
M1130.000 ABD RESOURCE EXCLUSIONS	Page ending with M1130.420		39

b. Exception

Treat as burial funds (i.e., as subject to the *\$3,500* maximum or as reducing that maximum):

- the unidentified portion of a contract that implies it covers only burial spaces but does **not** identify some or all of the spaces, or does not include either a value for each burial space or the total value of all the spaces combined; and
- the amount paid on an installment contract for burial spaces if the contract does not entitle the person to the spaces until the full purchase price has been paid.

NOTE: Once full payment has been made, these items can become subject to the unlimited burial space exclusion because at the point of full payment the contract becomes an agreement representing the purchase of a burial space (M1130.400).

- 4. Single-Purpose Contracts for Burial Expenses
 A single-purpose contract for burial expenses (M1130.410) includes only services that are consider burial funds and that are subject to, or reduce the amount of, the burial funds exclusion.
- 5. Contracts for Both Burial Spaces and Burial Expenses

a. Irrevocability Designation

If a combined contract designates which portion is irrevocable and which is not, that designation is controlling. That is, if the contract designates only the burial space purchase as irrevocable, the portion dealing with burial funds is revocable and is subject to the burial funds exclusion.

b. Maximum on Irrevocable Amount

Virginia does not have a set maximum irrevocable amount set by law. However, if a State has a law which sets a maximum on the amount that can be irrevocable, but the contract does not designate which part is irrevocable and the contract value exceeds the State maximum, we apply the maximum to burial **spaces** first.

- If space purchases exceed the maximum, we consider the excess revocable but subject to the burial space exclusion.
- If space purchases are less than the maximum, we apply the remainder of the maximum to burial funds items.

NOTE: Irrevocable burial funds reduce the amount available for excluding other burial funds.

Manual Title	Chapter	Chapter Page Revision	
Virginia Medical Assistance Eligibility	M11	M11 August	
Subchapter Subject	Page ending w	Page ending with	
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.420		40

c. Installment Contracts

We treat as burial funds the amount **paid** for any spaces and services in a combined contract being purchased in installments **if** the contract.

- does not entitle the individual to the spaces and services listed until the full purchase amount has been paid; or
- relieves the seller of the obligation to provide the spaces and services listed at the price listed until the contract is paid in full. Once the contract has been paid in full, we apply the space and funds exclusions as appropriate.
- D. Procedure--Development and Documentation
 - **1. General** a. **Develop** initially whether a prepaid burial contract exists and is a resource.
 - b. **Document** the file with respect to:
 - revocability;
 - liquidity (as needed); and
 - value, if the contract is a resource or involves burial funds

c. In **posteligibility** situations:

- **develop and document** any newly acquired contract per a. and b. above;
- **do not redevelop** a contract if prior development showed that it is not a resource and does not contain burial funds;
- redevelop and document a contract if prior development showed that installment payments could affect applicability of the funds/space exclusions or that it included burial funds (revocable or irrevocable).
- Valuing a Revocable Contract
 Contract
 For revocable burial contracts, State law usually sets refund guidelines that may vary by contract. If you cannot determine the refund amount by examining the contract, have the individual contact the provider or, if necessary, make the contact yourself.
- 3. Valuing an If a contract is irrevocable but can be liquidated some other way (e.g., through sale), assume that the contract's CMV is the amount that has been paid on it.
 Contract

If the individual disagrees with this assumption, he or she can rebut it with an estimate from a disinterested knowledgeable source such as the State Funeral Directors Association or a local funeral director.

4. Single-Purpose Develop and document the factors outlined in 1. above, following the guidelines above, as appropriate.

Manual Title Virginia N	/Iedical Ass	sistance Eligibility	Chapter M11	Page Revisi July	on Date 1995
Subchapter Subject		JRCE EXCLUSIONS	Page ending w M113	vith 30.420	Page 41
5. Contract for Both Spaces	a.	Determine whether the contract irrevocable.	designates which	h portion (if an	y) is
and Funds	b.	If designated, develop each port M1130.410.	ion as appropriat	te per M1130. 4	100 or
	c.	If the contract does not designat irrevocability, if any, first to the to the value of the burial funds.	total value of all	l burial spaces	
		Any burial spaces not covered an Any burial funds not covered an			
	d.	If you cannot determine which a spaces and which represent buri contract, if any, are irrevocable, identified funds versus spaces. I contract as a resource in the form	al funds, and wh the individual ha In that event, con	hich parts of the as not satisfact asider the entir	e orily
E. Examples					
1. Installment Contract	а.	Situation An individual owns a revocable contract, which covers both space breakout:			
		 700 - casket 350 - vault 200 - opening/closing 225 - embalming 300 - use of facilities 525 - services of director \$2,300 - total value of contract 			
		The contract provides that, until paid, the seller has the option to provide the items and services at charge prices current at the time already paid.	be released from t the contract pri	n any obligatic ce. Rather, the	on to e seller can
	b.	Treatment Until the contract has been paid funds set aside for burial. Amou available for exclusion as burial	unts paid in exce	ss of the maxim	mum

When the contract has been paid in full, the spaces listed in a. above are subject to the burial space exclusion. The \$1,050 value of the remaining items is subject to the burial funds exclusion.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	July19	995
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.425		42

M1130.425 LIFE INSURANCE FUNDED BURIAL CONTRACTS AND THE BURIAL SPACE/FUNDS EXCLUSIONS

A. Definitions

1.	Life Insurance Funded Funeral Arrangements	A life insurance funded burial contract involves an individual purchasing a life insurance policy on his or her own life and then assigning, revocably or irrevocably, either the proceeds or ownership of the policy to a third party, generally a funeral provider. The purpose of the assignment is to fund a burial contract.
		Life insurance funded burial contracts are not burial insurance (M1130.300 A.8.).
2.	Proceeds	Proceeds of a life insurance policy are the face value of the policy plus any additions payable at maturity or death. This does not include dividends, cash surrender value (CSV) or interest.

B. Policy-General

- 1. Operating Assumptions We assume that the burial contract itself (without the insurance policy assigned to fund it) has no resource value. We also assume that the contract is not salable because it is a part of a larger arrangement involving life insurance that has been assigned to another party as payment for contract goods and services. This means that the value of the burial arrangement is the value of the life insurance policy.
- 2. State Limits on the Amount of funeral contracts that can be made irrevocable generally address the face amount of the contract that can be made irrevocable. Since we are concerned with the irrevocable assignment of ownership of an insurance policy to fund a burial contract and not with the face amount of the contract itself, State dollar limits are usually of no consequence in evaluating the policy for Medicaid purposes unless State law specifically limits irrevocable assignment of ownership of insurance polices funding burial contracts.
- 3. Dividend Accumulations We do not exclude from resources dividend accumulations of a life insurance policy as part of the value of the policy or the burial contract. Dividend accumulations are separate resources and must be designated separately in order to qualify for the burial funds exclusion. (See M1130.300 A.5.b. and C.6.c)

If ownership of the life insurance policy has been irrevocably assigned, we assume, absent evidence to the contrary, that the dividend accumulations are also assigned.

Manual Title	Chapter	Chapter Page Revision Da	
Virginia Medical Assistance Eligibility	M11	M11 July 1	
Subchapter Subject	Page ending w	Page ending with	
M1130.000 ABD RESOURCE EXCLUSIONS	M113	M1130.425	

C. Policy--Effect Of Assignment of Ownership On Burial Exclusions

> 1. Revocable Assignment

a. Burial Spaces

The burial space exclusion does not apply. This is because the funeral provider has not received any payment and no purchase of burial spaces has been made. The provider has no obligation to provide any spaces until the individual dies and therefore no spaces are being held for the individual.

b. Burial Funds

The burial funds exclusion may apply. The resource value of the burial contract is equal to the CSV of the life insurance policy, subject to the \$3,500 burial funds exclusion.

c. Example

Mrs. Emma White has a burial contract funded by the revocable assignment of ownership of a life insurance policy. The face value of both the burial contract and the life insurance policy is \$5,000 and the CSV of the life insurance policy is currently \$3,700. The total resource value of Mrs. White's burial contract is equal to the CSV of \$3,700.

The burial space exclusion does not apply to Mrs. White's contract (per above). However, we can exclude *\$3,500* of the CSV under the burial funds exclusion. The remaining \$200 of the CSV will be considered a countable resource.

a. Burial Spaces

The burial space exclusion may apply, depending on the nature of the contract (**M1130.400**.). Any portion of the contract that represents the purchase of a burial space has no effect on the burial funds exclusion.

b. Burial Funds

The life insurance policy and the burial contract are not resources for Medicaid purposes because the Medicaid recipient no longer owns them. The face value of the burial funds portion of the contract (if any) offsets the \$3,500 burial funds exclusion because the contract represents an irrevocable arrangement available to meet the individual's burial.

2. Irrevocable Assignment

Manual Title	Chapter Page Revision		n Date
Virginia Medical Assistance Eligibility	M11	July 1	999
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.425		44

c. ExampleMr. Bill Atkins made provision for his burial by irrevocably assigning ownership of a life insurance policy on his life to a funeral home to fund a burial contract. The face value of the life insurance policy is *\$5,000*.

The burial contract identifies the purchase of \$1,300 of burial spaces and \$3,700 of burial funds. The \$3,700 burial funds portion of the contract is not a resource, but, since the assignment of policy ownership is irrevocable, the \$3,700 burial funds portion exceeds the \$3,500 burial funds exclusion that he is entitled to so Mr. Atkins may not have any other excluded burial funds. The \$1,300 space purchase is not a resource either, and does not reduce the burial funds exclusion.

- D. Policy--Effect Of Assignment Of Proceeds On Burial Exclusions
 - 1. Revocable Assignment

a. Burial Spaces

The burial space exclusion does not apply to the CSV of the life insurance policy. This is because the funeral provider has not received any payment and no purchase of burial spaces has been made. The provider has no obligation to provide any spaces until the individual dies and, therefore, no spaces are being held for the individual.

b. Burial Funds

The resource value of the burial contract is equal to the CSV of the life insurance policy. Treat the CSV according to the policy described in c. below.

c. Treatment of CSV

- If the face value of all life insurance policies on the individual's life is \$1,500 or less, exclude the CSV under the life insurance exclusion (M1130.300 B.).
- If the face value of all policies exceeds \$1,500, treat the CSV of the policy according to the burial funds exclusion, if applicable. See M1130.410 for instructions on the burial funds exclusion.

d. Examples

Ms. Lydia Fisher has a \$1,300 burial contract funded by the revocable assignment of the proceeds of an insurance policy with a face value of \$1,300 on her life. The CSV of the policy is \$1,000. If this is the only life insurance policy she owns on her life, then the life insurance policy would be excluded under the life insurance exclusion and the burial exclusions would not apply.

Manual Title	Chapter	Chapter Page Revision I	
Virginia Medical Assistance Eligibility	M11	M11 January	
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M113	M1130.425	

The life insurance policy's face value of \$1,300 reduces the maximum \$3,500 burial fund exclusion by that same amount. Ms. Fisher may have an additional \$2,200 in excluded burial funds.

- If Ms. Fisher has another life insurance policy on her life and the total face value of the two policies exceeds \$1,500 (the life insurance exclusion does not apply), then the CSV may be excludable under the burial funds exclusion. No burial space exclusion applies per a. above.
- 2. Irrevocable Assignments The eligibility worker must review the policy. If it is found the life insurance policy permits the irrevocable assignment of policy proceeds without requiring the irrevocable assignment of ownership, submit a copy of the policy to the Regional Consultant for review.

E. Policy--Life
Insurance Policy
Placed in a TrustA life insurance company may provide an individual with the option of
irrevocably transferring ownership of a revocable life insurance policy
that funds a burial contract to a trust established by the company.

1. Treatment of
Policy's CSVIf an individual assigns a life insurance policy to a trust the CSV (if
any) will not continue to be a countable resource; if

- the individual neither owns nor has the legal right to direct the use of trust assets to meet his or her maintenance needs; and
- a *revocable* assigned life insurance policy funds a funeral contract and the policy is placed irrevocably in a trust then the policy's CSV is not a resource for Medicaid purposes.
- Treatment Of Dividends
 If the policy's CSV is not a resource, assume, absent evidence to the contrary, that any dividends paid on the policy are also not a resource.
- Individual Under an irrevocable trust arrangement, the life insurance policy's CSV is not a resource even if the individual retains the right to change the funeral firm that will provide the burial goods and services.
- 4. Burial Fund
 A revocable assigned life insurance policy placed in an irrevocable life insurance trust is treated the same as a life insurance policy for which the ownership has been irrevocably assigned to fund a burial contract (see C.2 above). This means that the value of the burial funds portion of the contract (IF ANY) reduces the \$3,500 burial funds exclusion.

This is the case because the burial funds portion of the contract represents an irrevocable arrangement that is available to meet the individual's burial expenses.

Manual Title Virginia Medi	cal Assistance Eligibility	Chapter M11		ion Date y 1995
Subchapter Subject M1130.000 ABD F	RESOURCE EXCLUSIONS	Page ending M1	with 130.425	Page 46
F. ProcedureGeneral 1. Development	Follow instructions in M1130.41 documentation of burial funds.			
and Documen- tation	a. Life Insurance Policy			
	Examine the life insurance policy ownership/proceeds of the policy irrevocably) and, if so, to whom.	have been assigned		r
	If ownership or proceeds of the line revocably assigned, follow regular procedures. (See M1130.300 C. documentation requirements.)	lar life insurance d	evelopment	
	If ownership of the life insurance apply the policy principles in C.2 resource status.	· ·	•	igned,
	If an insurance policy that funds irrevocably in trust , apply the p determine the policy's resource so the regional specialist.	oolicy principles in	E. above to	ontact
	In all cases, document the file w	ith a copy of:		
	 the life insurance policy; the assignment; and any other related documents. 			
	b. Options for Developing Pol Stock Companies	licies Issued by No	onparticipating	g or
	If the insurance policy funding the nonparticipating or stock compar- dividends), you may be able to c CSV. You can use the CSV chan contacting the life insurance com- information.	ny (and therefore c urtail developmen rt attached to the p	loes not pay t as to the polic olicy instead of	f
	c. Burial Contract			
	Examine the burial contract and arrangements have been contract the burial contract.			y of
2. Determine Applicability of Burial Space/Fund Exclusions	 Apply the policy principles in C. the value of the contract that (M1130.400); and the value of the contract that (M1130.410). Put your determination in the file 	is excludable as a is excludable as b	burial space (if	• /

Manual Title	Chapter Page Revision Date		n Date
Virginia Medical Assistance Eligibility	M11 April 2022		2022
Subchapter Subject	Page ending w	Page ending with	
M1130.000 ABD RESOURCE EXCLUSIONS	S1130.455		47

- G. Procedures--
Redetermination
DevelopmentFor a previously developed life insurance funded burial contract,
redevelop and document the value of the contract using applicable life insurance
development procedures if:
 - ownership and/or proceeds of the policy have been **revocably** assigned (i.e., the CSV of the policy must be reverified); or
 - ownership of the policy has been **irrevocably** assigned (or a revocably assigned policy has been placed irrevocably in trust) and the individual has other excluded burial funds (i.e., the value of the contract reduces the amount of other funds that may be excluded).

M1130.430 HOUSEHOLD GOODS AND PERSONAL EFFECTS

A. Policy Principle Household goods and personal effects are excluded resources for Medicaid evaluations.

B. Definitions

1.	Household Goods	Household goods are items of personal property customarily found in the home and used in connection with the maintenance, use, and occupancy of the premises as a home. They include, but are not limited to: furniture, appliances, televisions sets, carpets, cooking and eating utensils, dishes, etc.
2.	Personal Effects	Personal effects are items of personal property that are worn or carried by an individual or that have an intimate relation to him or her. They include, but are not limited to: clothing, jewelry, personal care items, prosthetic devices, and educational or recreational items such as books, musical instruments, or hobby materials.

S1130.455 GRANTS, SCHOLARSHIPS, FELLOWSHIPS, AND GIFTS

A. Policy Principle Section 435 of The Social Security Protection Act of 2004, Public Law 108-203, provides a 9-month resource exclusion for grants, scholarships, fellowships, and gifts used to pay for tuition, fees, and other necessary educational expenses at any educational institution, including vocational and technical education.

B. Definitions

- 1. Grants,
Scholars-
hips, and
Fellow-
shipsGrants, scholarships, and fellowships are amounts paid by private nonprofit
agencies, the U.S. Government, instrumentalities, or agencies of the U.S., State
and local governments, foreign governments, and private concerns (e.g. a
private citizen) to enable qualified individuals to further their education and
training by scholastic or research work, etc.
- 2. *Gifts* A gift is something a person receives which is not repayment for goods or services the person provided and is not given because of a legal obligation on the giver's part. To be a gift, something must be given irrevocably (i.e., the

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11	M11 April 2022	
Subchapter Subject	Page ending w	Page ending with	
M1130.000 ABD RESOURCE EXCLUSIONS	S1130.455		48

donor relinquishes all control). "Donations" and "contributions" (including crowdsourcing and crowdfunding) may meet the definition of a gift. See M0830.520.

3. Tuition, Fees,
and OtherEducational expenses include laboratory fees, student activity fees,
transportation, stationery supplies, books, technology fees, and impairment-
related expenses necessary to attend school or perform schoolwork (e.g., special
transportation to and from classes, special prosthetic devices necessary to
operate school machines or equipment, etc.).

C. Policy – Assistance Under Title IV Of The Higher Education Act Of 1965 (HEA) Or Bureau Of Indian Affairs (BIA)

1. Title IV of
HEA or BIA
InvolvementAll student financial assistance received under HEA, or under BIA student
assistance programs, is excluded from income and resources, regardless of use.
The resource exclusion for this educational assistance does not have a time
limit, i.e. regardless of how long the assistance is held, it is excluded from
resources.

Examples of HEA Title IV Programs:

- Pell grants
- State Student Incentives
- Academic Achievement Incentive Scholarships
- Byrd Scholars
- Federal Supplemental Educational Opportunities Grants (FSEOG)
- Federal Educational Loans (Federal PLUS Loans, Perkins Loans, Stafford Loans, Ford Loans, etc.)
- Upward Bound
- Gear Up (Gaining Early Awareness and Readiness for Undergraduate Programs)
- LEAP (Leveraging Educational Assistance Partnership)
- *SLEAP (Special Leveraging Educational Assistance Partnership)*
- Work-Study Programs.

NOTE: State educational assistance programs, including work-study, funded by LEAP or SLEAP are programs under Title IV of HEA.

2. Interest and Dividends Earned on Title IV of HEA or BIA Educational Assistance • Interest and dividends earned on unspent educational assistance under Title IV of HEA or under BIA are excluded from income. See M0830.500.

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11	April 2022	
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	\$1130.455		48 a

D. Policy - Other

Fellowships, and

Grants, Scholarships,

Gifts

Any portion of a grant, scholarship, fellowship, or gift used or intended to be used to pay the cost of tuition, fees, or other necessary educational expenses at any educational institution, including vocational and technical education, is excluded from resources for 9 months beginning the month after the month it was received. This exclusion does not apply to any portion set aside or actually used for food or shelter.

Grants, scholarships, fellowships, and gifts that are retained after the 9-month exclusion period are countable resources beginning the month following the end of the 9th month.

If any portion of this excluded educational assistance is used for something other than tuition, fees, or other necessary educational expenses or the individual no longer intends for the funds to be used to pay tuition, fees, or other necessary educational expenses, then the funds are income at the earliest of the following points: in the month they are spent, or the month the individual no longer intends to use the funds to pay tuition, fees, or other necessary educational expenses.

Interest and dividends earned on unspent educational assistance under Title IV of HEA or under BIA are excluded from income. Interest or dividends earned on other forms of excluded educational assistance are counted as income. Interest or dividends earned on countable educational assistance are excluded from income. See M00830.500.

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11	M11 April 2022	
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130.500		48 b

REAL OR PERSONAL PROPERTY

S1130.500 PROPERTY ESSENTIAL TO SELF-SUPPORT – OVERVIEW

- A. Introduction The Social Security Act provides for the exclusion from resources of property that the Secretary determines is so essential to an individual's means of self-support as to warrant exclusion.
- **B.** Policy Principles
 - Categories Of Property Excluded Under This Provision
 Resources excluded under this provision generally fall into 3 categories. Each is listed below and then described in more detail in a subsequent section.
 Property Excluded Regardless of Value or Rate of Return This category encompasses:
 - property used in a trade or business (effective 5/1/90);
 - property that represents government authority to engage in an income producing activity;
 - property used by an individual as an employee for work (effective 5/1/90); and
 - property required by an employer for work (before 5/1/90).

See S1130.501.

- **b.** Property Excluded up to \$6,000 Equity, Regardless of Rate of Return This category includes **nonbusiness** property used to produce **goods** or **services** essential to daily activities. For example, it covers land used to produce vegetables or livestock **solely** for consumption by the individual's household. See S1130.502.
- c. Property Excluded up to \$6,000 Equity if it Produces a 6% Rate of Return

This category encompasses:

- property used in a trade or business in the period before 5/1/90;
- nonbusiness income-producing property. However, the exclusion does not apply to equity in excess of \$6,000 and does not apply if the property does not produce an annual return of at least 6% of the excluded equity. If there is more than one potentially excludable property, the rate of return requirement applies individually to each. See S1130.503.
- 2. Current Use Criterion Resources that are excluded under this provision must be in current use in the type of activity described. If not in current use, there must be a reasonable expectation that the required use will resume. See S1130.504.
- **3. Liquid** Liquid resources are not considered property essential to self-support except when used as part of a trade or business.

Manual Title Virginia M	Iedical Assistance Eligibility	Chapter M11	U	ision Date 11y 2008
Subchapter Subject M1130.000 Al	BD RESOURCE EXCLUSIONS	Page ending with S1130.500		Page 49
C. Policy Limitations On Development	 It is not necessary to develop for the support if: the combined value of the self-resources does not exceed the a the value of other countable res \$6,000 when B.1.b. or c. is invol the individual is ineligible for a the property was excluded under and the individual meets the "g 	support property an applicable resource sources (including a olved) exceeds the a a nonfinancial rease er the State plan in e	d other count limit; ny equity ove applicable res on; or effect for Oct	table er source limit;
D. Related Policies				
1. Home Property	When an individual uses home proproperty is excluded under S1130.1 current use.			
2. Plan For Achieving Self- Support (PASS)	The primary differences between the support and the exclusions provide the PASS exclusions:			
(1100)	• cover income as well as resource	ces;		
	• apply to the blind and disabled,	, but not to the aged	;	
	• have a time limit; and			
	• do not have an inherent dollar l	limit.		
	Consider the overall resource situat benefit of the most advantageous e			receives the

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11	M11 July 2008	
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.501		50

*M*1130.501 ESSENTIAL PROPERTY EXCLUDED REGARDLESS OF VALUE OR RATE OF RETURN

A. Policy Principles

	1. The Exclusion	The properties described in 2, 3, and 4 below are excluded as essential to self-support regardless of value or rate of return. However, they must be in current use or, if not in use for reasons beyond the individual's control, there must be a reasonable expectation that the required use will resume.
	2. Trade Or Business Property	Property essential to self-support used in a trade or business is excluded from resources regardless of value or rate of return effective 5/1/90.
	3. Government Permits	Government permits represent authority granted by a government agency to engage in income producing activity. Examples are commercial fishing permits granted by a State Commerce Commission and tobacco crop allotments issued by the U.S. Department of Agriculture.
	4. Personal Property Used by an Employee	Personal property used by an employee for work is excluded from resources. Excluded items include tools, safety equipment, uniforms, etc.
B.	Development and Documentation General	The rules in C., D., and E. below apply unless development can be eliminated in accordance with S1130.500 C.
C.	Development and Documentation Property Used in a Trade or Business	
	1. Trade or Business Not Being Excluded	When an individual alleges owning trade or business property not already being excluded, consider if a valid trade or business exists, and if the property is in current use (see S1130.504). Obtain a statement giving the information below. Absent evidence to the contrary, accept the responses to items ad. Verify e. with the business tax returns.
		 a. a description of the trade or business; b. a description of the assets of the trade or business; c. the number of years it has been operating (see 4. below); d. the identity of any co-owners; e. the estimated gross and net earnings of the trade or business for the current tax year (see 3. below).

/Ianual	Virginia Mec	lical Assistance Eligibility	Chapter M11	Page Revi Ju	sion Date ly 2008
Subcha	pter Subject M1130.000 ABD	RESOURCE EXCLUSIONS	Page ending M1	with 130.501	Page 51
2.	Redetermina- ion of Excluded Trade or Business Property	Consider current use of the property in the individual's allegations as to the es or business for the current tax year for	stimated gross an	nd net earning	s of the trade
3.	Use of Tax Returns	 a. Use Most Recent Tax Return Obtain a copy of the business tax retures schedules) for the tax year prior to the return to determine the net earnings for self-employment and validity of the trean be particularly helpful: Schedule C, Profit or Loss from E Schedule SE, Computation of Soce Schedule F, Farm Income and Exp Form 4562, Depreciation and Am Form 1065, U.S. Partnership Reture 	application or re- om ade or business. Business or Profe ial Security Self penses; ortization; and urn of Income. ble	edetermination The followin ssion; -Employment	n. Ûse the g
4.	Questionable Trade or Business	If the current tax return is not available available. If a trade or business has operated a ye fides, develop to determine whether a	ear or less, or the	ere is a questic	on of bona
5.	Liquid Resources Used in a Trade or Business	Effective May 1, 1990, all liquid resorbusiness are excluded as property essentiated as a property essentiated allegation that liquid resources	ential to self-supp	port. Obtain a	n individual'
Do Go	velopment and ocumentation overnment rmits				
	Individual's Statement	Permit Alleged If an individual alleges owning a gove that represents government authority to and that has value as a resource, obtai • the type of license, permit or othe • the name of the issuing agency, if • whether the law requires such lice • in the income producing activity a • how the license, permit, or other p • if it is not being used, why not. If the property is not being used, see S	to engage in an in n his or her sign r property; appropriate; ense, permit, or p at issue; and property is being	ncome produc ed statement a property for en used; or	ing activity, as to:
2.	. Supporting Evidence	Have the individual submit a copy of documents. For example, an individu to have a permit. In North Carolina, a	al engaged in fis	hing in Alaska	a would have

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11 July 2008		008
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130.501		52

have to have a "marketing sales card" to sell it. If the individual cannot submit the necessary evidence, verify his or her allegations with the issuing agency. Do this by telephone if possible.

 3. Common Government Permits
 a. Alaska Limited Entry Fishing Permit (ALEFP) An ALEFP is one of the two most commonly encountered types of property representing required government authority to engage in an income producing activity. Alaska's Commercial Fisheries Entry Commission first issued ALEFP's in 1973 to control commercial

salmon fishing. These permits are required for individuals who engage in the fishing trade.

b. Tobacco Crop Allotment (TCA)

The TCA is the other most commonly encountered type of property representing government authority to engage in an income producing activity. It is issued by the U.S. Department of Agriculture's *(USDA)* Agricultural Stabilization and Conservation Services. It is required for the growing and selling of flue-cured tobacco, which is grown mostly in the southeastern United States. Do not confuse a TCA with a price support or subsidy, or a soil bank program.

Exclude a TCA only when the grower who has it is restricted to growing a certain quantity of the crop.

c. Tobacco Quota Buy-Out Program

The Tobacco Quota Buy-Out Program is administered by the USDA. The program involves a contract between the USDA and the land owner and/or the producer (the individual, other than the land owner, who grows the crop) and provides payments to the land owner and/or producer for their tobacco "base" or quotas. The unpaid balance of the contract is a countable resource.

E. Development and Documentation --Personal Property Used by an Employee

1. Individual's If an individual alleges owning items that are used in his or her work as an employee, obtain his or her statement to include:

- the name, address, and telephone number of the employer;
- a general description of the items;
- a general description of his or her duties; and
- whether the items are currently being used.

If the individual is temporarily not working (e.g., job loss, seasonal employment), or the property is not otherwise in current use, see S1130.504.

2. Supporting Absent evidence to the contrary, accept the individual's statement. Evidence

Manual Title	Chapter Page Revision Da		Date
Virginia Medical Assistance Eligibility	M11	August 1994	
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130.502		53

S1130.502 ESSENTIAL PROPERTY EXCLUDED UP TO \$6,000 EQUITY REGARDLESS OF RATE OF RETURN

A. Policy Principles

1.	The Exclusion	Up to \$6,000 of the equity value of nonbusiness property used to produce
		goods or services essential to daily activities is excluded from resources.

• CMV less balance of any recorded liens against the property

There is no requirement that the property produce a certain rate of return. The property must be in current use or, if it is not in use for reasons beyond the individual's control, there must be a reasonable expectation that the required use will resume.

- 2. Equity Exceeds Any portion of the property's equity value in excess of \$6,000 is not excluded under this provision.
- Nonbusiness property essential to self-support can be real or personal property. It produces goods or services essential to daily activities if, for example, it is used to:
 - grow produce or livestock solely for personal consumption in the individual's household; or
 - perform activities essential to the production of food solely for home consumption.

NOTE: While this category of property may encompass a vehicle used solely in a nonbusiness self-support activity (e.g., a garden tractor, or a boat used for subsistence, fishing), it does not include any vehicle that qualifies as an automobile (see S1130.200 A.).

B. Development and Documentation---Initial Applications and Posteligibility

or Services

1. Individual's Statement When an individual alleges owning property that he or she uses to produce goods or services necessary for daily activities, obtain his or her statement giving:

- a description of the property;
- how it is used; and
- an estimate of its CMV and any encumbrances on it.

Absent evidence to the contrary, accept the statement.

Manual Title Virginia Medica	al Assistance Eligibility	Chapter M11	Page Revision Date August 1994	
Subchapter Subject	ESOURCE EXCLUSIONS	Page ending w S113	th Page	
2. Supporting Evidence of Value	a. Real Property Determine the CMV and, if nece accordance with S1140.100.	essary, the EV of	real property in	
	b. Personal Property Have the individual obtain a CM source. The estimate must:	V estimate from	a knowledgeable	
	clearly identify the source; contain a description of the item who show the basis for the estimate.	ose CMV is being	g estimated; and	
	NOTE: If a knowledgeable source pedge of the range.	provides a value	range, use the lower	
3. Current Use Criterion	If the property is not in current use, s	see S1130.504 fo	r development.	
	IAL PROPERTY EXCLUDE ODUCES A 6 PERCENT RA			
A. Policy Principles				
1. The Exclusion	Up to \$6,000 of the equity value of n (and business income producing pro- May 1, 1990) can be excluded from annual return equal to at least 6% of	perty for months resources if the p	of eligibility before roperty produces a net	
2. Equity Exceeds \$6,000	Any portion of the property's equity under this provision.	value in excess o	f \$6,000 is not exclud	ed
3. Rate of Return Less Than 6%	If the property produces less than 6% if:	6 return, the excl	usion can apply only	
	 the lower return is for reasons be failure or illness); and there is a reasonable expectation return (see C. below). 	-		-
	Otherwise, none of the EV is exclude	ed under this pro	vision.	
4. More Than One Income	If an individual owns more than one	piece of income	producing property;	
Producing Property	 the 6% return requirement applie the \$6,000 EV limit applies to the the 6% return requirement. 			ŗ,

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2017
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M113	0.420	55

If all properties meet the 6% test but the total EV exceeds 6,000, that portion of the total EV in excess of 6,000 is not excluded under this provision.

B. Examples

	1.	Rental Property With an EV in Excess of \$6,000	At redetermination, Mr. Cameron states that he now lives in an apartment and is renting out his formerly excluded home, which has an EV of \$10,000. Even if the property produces a 6% rate of return, \$4,000 of its equity cannot be excluded under this provision.
Producing of Activities m		Producing	Mr. Patterson owns a mobile home (not his residence) that has a CMV and EV of \$3,000. He owns other property that has a CMV and EV of \$2,000. The mobile home produces a net annual rental income of \$750, and the other property produces less than \$50 a year.
			Since the mobile home produces more than a 6% return, its EV is excluded. Since the other property produces less than a 6% return, its EV is not excluded.
Time		erating Policy— ne Limit for sumption of 6% turn	
	1.	General Rule	If the earnings decline was for reasons beyond the individual's control, up to 24 months can be allowed for the property to resume producing a 6% return. The 24 month period begins with the first day of the tax year following the one in which the return dropped to below 6%. See E. below for development.
	2.	Initial Applications	In an initial application, if the tax returns show that the activity has operated at a loss for the two most recent years or longer, the property cannot be excluded unless the individual submits current receipts and records to show that it currently is producing a 6% return.
	3.	Trade or Business in Operation for One Year or Less	If a trade or business has operated for a year or less, develop to determine whether a trade or business actually exists.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130).503	56

D. Development and Documentation— Non-business Property

Property

Producing Real

1. Income

a. Individual's Statement

When an individual alleges owning non-business real property that produces income (e.g. land or house for rent), obtain his or her signed statement concerning:

- the number of years he has owned the property;
- any co-owners of the property'
- a description of the property'
- the estimated CMV of the property and any encumbrances on it; and
- the estimated net and gross income from the property for the current tax year.

b. Supporting Evidence

Absent evidence to the contrary, accept the statement with respect to years of ownership, identity of owners and description of the property.

Determine the rate of return based on income and value figures shown on the individual's Schedule E (Supplemental Income Schedule) of Form 1040 for the year prior to filing of the Medicaid application. If no tax return is available, obtain other appropriate evidence from the individual (e.g. a copy of the lease agreement for the period in question). If it is necessary to verify EV, see S1140.042.

NOTE: When redetermining the status of property already excluded under this provision, only the value and income need to be redeveloped.

2. Income See S1130.502 B. for development of the property's use and value. In addition, obtain the individual's statement giving net and gross income from the property for the current tax year. Verify the property's rate of return by reviewing a copy of Schedule E of Form 1040 for the tax year prior to filing or redetermination. If no tax return is available, obtain the appropriate evidence from the individual to establish the income alleged.

Manual Title Virginia Medi	cal Assistance Eligibility	Chapter M11	Page Revisio Augus	
Subchapter Subject M1130.000 ABD RESOURCE EXCLUSIONS		Page ending with S1130.503		Page 57
E. Development and Documentation Rate of Return Less Than 6%	Apply these instructions in deter income producing property (and 1, 1990) when the tax return sho	business property f	for periods befor	e May
1. Individual's Explanation	Record the individual's explanation	ion of the earnings	decline in the fil	e.
2. Supporting Evidence	Obtain evidence of prior years' e prior to the current tax year) to d 6% rate of return before. NOTE: When no tax returns are receipts, check registers, invoice	letermine whether t e available, use othe	he activity has p er evidence such	roduced
3. Circumstances Beyond The Individual's Control	a. Special Review If evidence establishes that t individual's control, he or sh tax year in which the earning requirement. Set a special re	he has up to 24 mon gs went below 6% t	ths from the end to meet the 6%	l of the
	b. 12-Month Follow-up If the 12-month follow-up sh producing a 6% return, furth			
	If the activity still is not proc actively pursuing it, allow a			is
	If the individual has ceased a the value of the property in a after the month of review.			
	c. 24-Month Period Ends If the property still is not prot the property in determining month in which the 24-mont	resources for the m		

Manual Title	Chapter	Page Revision	n Date
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S113	0.504	58

S1130.504 ESSENTIAL PROPERTY--CURRENT USE CRITERION

А.	Policy Principle	 Property, including property used by an individual as an employee, must be in current use in the type of activity that qualifies it as essential to be excluded as essential to self-support. Current use is evaluated on a monthly basis. Property not in current use can be excluded as essential to self-support only if: it has been in use; and there is a reasonable expectation that the use will resume.
B.	PolicyTime Limit for Resumption of Use	
	1. 12-Month Rule	Resumption of use must be expected within 12 months of last use. For example, if property was last used in October, resumption of use must reasonably be expected to occur before the end of the following October.
	2. 12-Month Extension	The 12-month period can be extended for an additional 12 months if nonuse is due to a disabling condition (see D. below).
C.	Procedure General	
	1. Individual's Statement	If property is not in current use, obtain the individual's signed statement as to:
		 the date of last use; the reason(s) the property is not in use; and when the individual expects to resume the self-support activity, if at all.
	2. Explanation to Individual	Explain that we can exclude the property for up to 12 months if resumption of the self-support activity can reasonably be expected to occur within that time.
	3. No Intent to Resume Activity	If the individual does not intend to resume the self-support activity, the property is a countable resource for the month after the month of last use. However, see 5. below.
	4. Intent To Resume Activity	a. Special Review Set If the individual intends to resume use of the property, prepare a special review for 12 months from the date of last use.
		b. Special Review Evaluation In the month of special review, contact the individual to see whether he or she has resumed use of the property. If not, the property is a countable resource for the month after the month in which the 12-month period expired.

Manual Title	Chapter	Page Revis		
Virginia Me Subchapter Subject M1130.000 ABI	M11 July 20 Page ending with S1130.510		Page 59	
5. Change of Intent	If, after property has been excluded support activity, the individual deci ceases to apply as of the date of the unless excluded under another prov following month.	because an individ des not to resume s change of intent.	lual intends to such activity, the function of	resume self- he exclusion
D. Procedure Disabling Condition				
1. Individual's Statement	If an individual alleges that self-sup because of a disabling condition, ob			
	 the nature of the condition; the date he or she ceased the sel when he or she intends to resum 			
2. Special Review	Prepare a special review as to wheth allowed for resuming use of the pro		nal 12 months	will be
	NOTE: Medical review is not an in ability to do at least some work.	dicator of an indiv	idual's intent o	r

S1130.510 RESOURCES SET ASIDE AS PART OF A PLAN FOR ACHIEVING SELF-SUPPORT

А.	Introduction	A plan for achieving self-support (PASS) allows blind and disabled (but not aged) individuals to set aside income and/or resources necessary for the achievement of its goals.
B.	Policy Principle	Resources set aside as part of an approved PASS are excluded.
C.	Development and Documentation	PASS resources are determined by SSI. See M0810.430 for additional information about PASS.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	Jul 19	995
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M113	0.520	60

M1130.520 TRUSTS ESTABLISHED BETWEEN JULY 1, 1993 AND AUGUST 10, 1993

A.	Introduction	Trusts established between July 1, 1993 and August 10, 1993 can have up to \$25,000 disregarded from countable resources.
B.	Definitions	
	1. MQT	A trust or similar legal device (SLD) is a legal instrument established other than by a will which:
		Is established by an individual or spouse (also includes trusts established by a guardian or representative payee for an incompetent adult or any child); The individual may be beneficiary of all or part of the funds; Is either revocable or irrevocable;
		Trustees have discretion (whether or not the discretion is actually exercised) in distributing funds to the beneficiary;
		May or may not be established for purposes other than to enable the beneficiary to qualify for medical assistance.
	2. "SLD"	An "SLD" is a legal instrument:
		Under which the individual transfers or surrenders property to another individual;
		In which a second individual has legal responsibility to manage the property for the first individual;
		Which can include oral trusts, constructive trusts, and trusts created in law, in addition to trusts created by a written legal document; andWhich may not be labeled a "trust" but seems to meet all of the MQT criteria listed above.
С	Policy	Some trusts have provisions which place limits on the discretion of the trustee
С.	1 oney	either directly or indirectly to make payments from the trust to the grantor when the grantor makes a Medicaid application, or requires medical, hospital, or long-term care services. Any restricting clauses in trusts created after July 1, 1993, are void if they limit the discretion of the trustee when the grantor applies for Medicaid or needs medical, hospital, or long-term care services.
	1. Trusts Less Than \$25,000	Trust(s) Less than \$25,000 created after July 1, 1993 and before August 11, 1993
		None of the principle is counted as a resource for single or multiple trusts created after July 1, 1993 and before August 11, 1993 when corpus or corpora is less than \$25,000. The maximum amount of income payable from the trust according to its terms is considered available income whether or not it is actually paid to the applicant or recipient.

Manual Title Virginia Mee	Chapter M11	Page Revi Ju	sion Date Iy 1995	
Subchapter Subject M1130.000 ABD RESOURCE EXCLUSIONS		pter Subject Page ending with		Page 61
2. Trusts Greater Than \$25,000	Trust(s) Greater than \$25,000 August 11, 1993	created after July	1, 1993 and b	oefore
	A single trust or multiple trust or 11, 1993, when the corpus or co partial exclusion of the corpus.			
D. Development/ Documentation				
1. Verify Trust(s)	• Obtain copy of trust(s) doc	eument(s).		
	• Verify current value of the	corpus or corpora of	of the trust(s).	
2. Apply Disregard	a. Prorate \$25,000 by the nu	nber of trusts		
	b. Subtract prorated amount	from corpus or co	orpora of the	trust(s).
3. Countable Resource	The remainder of the corpus or o	corpora of the trust((s)	
Resource	• that may be paid under the t	erms of the trust		
	• without any limits imposed by any void restrictive clause			
	• is counted as an available re of whether or not:	source to the applic	ant or recipier	nt regardless
	• the trust is irrevocable; or			
	• the trust was established for eligible for Medicaid; or	purposes other that	n to make the i	individual
	• the trustee exercises his disc applicant/recipient.	retion to distribute	trust payment	s to the
E. References Trusts Created After July 1, 1993 and Before August 11, 1993 with Corport in Excess of \$25,000, M1140.403.		th Corpus		

Manual Title	Chapter	Page Revision	n Date
Virginia Medical Assistance Eligibility	M11	April 2	2013
Subchapter Subject Page ending with		Page	
M1130.000 ABD RESOURCE EXCLUSIONS	S1130).601	62

RETAINED CASH AND IN-KIND PAYMENTS S1130.600 RETROACTIVE SSI AND SS PAYMENTS

A. Definitions

	1.	Retroactive SSI Benefits	Retroactive SSI benefits which include any federally administered State supplementation are SSI benefits issued in any month after the calendar month for which they are paid. Thus, benefits for January that are issued in February are retroactive.
	2.	Retroactive SS Benefits	Retroactive SS benefits are those issued in any month that is more than a month after the calendar month for which they are paid. Therefore, SS benefits for January that are issued in February are not retroactive, but SS benefits for January that are issued in March are retroactive.
B.	Po	licy Principles	
	1.	9-Month Exclusion	The unspent portion of retroactive SSI and SS benefits received on or after $11/01/05$ is excluded from resources for the nine (9) calendar months following the month in which the individual receives the benefits.
	2.	6-Month Exclusion	The unspent portion of retroactive SSI and SS benefits received before $11/01/05$ is excluded from resources for the six (6) calendar months following the month in which the individual receives the benefits.
C.	Re	elated Policies	
	1.	Interest	Interest earned by funds excluded under this provision is not excluded from income under this provision. Develop interest per S0830.500.
	2.	Commingled Funds	See S1130.700 if excluded funds have been commingled with other funds.
S1	13	0.601 DEDICATE	ED ACCOUNTS FOR PAST-DUE BENEFITS DUE TO

S1 **INDIVIDUALS UNDER 18 WHO HAVE A REPRESENTATIVE PAYEE**

А.	Background and Definitions	Section 213 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, P.L. 104-193, enacted August 22, 1996, requires that when an eligible individual under age 18 is eligible for past- due Supplemental Security Income (SSI) monthly benefits which exceeds the amount specified in SSI policy, the representative payee must establish a dedicated account in a financial institution into which the past-due benefits will be paid. Subsequent amounts of past-due benefits that exceed this amount must also be paid into this account.
	1. Dedicated Account	A dedicated account is an account in a financial institution, the sole purpose of which is to receive and maintain SSI past-due benefits which are required or allowed to be paid into such an account and the use of which is restricted by section $1631(a)(2)(F)$ of the Social Security Act. Funds other than those allowed by SSI policy may not be deposited into a dedicated account.

Manual Title Virginia Medical Assistance Eligibility Subchapter Subject M1130.000 ABD RESOURCE EXCLUSIONS			Chapter M11	Page Revision April	2013
			Page ending with S1130.601		Page 62a
2.	Past-Due SSI Benefits	Past-due SSI benefits are:			
	Denejus	a. benefits due but unpaid wi	hich accrue prior t	o the month pay	ment was
		effectuated;	1.1 1.	. 1 (
		b. benefits due but unpaid wi which the recipient was su and	Ų		
		c. any adjustment to benefits benefits.	which results in a	n accrual of unp	paid
8. Po	olicy Principles				
1.	Resources	Past-due benefits and other under dedicated financial institution accor- earnings on such an account are e- funds other than accrued interest of commingled in this account, the ex- account.	ount and any accru xcluded from resou or other earnings o	ued interest or of urces. For any n on the account an	ther 10nth that re
		EXCEPTION: Funds, other than finistitution to open the dedicated activity only until the end of the month benefits are paid. However, these account are not excluded from rest	ccount may be com following the mor funds other than p	mingled in the a with that the past-	ccount, due
2.	Interest and Other Earnings	Interest and other earnings (e.g., a excluded dedicated account are ex		•	
3.	Exclusion During a Period of SSI Suspension or Termination	Restrictions on the use of funds in during a period of suspension of S status N04), and eligibility but no resources of the funds in the accou suspension, non-pay, or eligibility the 12 months prior to status T31).	SI benefits (e.g., st payment (status El unt continues to ap but no payment, p	atus S06), non-p 01). The exclusion ply during a per	ay (e.g., on from iod of
		Once an individual's eligibility has in a dedicated account cannot be on new period of SSI eligibility by fili a prior period of eligibility followi eligibility and, therefore, the exclu- are a countable resource.	carried over if the ing a new applicati ing termination is i	individual establ ion for SSI. Reop not a new period	lishes a pening of of
4	Nine (9)- month Exclusion of SSI Underpay- ments from Resources	When an individual receives past- been, deposited into a dedicated ac for the lesser of 9 months or until t dedicated account.	ccount, the exclusion	on in S1130.600	applies

Manual Title Chapter Page Revision I		Date	
Virginia Medical Assistance Eligibility	M11	January	2010
Subchapter Subject	Page ending wi	th	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130	.605	63

S1130.605 NETHERLANDS WUV PAYMENTS TO VICTIMS OF PERSECUTION

A. Background The Netherlands' Act on Benefits for Victims of Persecution 1940-1945, WUV (Wet Uiterking Vervlgingsslachtoffers), provides payments to individuals who, during the German and Japanese occupation of the Netherlands and the Netherlands East Indies (now the Republic of Indonesia), were victims of persecution during World War II because of their race, religion, belief or homosexuality and, as a result of that persecution presently are suffering from illnesses or disabilities. There are 4 types of payments available to individuals who meet the eligibility rules for payment under the WUV program--periodical income, NMIK (compensation for non-definable disability expenses), reimbursements of persecution-related disability expenses.

B. Policy

 The Resource Exclusion
 Unspent WUV payments made by the Dutch government are excluded from resources.
 Interest on Unspent Payments
 Interest earned on unspent WUV payments *prior to July 1, 2004* is not excluded from income or resources. *Interest earned on unspent WUV payments on or after July 1, 2004 is excluded from income and resources*

(See S0830.500 for development.)

C. Procedure

1.	When to Develop	When an individual would otherwise be ineligible due to excess resources, determine if applying this exclusion would permit eligibility. If the exclusion would permit eligibility, develop per 2. below.
		NOTE: If the individual is resources-eligible even without the application of this exclusion, it is not necessary to develop under this section.
2.	Development and Documentatio	If an individual alleges that his/her resources include unspent Netherlands WUV payments:
	n	 a. Using the documents in the individual's possession, document the date(s), and amount(s) of such payment(s). If the individual has no documentation or it is incomplete, contact the Consulate General of the Netherlands to verify payment date(s) and amount(s). See S0830.725C. for the address and phone number. If the individual has no documentation and the Consulate General of the Netherlands is unable to provide the information, then accept the individual's signed allegation of the amount(s) and the date(s) of receipt.

Manual Title Virginia Medica	l Assistance Eligibility	Chapter M11	Page Revision January	
Subchapter Subject	ESOURCE EXCLUSIONS	Page ending w S113	ith	Page 64
	 b. Obtain a statement as to the date(s) and amount(s) of any account deposits corresponding to the payments; and c. Document the case record that the individual's resources include unspent WUV payments that are excludable. 		t	
D. References	ReferencesExcluded funds commingled with nonexcluded funds, S1130.700Income exclusion, Netherlands WUV payments, S0830.725			
S1130.610 GERMAN	REPARATIONS PAYMEN	ГS		
A. Introduction	"German reparations payments" are Holocaust under the Federal Republ of National Socialist Persecution, or payments may be made periodically	ic of Germany's I German Restitut	Law for Competion Act. These	nsation
B. Policy				
1. The Exclusion	Unspent German reparations payme exclusion applies only if it would af			The
2. Interest on Unspent Payments	Interest earned on unspent German 2004 is not excluded from income or German reparation payments on or income and resources.	r resources. Inter	rest earned on u	inspent
C. References	Excluded funds have been comming Interest earned by conserved Germa from income by this provision, S The exclusion of German reparation S0830.710.	n reparations pay S0830.260.	ments is not exc	
D. Development and Documentation Initial Application	If an individual alleges that his or he payments, obtain a statement to:	an individual alleges that his or her resources include German reparations yments, obtain a statement to:		
initial Application	the date(s) and amount(s) of such payment(s); and the date(s) and amount(s) of any corresponding account deposit(s).			
	Absent evidence to the contrary, acc	ept the allegation	l.	
E. Development and Documentation Posteligibility	The redetermination development for same as the initial application development		tions payments	is the

Manual Title	Chapter	Chapter Page Revision	
Virginia Medical Assistance Eligibility	M11	January	2010
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S113).615	65

S1130.615 AUSTRIAN SOCIAL INSURANCE PAYMENTS

A.	Background	The nationwide class action law suit, Bondy v. Sullivan, involved Austrian social insurance payments which were based, in whole or in part, on wage credits granted under Paragraphs 500-506 of the Austrian General Social Insurance Act. These paragraphs grant credits to individuals who suffered a loss (i.e., were imprisoned, unemployed, or forced to flee Austria) during the period of March 1933 to May 1945 for political, religious, or ethnic reasons. Not all Austrian social insurance payments are based on Paragraphs 500-506.
B.	Policy	
	1. The Resource Exclusion	Unspent Austrian social insurance payments based, in whole or in part, on wage credits granted under Paragraphs 500-506 of the Austrian General Social Insurance Act are excluded from resources.
		Austrian social insurance payments not based on wage credits granted under Paragraphs 500-506 are not excluded from resources under this provision.
	2. Interest On Unspent Payments	Interest earned on unspent Austrian social insurance payments <i>prior to July</i> 1, 2004 is not excluded from income or resources. Interest earned on unspent Austrian social insurance payments on or after July 1, 2004 is excluded from income and resources.
C.	ProcedureInitial Applications and Posteligibility	
	1. When to Develop	When an individual would otherwise be ineligible due to excess resources, determine if applying this exclusion would permit eligibility. If the exclusion would permit eligibility, develop per 2. below.
		If the individual is resources-eligible even without the application of this exclusion, it is not necessary to develop under this section.
	2. Development and Documen-	If an individual alleges that his or her resources include unspent Austrian social insurance payments:
	tation	a. Determine whether the payments are counted as income, per S0830.715.
		If the payments are counted as income, this resource exclusion does not apply. If the payments are not counted as income, go to b.
		b. Obtain a signed statement from the individual as to the date(s) and amount(s) of any account deposits corresponding to the Austrian social insurance payments. Apply the policy in B. above and exclude the unspent payments from the determination of countable resources.
D.	References	Excluded funds commingled with nonexcluded funds, S1130.700 Income exclusion, Austrian social insurance payments, S0830.715

Manual Title Chapter Page Revision Da		n Date	
Virginia Medical Assistance Eligibility	M11	July 2	023
Subchapter Subject	Page ending w	rith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130).620	66

S1130.620 DISASTER ASSISTANCE (including COVID-19 Relief Payments)

A. Policy

	1. The Exclusion- -December 1, 1988 and	Unspent assistance received from the following sources is permanently excluded from resources:
	Continuing	the Disaster Relief and Emergency Assistance Act (P.L. 100-707);
		• another Federal statute because of a presidentially-declared major disaster;
		• comparable assistance received from a State or local government; or
		• from a disaster assistance organization.
		To be excluded from resources, the funds must be excludable from income per S0830.620.
	2. Interest on Excluded Funds	Interest earned on funds excluded under this provision is excluded from income and from resources. (For months prior to December 1988, interest was excluded from income and resources for as long as the funds themselves were excluded.)
B.	Procedure	
	1. When to Develop	Develop this exclusion only when an individual alleges the receipt of assistance excludable under this provision and the exclusion would permit eligibility.
	2. Evidence of Excludability	Follow the instructions in S0830.620. If the file contains evidence that the disaster assistance is excluded from income, use the same evidence to establish that the assistance is excluded from resources.
	3. Document the Determination	Summarize the basis for the exclusion in the case record. Show the amount excluded and the first month and year that the exclusion applies.
C.	References	Payments for repair or replacement of lost, damaged, or stolen excluded resources, S1130.630.
		Identifying excluded funds that have been commingled with nonexcluded funds, S1130.700.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	July 1995	
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130).630	67

S1130.630 CASH AND IN-KIND ITEMS RECEIVED FOR THE REPAIR OR REPLACEMENT OF LOST, DAMAGED, OR STOLEN EXCLUDED RESOURCES

A. Policy-Time Periods

Cash and in-kind receipts (ISM or other) from any source for the replacement or repair of lost, damaged, or stolen excluded resources are 1. The Policy themselves not treated as resources for 9 months from the date of their receipt. a. General 2. Extension for **Good Cause** For cash receipts, the initial 9 month period can be extended for a reasonable period up to an additional 9 months if the individual shows good cause why repair or replacement was not possible during the first 9 months. b. Definition-Good Cause Good cause is present if circumstance beyond the individual's control: prevent repair or replacement of the lost, damaged, or stolen property; keep the individual from contracting for such repair or replacement. . c. Victims of Hurricane Andrew Effective March 17, 1994, for victims of Hurricane Andrew only (which occurred in August 1992 and affected South Florida and Louisiana), the period within which the cash or in-kind replacement is not treated as resources can be extended for up to an additinal 12 months beyond the 9month extension in a. above if the individual continues to show good cause. NOTE: The total exclusion period for victims of Hurricane Andrew cannot exceed 30 months (9-month initial period, 9-month good cause extension period, additional 12-month good cause extension). **B.** Policy-Funds Not Treated as Resources There are no restrictions on where cash and/or in-kind items come from for 1. Funds Subject purpose of this policy (e.g., it may come from an insurance company, a to Policy Federal or State agency, a public or private organization, or an individual). However, funds received from the following sources are to be excluded in accordance with S1130.620 rather than these instruction: the Disaster Relief and Emergency Assistance Act; ٠ some other Federal statute because of a presidentially declared major disaster. comparable assistance received from a state or local government; a disaster assistance organization. (See S0830.620 for income treatment)

Manual Title Virginia Medical Assistance Eligibility		Chapter M11	Jı	Page Revision Date July 1995			
Subcha	apter Subject M1130.000 ABD F	RESOURCE EXCLUSIONS	Page ending S11	with 1 30.630	Page 68		
2.	Interest on Funds Not Treated as Resources	Interest earned by funds not treated as resources under this provision is not treated as income and resources for the period during which the funds themselves are not considered resources.					
3.	Funds for Temporary Housing	This policy applies to funds received for the purchase of temporary housing.					
4.	Personal Injury Payments	This policy does not apply to fund	nds received on account of personal injury.				
С. Ро	olicy-Intended Use						
1.	During First 9 Months	What the individual intends to do with the funds does not affect their treatment for the first 9 months.					
2.	Role in Extension for Good Cause	An individual cannot qualify for an extension of the initial 9-month period unless he/she intends to use the funds for their designated purpose, i.e., repair or replacement of excluded resources.					
3.	Change of Intent During Extension	The good cause extension will terminate as of the date of the change of intent. The funds previously not treated as resources will be taken into account in determining resources for the following month.					
D. Pr	rocedure						
1.	When to Develop	When an individual would otherwise be ineligible due to excess resources, determine if applying this policy would permit eligibility. If the policy would permit eligibility, develop per the following instructions.					
		Note: If the individual is resources-eligible even without the application of this policy, it is not necessary to develop under this section.					
2.	Evidence	a. General					
		Make sure the evidence show the source, value, date(s), and intended purpose of the items received, including whether any cash received is for a purpose other than the replacement or repair of the lost, damaged, or stolen (and excluded) resource.					
		b. Individual's Records					
		Obtain a copy of any evidence the					
		c. Verification from Source					
		If the individual cannot provide e obtain the necessary information telephone, if possible.					

Manual Title	Chapter Page Revision Date		n Date
Virginia Medical Assistance Eligibility	M11	July 1	995
Subchapter Subject	Page ending with Pag		Page
M1130.000 ABD RESOURCE EXCLUSIONS	S113	0.630	69

3. Recontact a. Initial 9-Month Period

Contact the individual at least 30 days before the initial 9-month period expires to determine if a good cause extension is necessary and if the individual qualifies for the extension.

b. Victims of Hurricane Andrew

For victims of Hurricane Andrew only, recontact the individual at least 30 days before the expiration of the 9-month extension, if applicable, to determine if an additional extension is needed.

If, after the 9-month extension for good cause, you grant an additional extension under the Hurricane Andrew provision and that extension is:.

- for 6 months or less: Review at least 30 days before the extension period expires to determine if continuation of the good cause extension is warranted.
- in excess of 6 months: At the mid-point of the extension period recontact the individual.
- 4. Recontact
Evidencea. Obtain evidence of the amount of payment(s) not treated as resources that
are still unspent.
 - b. If payment(s) remain unspent, but the individual alleges:
 - good cause (see A.2. above); and
 - the intent to use the funds for their designated repairs or replacement;

obtain his/her signed statement regarding intent. Also have the individual submit evidence to substantiate the allegation of good cause, e.g., letters from contractors, etc.)

5. Determination a. No Extension for Good Cause

Requirements

If the evidence does not establish good cause, include the unspent payment(s) in determining countable resources as of the first moment of the first month after the month in which the policy is no longer applicable.

b. Extension

If such evidence shows good cause, discuss with the individual how much additional time is needed and why. On the basis of that discussion, extend the initial 9-month period for a reasonable period up to an additional 9 months (plus up to an additional 12 months in the case of victims of Hurricane Andrew), repeating development steps 3. and 4. above, as appropriate.

E. References • Excluded funds commingled with nonexcluded funds, S1130.700.

• Income treatment of items to replace or repair resources that have been lost, damaged, or stolen, S0815.200.

Manual Title	Chapter	Page Revision	n Date
Virginia Medical Assistance Eligibility	M11	January	2010
Subchapter Subject	Page ending wi	th	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130).660	70

S1130.640 BENEFITS EXCLUDED FROM BOTH INCOME AND RESOURCES BY A FEDERAL STATUTE OTHER THAN TITLE XVI

A.	Introduction	Many Medicaid income and resource exclusions are specified by Federal statutes other than title XVI.
B.	Procedure	See S0830.099 for a list of exclusions and a guide to instructions about exclusions specified by other Federal statutes. Follow those instructions.
C.	Reference	Funds excluded by other statutes are commingled with other funds, see S1130.700.
S1	130.660 AGENT OR	ANGE SETTLEMENT PAYMENTS
A.	Background	See S0830.730.
B.	Policy -The Exclusion	Unspent Agent Orange settlement payments are excluded from resources.
C.	Policy-Applica- bility	The exclusion applies only if it would permit eligibility.
D.	Policy - General	
	1. Income Exclusion	See S0830.730.
	2. Interest on Unspent Payments	Interest earned <i>on unspent</i> Agent Orange settlement payments <i>prior to July</i> 1, 2004 is not excluded from income or resources. Interest earned on unspent Agent Orange settlement payments on or after July 1, 2004 is excluded from income and resources. See S0830.500 for development.
	3. Commingled Funds	See S1130.700.
E.	Development and Documentation Initial	If an individual alleges that his or her resources include unspent Agent Orange settlement payments:
	Applications	• verify the date(s) and amount(s) of such payment(s) in accordance with S0830.730; and
		• obtain a statement as to the date(s) and amount(s) of any account deposits corresponding to the payments.
		Absent evidence to the contrary, accept the allegation regarding deposits.
F.	Development and Documentation Post Eligibility	The redetermination development for Agent Orange payments is the same as the initial applications development.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130).665	71

S1130.665 VICTIM'S COMPENSATION PAYMENTS

A. Policy

	1. 7	The Exclusion	Effective for resource determination made for the month of May 1991 and any subsequent months, unspent payments received from a fund established by a State to aid victims of crime are excluded from resources for 9 months. To be excluded from resources under this provision, the individual must
			demonstrate that the payment was compensation for expenses incurred or losses suffered as the result of crime.
	ι	nterest on Jnspent Payments	Interest earned on unspent victim's compensation payments is not excluded from income or resources by this provision (S0830.500).
B.	Clair	edureInitial ns and Post- bility	
		When to Develop	Develop this exclusion only when an individual alleges the receipt of compensation excludable under this provision and the exclusion would permit eligibility.
	a	evelopment nd Documentation	If an individual alleges that his or her resources include unspent victim's compensation payments, ask the individual to submit evidence that:
	1		 verifies the source, date(s), and amount(s) of such payment(s); and establishes that the payment was paid as compensation for expenses incurred or losses suffered as the result of a crime.
			Obtain a statement as to the date(s) and amount(s) or any account deposits corresponding to the victim's compensation payment(s). Assist the individual as necessary.
		cceptable Evidence	Accept the following as evidence establishing that the payment was paid for expenses incurred or losses suffered as the result of a crime:
			• a letter or check stub accompanying the payment indicating the reason for the payment:
			 the payment; a subsequent letter requested by the claimant/recipient to clarify the
			reason for the payment; orany other document indicating the reason for the payment.
			If the individual is unable to submit acceptable evidence, attempt to obtain the needed information over the phone through a contact with the agency that issued the victims' compensation payment.
C.	Refe	rence	Commingled funds, S1130.700.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	August	1994
Subchapter Subject	Page ending wi	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130).670	72

S1130.670 RELOCATION ASSISTANCE PAYMENTS

A. Policy --Federal Relocation Assistance

	1.	The Exclusion	Relocation assistance is provided to persons displaced by projects which acquire real property. Federal relocation assistance provided under title II of the Uniform Relocation Assistance and Real Property Acquisitions Policies Act of 1970 (subchapter II, chapter 61, title 42 of the U.S. Code) is excluded from resources. Unlike state or local, there is no time limit on the exclusion for federal relocation assistance (see B.1. below). To be excluded under this provision, the payments must be of the type described in S0830.655B.
	2.	Interest on Unspent Payments	Interest earned on unspent relocation assistance payments is not excluded from income or resources by this provision (S0830.500).
B.	Lo	licy State or cal Relocation sistance	
	1.	The Exclusion	Effective for resource determinations made for the month of May 1991 and subsequent months, unspent relocation assistance payments from a State or local government are excluded from resources for 9 months.
			To be excluded from resources under this provision, the payments must be of the type described in S0830.655C.
	2.	Payments Received Prior to May 1991	Payments received in August 1990 through April 1991 also can be excluded from resources under this provision beginning in May 1991. The payments can be excluded only for the number of months that remain in the 9-month period following the month of receipt as of May 1991.
			EXAMPLE: The 9-month period for a relocation assistance payment received in January 1991 would be February through October 1991. However, the payment may be excluded from resources only for the months of May through October 1991.
	3.	Interest on Unspent Payments	Interest earned on unspent relocation assistance payments is not excluded from income or resources by this provision (S0830.500).

Manual Title		Chapter	Page Revisio	n Date
Virginia Medical Assistance Eligibility		M11	July 2	2023
Subchapter Subject		Page ending with Page		
M1130.000 ABD RESOURCE EXCLUSIONS		M113	0.675	73
C. Procedure Initial Applications and Posteligibility				
1. When to Develop	When an individual would otherwis determine if applying this exclusion would permit eligibility, develop pe	would permit e		
	NOTE: If the individual is resource this exclusion, it is not necessary to	•		olication of
2. Development and	If an individual alleges that his/her rassistance payments:	esources includ	e unspent reloc	ation
Documentation	• follow the procedures in S0830.	655D.;		
	• document the date(s), type(s) and amount(s) of such payments(s); and			
	• obtain a statement as to the date corresponding to the payments.	(s) and amount(s) of any accou	int deposits
D. References	Commingled funds, S1130.700.			
	VANCES, REFUNDS AND E TAX CREDITS	REBATES	RELATED	TO EARNED

- A. Policy
 - 1. EITC Related Refunds Effective with resource determinations made for the month of January 1991, an unspent Federal tax refund or payment made by an employer related to Earned Income Tax Credits (EITC's) is excluded from resources only for the month following the month the refund or payment is received.

Interest earned on unspent tax refunds related to EITC's is **not** excluded from income or resources by this provision (S0830.500).

B. Procedure--Initial Claims and Post-Eligibility

1.	When to Develop	Develop these exclusions only when an individual alleges the receipt of
	•	assistance excludable under this provision and the exclusion would permit
		eligibility.

Manual Title Virginia Medi	Chapter M11	Page Revision July 2		
Subchapter Subject	RESOURCE EXCLUSIONS	Page ending w S1130	ith	Page 74
2. Development and Documentation	and COVID-19 relief refunds or payments:		and/or	
	• verify the source, date(s), and amo in accordance with S0820.400, an		efund(s) or payr	nent(s)
	• obtain a statement as to the date(s deposits corresponding to the EIT payments.			
C. References	Commingled funds, S1130.700.			
S1130.678 INDIVIL	DUAL DEVELOPMENT AC	COUNTS	- TANF F	UNDED
A. Background	The Personal Responsibility and Work authorized states to use money from the Families (TANF) grant to fund Individe Acts of Assembly of 2020, Special Sess establishment of IDA accounts for Virg July 1, 2021.	eir Temporary A ual Development ion I allocated fi	ssistance for No Accounts (IDA unding for the	eedy Is). The
	An IDA is a special bank account that a education, the purchase of a first home uses earnings from their work to set up and contributes money from their earn matches the contributions to the IDA. The reach his/her goal sooner.	e, or to start a bu an approved ba ings to the IDA.	siness. The indi nk account for The TANF prog	ividual an IDA gram
B. Policy				
1. Contributions	An individual's contributions that are a from resources.	leposited in a TA	NF IDA are exc	cluded
2. Matching Funds	Any matching funds that are deposited resources.	in a TANF IDA d	are excluded fro	om
3. Interest	<i>Any interest earned on the individual's are deposited in a TANF IDA is exclud</i>			ds that
C. Procedures				
1. How To Verify TANF IDAs	Whenever possible, verify the individua records. If the TANF IDA cannot be ve verification from the individual that the	erified through th	he case record,	
2. After TANF Eligibility Ends	The treatment of an IDA after an individual moves from one state to and with the TANF Program in the appropriators being an IDA after TANF eligibility and how to treat funds that remain in the account after TANF eligibility ends or	ther can vary fro tate state regard tity ends or an in the account and w	om state to state ling whether an terstate move o vithdrawals fron	e. Check account occurs,

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	July 2	021
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130).678	74a

S1130.680 RADIATION EXPOSURE COMPENSATION TRUST FUND PAYMENTS

Background	Fallout emitted during the U.S. Government's atmospheric nuclear testing in
-	Nevada during the 1950's and during a brief period in 1962 exposed some
	individuals to doses of radiation that put their health at risk. In addition,
	some individuals employed in uranium mines during the period January 1,
	1947 to December 31, 1971 were exposed to large doses of radiation.
	Public Law 101-426 created the Radiation Exposure Compensation Trust
	Fund (RECTF) and authorizes the Department of Justice (DOJ) to make
	compensation payments to individuals (or their survivors) who were found
	to have contracted certain diseases after exposure. The payments will be
	made as a one-time lump sum. Generally, the exposure occurred in parts of
	Arizona, Colorado, Nevada, New Mexico, Utah, and Wyoming.
	Background

B. Policy

C.

1.	Resource Exclusion	Unspent payments received from the RECTF are excluded from resources.
2.	Interest On Unspent RECTF Payments	Interest earned on unspent RECTF payments prior to July 1, 2004 is not excluded from income or resources. Interest earned on unspent RECTF payments on or after July 1, 2004 is excluded from income and resources.
Pr	ocedure	

1. When to
DevelopWhen an individual would otherwise be ineligible due to excess resources,
determine if applying this exclusion would permit eligibility.

If the exclusion would permit eligibility, develop per 2. below.

NOTE: If the individual is resources-eligible even without the application of this exclusion, it is not necessary to develop under this section.

Manual Title Virginia Med	Chapter M11	Page Revis	ion Date ary 2010		
Subchapter Subject M1130.000 ABD	Page ending with M1130.685		Page 75		
2. Development and Documen- tation	 a. Obtain Documentation If an individual alleges that his or her resources include unspent F payments: document such payments in accordance with S0830.740; and obtain a statement as to the date(s) and amount(s) of any fination stitution (e.g., checking or savings) account deposits corresponding to the RECTF payments. 				
	b. If Necessary, Contact DOJ If the individual does not have, a above, contact the DOJ. Address			ion in 2.a.	
	The Radiation Exposure Comper U.S. Department of Justice P.O. Box 146 Benjamin Franklin Station Washington, DC 20044-0146	nsation Program			
	Provide the DOJ with the individ (SSN). When writing on behalf of SSN.		•		
D. References	Excluded funds commingledExclusion of RECTF payment			.700.	

M1130.685 WALKER V. BAYER SETTLEMENT PAYMENTS

A. Policy

Section 4735 of the Balanced Budget Act of 1997 (P.L. 105-33) states that payments described in this subsection from the settlement of the <u>Susan Walker v. Bayer Corp., et.al.</u>, class action lawsuit are NOT counted as income in determining eligibility for Medicaid. Payments described in this subsection are:

a. payments made from any fund established pursuant to a class settlement in the case of <u>Susan Walker v. Bayer Corp., et.al.</u>, 96-C-5024 (N.D.III.); and

b. payments made pursuant to a release of all claims in a case that is entered into in lieu of the class settlement of <u>Walker v. Bayer Corp.</u>, et.al., and that is signed by all affected parties on or before the later of

- December 31, 1997, or
- the date that is 270 days after the date on which such release is first sent to the persons to whom the payment is to be made.

Any interest earned on these funds *prior to July 1, 2004* is not excluded. *Any interest earned on these funds on or after July 1, 2004 is excluded from income and resources.*

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	January	2017
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	S1130).700	76

B. Procedure Information received by claimants in this lawsuit shows that claimants can choose to receive the payment in one of three ways - in a lump sum, a structured settlement, or a special needs trust. Regardless of which form the individual chooses, the payment(s) are excluded if the above requirements are met.

Verify the source of the funds from a letter from the individual's attorney or a copy of the check which identifies the payor as a <u>Walker v. Bayer</u> settlement account.

OTHER EXCLUDED RESOURCES

S1130.700 IDENTIFYING EXCLUDED FUNDS THAT HAVE BEEN COMMINGLED WITH NONEXCLUDED FUNDS

- A. Policy Principle Otherwise excludable funds must be identifiable in order to be excluded.
- **B.** Operating Policy
 - 1. Identified vs.
SegregatedIdentifiability does not require that excluded funds be kept physically
apart from other funds (e.g., in a separate bank account).
 - 2. Operating Assumption Always assume, when withdrawals are made from an account with commingled funds in it, that nonexcludable funds are withdrawn first, leaving as much of the excluded funds in the account as possible.
 - 3. Effect of If excluded funds are withdrawn, the excluded funds left in the account can be added to only by: Transactions
 - deposits of subsequently received funds that are excluded under the same provision; and
 - excluded interest (see 4. below).
 - 4. Interest If interest on the excluded funds is excluded (as with disaster assistance), the percent of an interest payment to be excluded is the same as the percent of funds in the account that is excluded at the time the interest is posted. The excluded interest is then added to the excluded funds in the account.
- C. Development and Documentation -Initial Application and Posteligibility

1. Evidence Obtain a complete history of account transactions back to the initial deposit of excluded funds. Use the individual's own records if possible.

Manual Title Virginia	Medical Assistance Eligibility	Chapter M11	Ap	ision Date ril 2023
Subchapter Subject M1130.000 A	ABD RESOURCE EXCLUSIONS	Page ending S11	with 30.700	Page 77
2. Determination		h the evidence in unds; ces the amount of	file on the ro f excluded fu	eceipt of the nds;
D. Examples	excluded funds.			
1. One Time Receipt and Deposit of	An individual deposits a \$1,000 SS \$200 for the current month) in a ch \$300 in nonexcluded funds.			0
Excluded Funds	 Of the new \$1,300 balance, \$8 benefits. The individual withdraws \$300 the excluded \$800. The individual withdraws anot is excluded. The individual deposits \$500, of the new balance is excluded. 	0. The remaining ther \$300, leaving creating a new ba	g \$1,000 bala g a balance o	nce still contai f \$700. All \$7
2. Periodic Receipt and Deposit of Excluded Funds	 An individual deposits \$200 in exc account that already contains \$300 The individual withdraws \$400 The individual then deposits \$ resulting \$200 balance, \$100 is The individual next deposits \$ \$300 balance, \$200 is excluded) in nonexcluded 0. The remaining 100 in nonexclud s excluded. 100 in excludable	funds. g \$100 is excl led funds. Of	luded. f the
3. Interest	A \$1,000 savings account includes when a \$10 interest payment is pos- is excluded at the time the interest excluded. The amount of excluded	sted. Since 80 pe is posted, 80 per	rcent of the a cent of the in	account balanc aterest (\$8) is
M1130.720 Pos	t-PHE Excluded Resources			
1. Policy Principle	LTSS recipients with resources accu first renewal after the end of the con inability to increase patient pay may This exclusion applies to LTSS recip applications.	tinuous coverage be exempted for	e requiremen one certifica	ts due to the ttion period.
8. Operating Policy				
1. Identified vs. Segregated	Identifiability does not require that e apart from other funds (e.g., in a sep			ally
2. Operating	Always assume, when withdrawals	are made from a	n account wit	ħ

2. Operating Assumption Always assume, when withdrawals are made from an account with commingled funds in it, that nonexcludable funds are withdrawn first, leaving as much of the excluded funds in the account as possible.

Manual Title Virginia Medical Assistance Eligibility Subchapter Subject M1130.000 ABD RESOURCE EXCLUSIONS			Chapter M11		vision Date oril 2023
			Page ending with S1130.700Page 77b		
3.	Effect of Account Transactions	If excluded funds are withdrawn, can be added to only by excluded			uccount
4.	Interest	Interest on the excluded funds is payment to be excluded is the san is excluded at the time the intere.	ne as the percent of		
Do	velopment and ocumentation - st eligibility				
1.	Evidence	Bank statements, Patient Fund au documentation.	ccount statements of	or other fina	ncial
2.	Determination	If a member who receives LTSS is the state will review the patient p member's excess resources are s increase the patient pay during increase will be deducted from the is under the resource limit after the coverage will continue. Record the VaCMS screen.	bay history, If that solely due to the st the pandemic, the he member's excent this deduction, and	history indi tate having l amount of t ss resources l is otherwise	cates that the been unable to the would-be . If the member e eligible,
D. Ex	cample				
1.	Periodic Receipt and Deposit of Excluded Funds	An individual was receiving LTS adjustment was made for a motor PHE provisions the patient pay c wheelchair was deducted. He or account that would have been ow account already contains \$300 in	rized wheelchair (v could not be increa she has accumula yed to a facility as	with DMAS d used after the ted \$20,000 part of the p	approval). Due e cost of the in a checking
		• Of the new \$20,300 balance,	\$20,000 is exclude	ed.	
		• The individual withdraws \$1 remaining \$19,300 balance	*	on a new wa	rdrobe. The
		• The individual withdraws an \$19,000 remains excluded un			of \$19,000. All

An individual was receiving CBC, then entered a nursing facility in June 2022. Due to PHE provisions the patient pay could not be increased. When the renewal comes due in May 2023, he or she has accumulated \$5000 in a checking account that would have been owed to a facility as part of the patient pay. The money has been deposited in a non-interest bearing checking account that already contained \$500 in nonexcluded funds.

- The individual withdraws \$500. The remaining \$5000 is excluded until the May 2024 renewal.
- When the May 2024 renewal comes due, the full amount of the account will be countable.

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11	April 2	2023
Subchapter Subject	Page ending wi	th	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M113	0.740	78

M1130.740 ACHIEVING A BETTER LIFE EXPERIENCE (ABLE) ACCOUNTS

A. Policy

The federal Stephen Beck, Jr. Achieving a Better Life Experience Act (ABLE Act), was enacted by Congress on December 19, 2014 and approved by the Virginia General Assembly and Governor in 2015. An ABLE account is a type of tax-advantaged account that an eligible individual can use to save funds for the disability related expenses of the account's designated beneficiary, who must be blind or disabled by a condition that began before the individual's 26th birthday. Funds retained in these accounts are not considered to be resources for Medicaid.

In Virginia, the qualified ABLE program is operated by the Virginia529 program and can be contacted Toll-Free: 1-844-NOW-ABLE (1-844-669-2253).

An eligible individual can be the designated beneficiary/account owner of only one ABLE savings trust account, which must be administered by a qualified ABLE program.

The designated beneficiary is the eligible individual who established and owns the ABLE account. To be an eligible individual, he or she must be:

- Eligible for Supplemental Security Income (SSI) based on disability or blindness that began before age 26;
- Entitled to disability insurance benefits, childhood disability benefits, or disabled widow's or widower's benefits based on disability or blindness that began before age 26; or
- Someone who has certified, or whose parent or guardian has certified, that he or she:
 - Has a medically determinable impairment meeting certain statutorily specified criteria; or is blind; and,
 - The disability or blindness occurred before age 26.

NOTE: A certification that someone meets disability requirements for the ABLE program does not replace a disability determination from either SSA or DDS in determining whether someone meets the Medicaid definition of a disabled individual.

ABLE accounts are not subject to estate recovery.

Manual Title	Chapter	Page Revision		
0	edical Assistance Eligibility	M11	April	
Subchapter Subject M1130 000 ABI	D RESOURCE EXCLUSIONS	Page ending w M113		Page 79
		0.740	1)	
B. Procedures	The designated beneficiary, or person ac provide a copy of the ABLE account doc documentation should include the design address, and the date the ABLE account must retain the information in the case re	cumentation for t ated beneficiary was established.	he case record. 's/account own	The er's name,
	A copy of the account documentation als address:	o must be sent to	DMAS at the	following
	Department of Medical Assistant Eligibility & Enrollment Service 600 East Broad Street, Suite 130 Richmond, Virginia 23219	s Division		
C. Contributions to an ABLE Account	Third party contributions to an ABLE ac included in total resources of the benefic special needs or pooled trusts. Earnings part of the account and to be disregarded	iary. This incluc on an ABLE acc	les distributions ount (e.g. intere	s from est) are
	Income contributed into an ABLE accounted as available income, and not dist	• •	ted beneficiary	<u>is</u>
D. Distributions From an ABLE Account	Distributions from an ABLE account are beneficiary's taxable income or counted long as used for qualified disability expe <i>Revenue Service (IRS)</i> .	as income for eli	gibility determi	
	Examples of Qualified Disability Expens	es include, but a	re not limited to):
	 Education Housing Transportation Employment training and support Assistive technology and related Health Prevention and wellness Financial management and adm Legal fees Expenses for oversight and monit Funeral and burial Basic living expenses Other expenses approved by the 	services inistrative servic toring		

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending with Page		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A _j	opendix 1	1

DETERMINING THE COUNTABLE VALUE OF *HOME & CONTIGUOUS* PROPERTY

Definitions

- 1. "Assessed value" means the tax assessed value that a tax assessor's office places on real property for tax purposes; the tax assessed value is the current fair market value (FMV) of real property. In Virginia, all real property is assessed at 100% of its current FMV, so the assessed value of real property is the current FMV of the property.
- 2. "Equity value" means the property's assessed value minus the balance due on the lien (a mortgage or a court-ordered judgment) against the property, when the lien is in the Medicaid applicant's name, when the Medicaid applicant is one of the individuals listed on the lien, or when the Medicaid applicant is one of the individuals listed on the lien, or when the Medicaid applicant is one of the owners subject to the lien, meaning that he is responsible for paying the lien. If the Medicaid applicant is not subject to the lien, the balance due on the lien is <u>not subtracted from the value of the property</u>. If the Medicaid applicant is one of two or more individuals subject to the lien, then ONLY the Medicaid applicant's <u>fractional share</u> of the lien balance is deducted from the applicant's share of the property's value.
- 3. "Home property exclusion" means an exclusion for the plot of land on which the home is located. The excluded home lot size may vary according to the locality's building requirements. For localities with a set minimum building lot size, use the lesser of:
 - *the plat;*
 - *the survey; or*
 - the locality's minimum size for a building lot.

For localities with no minimum building lot requirements, use the lesser of:

- *the plat;*
- *the survey; or*
- one acre.

If the equity value of countable contiguous property causes resources to exceed the maximum limit, reevaluate the home property applying the definition of the home used in the State Plan for Medical Assistance in Virginia in effect on January 1, 1972. At that time, a "home" meant the house and lot used as the individual's principal residence and all contiguous property **essential to the operation of the home regardless of value (M1130.100 B.2)**.

- 4. "Life estate interest" is a limited type of ownership in real property. A life estate conveys to the individual to whom it is given certain property rights for the duration of his or her life, or someone else's life. In some cases, it may be conditional: e.g., for life or until remarriage. The owner of a life estate can sell the life estate interest but does not have title to the property and normally cannot sell the property or pass it on as an inheritance.
- 5. "Remainderman" is the term used when an individual has an ownership interest in the real property, but does not have the right to possess and use the property until termination of the life estate interest.

A. Procedure #1: Property Owned by One Owner

Step 1 - Determine the *whole* property's assessed value, the assessed value of the excluded house and homesite, and *determine* the balance due on all liens against the property *if the Medicaid applicant is subject to the lien(s)*.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending with Pag		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 1		2

- Step 2 Assessed value of excluded house and homesite + \$5,000 Exclusion Excluded property value
- Step 3 *Whole* property assessed value - <u>Excluded property value</u> Contiguous property *assessed* value
- Step 4 Contiguous property assessed value
 - ÷ Whole property assessed value
 - Portion of whole property value represented by the contiguous property
 - <u>x</u> Balance due on the lien(s) *in applicant's name* Contiguous property lien amount
- Step 5 Contiguous property assessed value
 <u>- Contiguous property lien amount</u> Contiguous property equity value = Contiguous property countable value
- Step 6 If the contiguous property's countable value causes excess resources, determine if the contiguous property can be excluded for another reason, such as income-producing. Re-evaluate the home property applying the definition of the home used in the State Plan for Medical Assistance in Virginia in effect on January 1, 1972. At that time, a "home" meant the house and lot used as the principal residence and all contiguous property essential to the operation of the home regardless of value.

EXAMPLE #1 (one-owner property, *not re-evaluated*):

Example #1, Step 1:

Whole property assessed value = \$81,500Assessed value of homesite (the excluded house, homesite, buildings, etc.) = \$64,000Balance due on property's mortgage (*applicant is the only owner subject to the lien*) = \$72,000

Example #1, Step 2:

\$64,000 Assessed value of *house* & homesite

- + 5,000 Exclusion
- 69,000 Excluded property value

Example #1, Step 3:

- \$81,500 *Whole* property assessed value
- 69,000 Excluded property value
- \$12,500 Contiguous property *assessed* value

Example #1, Step 4:

- \$ 12,500.00 Contiguous property assessed value
- ÷ 81,500.00 Total property assessed value
- .1533 Portion of whole property value represented by the contiguous property
- x 72,000.00 Balance due on lien
 - 11,037.60 Contiguous property lien amount

Manual Title	Chapter	Page Revision	n Date
Virginia Medical Assistance Eligibility	M11	January	2018
Subchapter Subject	Page ending wi	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Aj	opendix 1	3

Example #1, Step 5:

\$12,500.00 Contiguous property assessed value

- 11,037.60 Contiguous property lien amount

\$ 1,462.40 Contiguous property equity value

Example #1, Step 6:

The property does not produce any income and is not used to produce goods or services that are essential to the operation of the home.

\$ 1,462.40 contiguous property countable value

B. Procedure #2: Joint Ownership, Undivided Estate or Unprobated Estate, one owner subject to lien

- Step 1 Determine the whole property's assessed value, the assessed value of the excluded house and homesite, and determine the balance due on all liens against the property if the Medicaid applicant is subject to the lien(s).
- Step 2 When a partition suit is necessary to liquidate the property because at least one owner does not agree to sell the contiguous property: Determine the shared partition costs for liquidating the property. Use the average cost of partitioning in the locality where the property is located, based on the **assessed** (not equity) value of the whole property. Use the average cost of partitioning on property not yet partitioned, otherwise use the actual shared cost to partition.

If a partition suit is NOT necessary to liquidate the property (all the owners agree to sell it), **do not** subtract any partition costs or attorneys' fees; insert zeros in the formula in place of partition costs and attorney's fees.

Step 3 - Assessed value homesite property + \$5,000 Exclusion

Excluded property value

- Step 4 Whole property assessed value
 - <u>Shared partition costs</u> Countable assessed value
 <u>Excluded property value</u> Contiguous property assessed value
- Step 5 Contiguous property assessed value
 - + Whole property assessed value

Portion of whole property value represented by the contiguous property

- <u>x</u> Balance due on the lien(s)
- Contiguous property lien amount
- <u>+ Number of owner's subject to lien</u>
 Applicant's share of contiguous property lien amount
- Step 6 Contiguous property assessed value
 - ÷ Applicant's ownership share
 - Applicant's share of contiguous property assessed value
 - Applicant's share of contiguous property lien amount
 - Applicant's share contiguous property equity value
 - Applicant's attorney fees
 - Contiguous property countable value

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A	ppendix 1	4

Step 7 – If the contiguous property's countable value causes excess resources, determine if the contiguous property can be excluded for another reason, such as income-producing. Re-evaluate the home property applying the definition of the home used in the State Plan for Medical Assistance in Virginia in effect on January 1, 1972. At that time, a "home" meant the house and lot used as the principal residence and all contiguous property essential to the operation of the home regardless of value.

EXAMPLE #2 (undivided joint ownership, one owner subject to lien, not re-evaluated):

An applicant owns a 1/3 interest in his home, lot, and 4 acres of contiguous property. There is a lien on this property with a balance due of \$10,000. *The applicant is the only owner subject to the lien*. The assessed value of the house and homesite lot is \$40,000 and the 4 acres of contiguous property has an assessed value of \$60,000 (\$100,000 *is the whole property*'s assessed value). *One owner, not the applicant, does not agree to sell the contiguous property*. The estimated shared cost of partitioning is \$2,000 and the applicant's attorney's fees will be \$1,000.

Example #2, Step 1:

Whole property's assessed value = \$100,000Assessed value of homesite (the excluded house, homesite, buildings, etc.) = \$40,000*Contiguous property (4 acres)* = \$60,000Balance due on *whole* property's mortgage = \$10,000

Example #2, Step 2:

Shared partition costs = \$2,000 Applicant's attorney's fees = \$1,000

Example #2, Step 3:

\$40,000 Assessed value of homesite

+ 5,000 Exclusion

45,000 Excluded property value

Example #2, Step 4:

- \$100,000 *Whole* property assessed value
- 2,000 Shared partition costs
- 98,000 Countable assessed value
- 45,000 Excluded property value
- 53,000 Contiguous property assessed value

Example #2, Step 5:

\$	53,000	Contiguous property assessed value
÷	100,000	Whole property assessed value
	.53	Portion of <i>whole</i> property value represented by the contiguous property
X	10,000	Balance due on the lien(s)
	5,300	Contiguous property lien amount
÷	- 1	Number of owners subject to lien

5,300 Applicant's share of contiguous property lien amount

Manual Title Chapter Page Revision Da		n Date	
Virginia Medical Assistance Eligibility M11 January 2		2018	
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A _j	opendix 1	5

Example #2, Step 6:

\$ 53,000.00	Contiguous property assessed value	
<i><i><i>veeyeeyeeeeyeeeeeyeeeeyeeeeyeeeeeeeeeeeee</i></i></i>	e ening ac as property assessed a large	

- 3 Applicant's ownership share
- 17,666.67 Applicant's share of contiguous property assessed value
- <u>5,300.00</u> Applicant's share of contiguous property lien amount 12,366.67 Applicant's share contiguous property equity value
- <u>1,000.00</u> Applicant's attorney fees

\$11,366.67 Contiguous property equity value

Example #2, Step 7:

The property does not produce any income and is not used to produce goods or services that are essential to the operation of the home.

\$11,366.67 contiguous property countable value

C. Procedure #3: Re-evaluated homesite, partition required, multiple owners subject to lien

- Step 1 Determine the whole property's assessed value, the assessed value of the excluded house and homesite, and determine the balance due on all liens against the property if the Medicaid applicant is subject to the lien(s). If another owner is subject to the lien, calculate the applicant's share of the lien balance by dividing the lien balance by the number of owner's subject to the lien. The formula will calculate the applicant's share of the lien balance that is against the contiguous property.
- Step 2 When a partition suit is necessary to liquidate the property: Determine the shared partition costs for liquidating the property. Use the average cost of partitioning in the locality where the property is located, based on the assessed (not equity) value of the whole property. Use the average cost of partitioning on property not yet partitioned, otherwise use the actual shared cost to partition. If a partition suit is NOT necessary to liquidate the property (all the owners agree to sell it), do not subtract any partition costs or attorney's fees; insert zeros in the formula in place of partition costs and attorney's fees.
- Step 3 Assessed value house & homesite property + \$5,000 exclusion Excluded property value
- Step 4 Total property assessed value - <u>Shared partition costs</u> Countable assessed value - <u>Excluded property value</u> Contiguous property assessed value
- Step 5 Contiguous property assessed value
 - ÷ Whole property assessed value
 - Portion of whole property value represented by the contiguous property
 - x Balance due on the lien(s)
 - Contiguous property lien amount
 - Number of owner's subject to lien

Applicant's share of contiguous property lien amount

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	ibility M11 October 2011		2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 1		6

- Step 6 Contiguous property assessed value
 - <u>Applicant's ownership share</u> Applicant's share of contiguous property assessed value
 <u>Applicant's share of contiguous property lien amount</u> Applicant's share contiguous property equity value
 <u>Applicant's attorney fees</u> Contiguous property countable value

Step 7 – If the applicant's countable equity in the contiguous property causes excess resources, re-evaluate the property using the 1972 definition of homesite to determine if the use of the contiguous land would mean more property excluded as the homesite. The \$5,000 exclusion is NOT applied when the homesite is re-evaluated using the 1972 definition of home and homesite.
Determine the optimizer of the contiguous property and the the homesite is re-evaluated using the 1972 definition of home and homesite.

Determine how much of the contiguous property is actually used by the household as part of the homesite.

- Step 8 Assessed value of house and homesite + Value of additional contiguous property used for homesite Excluded property value
- Step 9 Whole property assessed value - Excluded property value Contiguous property assessed value
- Step 10 Contiguous property assessed value
 - <u>*Whole* property assessed value</u>
 Portion of *whole* property value represented by the contiguous property
 <u>x Balance due on the lien(s)</u>
 Contiguous property lien amount
 <u>*÷* Number of owners subject to lien</u>
 - Applicant's share of contiguous property lien amount
- Step 11 Contiguous property assessed value
 - <u>Applicant's ownership share</u> Applicant's share of contiguous property assessed value

 <u>Applicant's share of contiguous property lien amount</u> Applicant's share contiguous property equity value
 <u>Applicant's attorney fees</u> *Re-evaluated* contiguous property countable value
 - Use the lesser of the Contiguous Property Countable Value and the Re-evaluated Contiguous Property Countable Value.

Step 12: If the individual still has excess resources, evaluate the contiguous property to determine if it can be excluded for another reason or a disregard applied, such as the exclusion or disregard applicable to incomeproducing property.

EXAMPLE #3 (re-evaluated homesite, partition required, multiple owners subject to lien):

Example #3, Step 1:

Applicant owns a 1/3 undivided share in his house, homesite and 10 contiguous acres; the *whole* property is *assessed at* \$100,000. A partition suit is necessary to liquidate the contiguous property *because one*

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11 October 2011		2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 1		7

owner does not agree to sell the property. The lien on the property is in the 3 owners' names, so the 3 owners are subject to the lien. The property does not produce any income to the applicant.

Assessed value of *whole* property = \$100,000Assessed value of homesite (the excluded house, homesite, buildings, etc.) = \$40,000*Contiguous property assessed value* = \$60,000Balance due on entire property's mortgage = \$12,000

Example #3, Step 2:

Shared partition costs = \$2,000 Applicant's attorney's fees = \$1,000

Example #3, Step 3:

\$40,000 Assessed value of homesite

- + 5,000 Exclusion
- 45,000 Excluded property value

Example #3, Step 4:

\$100,000 Whole property assessed value
2,000 Shared partition costs
98,000 Countable assessed value
45,000 Excluded property value
53,000 Contiguous property assessed value

Example #3, Step 5:

\$	53.000	Contiguous property assessed value	
-)		

- ÷ 100,000 *Whole* property assessed value
- .53 Portion of *whole* property value represented by the contiguous property
- x 12,000 Balance due on the lien(s)
- *\$ 6,360* Contiguous property lien amount
- ÷ 3 Number of owners subject to lien
 - 2,120 Applicant's share of contiguous property lien amount

Example #3, Step 6:

- *÷ 1/3 Applicant's ownership share*
- 17,666.67 Applicant's share of contiguous property assessed value
- 2,120.00 Applicant's share of contiguous property lien amount
- 15,546.67 Applicant's share contiguous property equity value
- <u>1,000.00</u> Applicant's attorney fees
 - 14,546.67 Contiguous property countable value

\$14,546.67 causes the applicant to have excess resources, so the homesite is re-evaluated for actual use *using the 1972 definition of homesite*.

Manual Title	Chapter Page Revision Date		Date
Virginia Medical Assistance Eligibility	M11 October 201		2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 1		8

Example #3, Step 7:

The applicant says that of the contiguous 10 acres, 1 is used for a garden to grow produce used by the household, 1 acre is used for the livestock raised for home consumption, $\frac{1}{2}$ acre is used for the family cemetery, and 1 acre is used for the septic system; a total of 3.5 additional acres are used as the homesite. *The property does not produce any income*.

Assessed value of *whole* property = \$100,000Assessed value of homesite (the excluded house, homesite, buildings, etc.) = \$40,000Assessed value 10 contiguous acres = $$60,000 \div 10 = 6,000$ per acre \$6,000 value per acre x 3.5 acres = \$21,000 additional property value excluded *as homesite*

Example #3, Step 8:

\$ 40,000	Assessed value of homesite
+21,000	Value of additional property excluded as homesite
\$ 61,000	Excluded property value

Example #3, Step 9:

- \$100,000 *Whole* property assessed value
- 2,000 Shared partition costs
- 98,000 Countable assessed value
- 61,000 Excluded property value
 - 37,000 Contiguous property assessed value

Example #3, Step 10:

\$ 37,000.00	Contiguous property assessed value
÷ 100,000.00	Whole property assessed value
.37	Portion of property value represented by the contiguous property
	Balance due on the lien(s)
\$ 4,440.00	Contiguous property lien amount
÷ 3	Number of owners subject to lien
1,480.00	Applicant's share of contiguous property lien amount

Example #3, Step 11:

\$	37,000.00	Contiguous property assessed value
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÷	1/3	Applicant's	s ownership share

12,333.33 Applicant's share of contiguous property assessed value

- <u>1,480.00</u> Applicant's share of contiguous property lien amount

- 10,853.33 Applicant's share contiguous property equity value
- <u>1,000.00</u> Applicant's attorney fees
 - 9,853.33 Re-evaluated contiguous property countable value

Because *the \$9,853.33 re-evaluated value* is less than *the \$14,546.67 value first determined*, the countable value of the applicant's contiguous property is *\$9,853.33*. The applicant has excess resources and is not eligible for ABD Medicaid.

Manual Title Chapter Page Revision Dat		Date	
Virginia Medical Assistance Eligibility	M11	October 2011	
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 1		9

D. Procedure #4: One Owner (Remainderman), One Life Interest Owner, Lien

- Step 1 When the Medicaid applicant is a remainderman and lives on the property in which he owns a remainder interest, determine the age of the life interest owner, determine the whole property's assessed value, the assessed value of the excluded house and homesite, and determine the balance due on all liens against the property if the Medicaid applicant is subject to the lien(s). No estimated costs of selling the remainder interest are deducted from the countable value.
- Step 2 Calculate the assessed value of the contiguous property:

 Assessed value of excluded house and homesite

 + \$5,000 Exclusion

 Excluded property value

 Whole property assessed value

 Excluded property value

 Contiguous property assessed value
- Step 3 The applicant is the remainderman on this property determine the value of the remainder interest in the contiguous property which will be countable EVEN IF the life interest holder does NOT agree to sell the life interest.
 Contiguous property assessed value

 <u>X Remainder interest factor based on life interest owner's age (from table in M1140.120)</u>
 Remainder interest value
- Step 4 Calculate the contiguous property lien amount the portion of the lien that is against the contiguous property:

Contiguous property assessed value <u>÷ Whole property assessed value</u> Portion of whole property value represented by the contiguous property <u>x Balance due on the lien(s) to which applicant is subject</u> Contiguous property lien amount

- Step 5 Calculate the countable value of the remainder interest in contiguous property: Remainder interest value
 <u>- Contiguous property lien amount</u> Countable value of remainder interest in contiguous property
- Step 6 If the contiguous property's countable value causes excess resources, determine if the contiguous property can be excluded for another reason, such as income-producing. Re-evaluate the home property applying the definition of the home used in the State Plan for Medical Assistance in Virginia in effect on January 1, 1972. At that time, a "home" meant the house and lot used as the principal residence and all contiguous property essential to the operation of the home regardless of value.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending wi	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A	ppendix 1	10

Example #4 - One Owner (Remainderman), One Life Estate Owner, Lien:

Example #4, Step 1:

Whole property assessed value = \$81,500Assessed value of homesite (the excluded house, homesite, buildings, etc.) = \$64,000Balance due on property's lien (applicant is the only owner subject to the lien) = \$10,000Life interest owner is 71 years old

Example #4, Step 2:

\$64,000 Assessed value of excluded house and homesite + 5,000 Exclusion
\$69,000 Excluded property value
\$81,500 Whole property assessed value
- 69,000 Excluded property value
\$12,500 Contiguous property assessed value

Example #4, Step 3:

The life interest owner is 71 years old.

\$ 12,500.00 Contiguous property assessed value
 <u>X</u> .41086 Remainder interest factor based on life interest owner's age (from table in M1140.120)
 \$ 5,135.75 Remainder interest value

Example #4, Step 4:

\$ 12,500 Contiguous property assessed value
 ÷ 81,500 Whole property assessed value
 .1534 Portion of whole property value represented by the contiguous property
 X 10,000 Balance due on the lien(s)
 \$ 1,534 Contiguous property lien amount

Example #4, Step 5:

\$5,135.75 Remainder interest value
-<u>1,534.00 Contiguous property lien amount</u>
\$3,601.75 Countable value of remainder interest in contiguous property

Example #4, Step 6:

The contiguous property's countable value of \$3,601.75 causes excess resources. The contiguous property does not produce any income. The home property is re-evaluated for actual use using the 1972 definition of home property.

The applicant says that of the contiguous 5 acres, 1 acre is used for a garden to grow produce used by the household and 1 acre is used for the septic system; a total of 2 additional acres are used as the homesite.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A	ppendix 1	11

Assessed value of whole property = \$81,500

Assessed value of homesite (the excluded house, homesite, buildings, etc.) = \$64,000

Assessed value 5 contiguous acres = $$17,500 \div 5 = $3,500$ per acre

33,500 value per acre x 2 acres = 7,000 additional property value excluded as essential to homesite

- \$64,000 Assessed value of home & homesite
 + 7,000 Value of additional property excluded as homesite
 \$ 71,000 Excluded home property value
- \$81,500 Assessed value of whole property
- -71,000 Excluded home property value
- 10,500 Contiguous property assessed value

The life interest owner is 71 years old.

\$ 10,500.00 Contiguous property assessed value
 <u>X.41086 Remainder Interest Factor Based on Life Interest Owner's Age (from table in M1140.120)</u>
 \$4,314.03 Remainder interest value

\$ 10,500 Contiguous property assessed value
 ÷ 81,500 Whole property assessed value
 .1288 Portion of whole property value represented by the contiguous property
 X 10,000 Balance due on the lien(s)
 \$ 1,288 Contiguous property lien amount

\$4,314.03 Remainder interest value
<u>-1,288.00 Contiguous property lien amount</u>
\$3,026.03 Re-evaluated countable value of remainder interest in contiguous property

Because \$3,026.03 is less than \$3,601.75, the re-evaluated countable value of the applicant's remainder interest in the contiguous property is used for the contiguous property countable value, and is added to all other resources to determine eligibility.

\$3,026.03 contiguous property countable value.

E. Procedure #5: Joint Owners (Remaindermen), One Life Estate Owner, Lien

This is home and contiguous real property that is owned jointly (undivided estate) and is subject to a life interest owner; the Medicaid applicant is one of the owners (remaindermen). The Medicaid applicant lives on the property in which he owns a remainder interest. Because there is a life interest owner of this property and life estate property cannot be divided, **no** estimated partition costs & attorney's fees are deducted from the value of the Medicaid applicant's remainder share.

- Step 1 Determine the total property assessed value, the assessed value of the excluded house and homesite, the balance due on all liens against the property if the applicant is subject to the lien, and the age of the life interest owner.
- Step 2 Calculate the assessed value of the contiguous property:

Assessed value of excluded house and homesite <u>+ \$5,000 Exclusion</u> Excluded property value

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending wi	th	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A _j	opendix 1	12

Whole property assessed value <u>- Excluded property value</u> Contiguous property assessed value

Step 3 – The applicant is one of the remaindermen owners of this property – determine the value of the remainder interest in the contiguous property which will be countable EVEN IF the life interest holder does NOT agree to sell the life interest.
 Contiguous property assessed value
 <u>X</u> Remainder interest factor based on life interest owner's age (from table in M1140.120)

Remainder interest value

Step 4 – Calculate the contiguous property lien amount – the portion of the lien that is against the contiguous property:

Contiguous property assessed value ÷ Whole property assessed value Portion of whole property value represented by the contiguous property <u>x Balance due on the lien(s) to which the applicant is subject</u> Contiguous property lien amount

- Step 5: Calculate the equity value of applicant's share of the remainder interest in contiguous property: Remainder interest value
 - ÷<u>Number of remaindermen (joint owners of property)</u>
 - Applicant's share of remainder interest
 - Contiguous property lien amount

Equity value of applicant's remainder interest = Countable value of contiguous property

Step 6 - If the countable value of the contiguous property causes excess resources, determine if the contiguous property can be excluded for another reason, such as income-producing. Re-evaluate the home property applying the definition of the home used in the State Plan for Medical Assistance in Virginia in effect on January 1, 1972. At that time, a "home" meant the house and lot used as the principal residence and all contiguous property essential to the operation of the home regardless of value.

Example #5 Joint Owners (Remaindermen), One Life Estate Owner, Lien

An applicant owns ½ remainder interest (2 owners) in non-home, non-business real property; there is one life interest owner, age 80. There is a lien on this property and the applicant is the only remainderman owner subject to the lien. The lien balance due is \$10,000. The assessed value of the property is \$181,500. The life interest owner agrees to sell, but the other remainderman owner does not agree to sell. No estimated costs of partitioning or selling the property are deducted.

Example #5, Step 1:

Whole property assessed value = \$181,500Assessed value of homesite (the excluded house, homesite, buildings, etc.) = \$64,000Balance due on property's lien (applicant is the only owner subject to the lien) = \$10,000

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A	ppendix 1	13

Example #5, Step 2: – Calculate the assessed value of the contiguous property:

\$64,000 Assessed value of excluded house and homesite + 5,000 Exclusion \$69,000 Excluded property value

\$181,500 Whole property assessed value
<u>69,000 Excluded property value</u>
\$112,500 Contiguous property assessed value

Example #5, *Step 3* – *Determine the value of the remainder interest in the contiguous property; life interest owner is 80 years old.*

\$112,500.00 Contiguous property assessed value
 <u>X .56341 Remainder interest factor based on life interest owner's age (from table in M1140.120)</u>
 \$63,383.63 Remainder interest value

- *Example* #5, *Step 4 Calculate the contiguous property lien amount the portion of the lien that is against the contiguous property:*
 - \$112,500 Contiguous property assessed value
 ÷181,500 Whole property assessed value
 .6198 Portion of whole property value represented by the contiguous property
 x 10,000 Balance due on the lien(s)
 \$ 6,198 Contiguous property lien amount
- *Example #5, Step 5:* Calculate the equity value of applicant's share of the remainder interest in contiguous property:

\$63,383.63 Remainder interest value
 <u>2</u> Number of remaindermen (joint owners of property)
 \$31,691.82 Applicant's share in remainder interest in contiguous property
 <u>6,198.00 Contiguous property lien amount</u>
 \$25,493.82 Equity value of applicant's remainder interest

\$25,493.82 countable value of contiguous property

Example #5, Step 6:

The \$25,493.82 countable value of the contiguous property causes excess resources. The contiguous property cannot be excluded because it does not produce income. The home property must be re-evaluated for actual use using the 1972 home property definition.

The applicant says that of the contiguous 5 acres, 1 acre is used for a garden to grow produce used by the household and 1 acre is used for the septic system; a total of 2 additional acres are used as the homesite. The property does not produce any income.

Assessed value of whole property = \$181,500Assessed value of homesite (the excluded house, homesite, buildings, etc.) = \$64,000Assessed value 5 contiguous acres = $$117,500 \div 5 = $23,500$ per acre \$23,500 value per acre x 2 acres = \$47,000 additional property value excluded as essential to homesite

Manual Title	Chapter	Page Revision	1 Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending with Page		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A	ppendix 1	14

<i>\$ 64,000 Assessed value of home & homesite</i>
+ 47,000 Value of additional property excluded as homesite
\$111,000 Excluded home property value
\$181,500 Assessed value of whole property
-111,000 Excluded home property value
<i>\$ 70,500 Contiguous property assessed value</i>
The life interest survey is 90 years ald
<i>The life interest owner is 80 years old.</i>
<i>\$ 70,500.00 Contiguous property assessed value</i>
X .56341 Remainder interest factor based on life interest owner's age (from table in M1140.120)
\$39,720.41 Remainder interest value
<i>\$ 70,500 Contiguous property assessed value</i>
<u>÷181,500 Whole property assessed value</u>
.3884 Portion of whole property value represented by the contiguous property
<u>X 10,000 Balance due on the lien(s)</u>
\$ 3,884 Contiguous property lien amount
\$39,720.41 Remainder interest value
- 3,884.00 Contiguous property lien amount
\$35,836.41 Re-evaluated countable value of remainder interest in contiguous property

Because the \$35,836.41 re-evaluated countable value is less than \$39,720.41, the re-evaluated value of the applicant's remainder interest in the contiguous property, \$35,836.41, is used for the contiguous property countable value of the property and is added to all other resources to determine eligibility.

\$35,836.41 contiguous property countable value

Manual Title	Chapter	Page Revision	n Date
Virginia Medical Assistance Eligibility	M11	October	· 2011
Subchapter Subject	Page ending w	rith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A	ppendix 2	14

ABD Home Property Evaluation Worksheet

I. \$5,000 Exclusion	II. January 1972 Use of Land Home Exclusion		
1. Assessed Value (AV)			
(1a) House & homesite	22. #Acres Used/Essential to Home		
(1b) Contiguous+	23 Assessed Value Per Acre X		
(1c) Total AV =	24. Additional Exclusion =		
2. Enter Lien <i>Balance Due</i>	25. AV House & homesite (1a)		
3. AV house & homesite (1a)	26. Additional Exclusion (24) +		
4. Exclusion + $$5,000$			
5. Excluded Property =	27. Excluded Property =		
6. Total AV (1c)	$20 \times (1 \times 1/1)$		
7. *Partition Costs	29. Total AV (1c)		
8. Countable AV =	30. *Partition Costs		
9. Excluded Property (5)			
10 Continuous Decembra AV	31. Countable AV =		
10. Contiguous Property <i>AV</i> =	22. $F_{-1} = 1, 1, D_{-1} = (27)$		
	32. Excluded Property (27)		
11. Total AV (1c) ÷	22 Continues December 414		
12. % Contiguous Property =	33. Contiguous Property <i>AV</i> =		
13. Lien <i>Balance</i> (2) X	34. Total AV (1c) ÷		
14. Lien on <i>Contiguous</i> Property =	35. % Contiguous Property =		
15. Contiguous Property AV(10)	36. Lien <i>Balance</i> (2) X		
16. Lien on Contiguous Property (14)	37. Lien on <i>Contiguous</i> Property =		
17. Equity in Contiguous Property =	38. Contiguous Property AV (33)		
18. Applicant's Share ÷	39. Lien <i>on</i> Contiguous Property (37) -		
19. Countable Equity Contiguous = Property	40. Equity in Contiguous Property =		
Toporty	41. Applicant's Share ÷		
20. *Applicant's Attorney Fees	$\pm 1.$ Applicant's share \pm		
20. Applicant s Aubility rees	42. Countable Equity Contiguous =		
21. Countable Equity <i>in</i> Contiguous =	Property		
· · ·	Toperty		
Property	13 *Applicant's Attorney Fees		
If countable country \pm all other countable recourses	43. *Applicant's Attorney Fees		
If countable equity + all other countable resources	12 Countable Equity/Continuence -		
exceed resource limit, go to Section II.	43. Countable Equity/Contiguous =		
*Has if is in the second and initial an answer between the	Property		
*Use if jointly owned, undivided or unprobated estate	Commence line 21 to line 42. Comments 1.1.		
and partition is required	Compare line 21 to line 43. Countable resource is the		
	lesser of the two.		

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	July 2	008
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A	ppendix 3	1

Burial Fund Designation

CASE NAME

CASE NUMBER

I hereby designate the funds described below for burial.

RESOURCE DESIGNATED		OWNER	
Description (Include name of financial institution, insurance company, location, account number or policy number, etc.)	Designated for Whom	Date First Considered Designated	Value
RESOURCE DESIGNATED		OWNER	
Description (Include name of financial institution, insurance company, location, account number or policy number, etc.)	Designated for Whom	Date First Considered Designated	Value
RESOURCE DESIGNATED		OWNER	
Description (Include name of financial institution, insurance company, location, account number or policy number, etc.)	Designated for Whom	Date First Considered Designated	Value
	1		

SIGNATURE	DATE

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 4		1

DETERMINING THE COUNTABLE VALUE OF NON-HOME REAL PROPERTY

Definitions

- 1. "Assessed value" means the tax assessed value that the tax assessor's office places on the real property for tax purposes; the tax assessed value is the current fair market value (FMV) of the real property. In Virginia, all real property is assessed at 100% of its current FMV, so the assessed value of the real property is the current FMV of the property.
- 2. "Equity value" means the property's assessed value minus the balance due on the lien (a mortgage or a court-ordered judgment) against the property, when the lien is in the Medicaid applicant's name, when the Medicaid applicant is one of the individuals listed on the lien, or when the Medicaid applicant is one of the owners subject to the lien, meaning responsible for paying the lien. If the Medicaid applicant is not subject to the lien, the balance due on the lien is <u>not subtracted from the value of the property</u>. If the Medicaid applicant is one of two or more individuals subject to the lien, then ONLY the Medicaid applicant's <u>fractional share</u> of the lien balance is deducted from the applicant's share of the property's value.
- 3. "Life estate interest" is a limited type of ownership in real property. A life estate conveys to the individual to whom it is given certain property rights for the duration of his or her life, or someone else's life. In some cases, it may be conditional: e.g., for life or until remarriage. The owner of a life estate can sell the life estate interest but does not have title to the property and normally cannot sell the property or pass it on as an inheritance.
- 4. "Remainderman" is the term used when an individual has an ownership interest in the real property, but does not have the right to possess and use the property until termination of the life estate interest.

A. Procedure A: Non-business Real Property Owned by One Owner, Not Producing Income

- Step 1 Determine the total property assessed value and the balance due on all liens against the property that are in the applicant's name.
- Step 2 Property assessed value

- Lien amount balance (when Medicaid applicant is subject to the lien) Equity value

Example A1 (one-owner non-business, non-income-producing property):

Example #A1, Step 1:

Total property assessed value = \$81,500 Balance due on property's mortgage (applicant is subject to the lien) = \$72,000

Example #A1, Step 2:

\$81,500 Total property assessed value
<u>-72,000 Lien balance</u>
\$9,500 Equity value

\$9,500 is countable value

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 4		2

B. Procedure B: Non-business Real Property Owned by One Owner, producing income

- Step 1 Determine the total property assessed value and the balance due on all liens against the property to which the Medicaid applicant is subject.
- Step 2 Property assessed value

<u>- Lien amount balance (the applicant is subject to the lien)</u> Equity value of property

Step 3 - The real property is not business property, so determine if the \$6,000 disregard applies to the property because the property is essential to self-support (S1130.502 and S1130.503):

Ask: Does property produce goods/services essential to the individual's daily activities?

If yes, subtract the \$6,000 disregard from the equity value, regardless of how much income the property produces – no rate of return is calculated.

If no, does the property produce net annual income (after all expenses are subtracted from the gross annual income produced by the property) that equals or exceeds 6% of the property's **excluded equity** value?

If yes, subtract the \$6,000 disregard from the equity value.

If no, do not subtract the \$6,000 disregard.

Example B1 (one-owner non-business, income-producing property, essential to daily living - M1130.502):

Example #B1, Step 1:

Total property assessed value = \$81,500 Balance due on property's mortgage (applicant is subject to the lien) = \$72,000

Example #B1, Step 2:

\$81,500 Total property assessed value

- 72,000 Lien balance

\$ 9,500 Equity value

Example #B1, Step 3:

Does property produce goods/services essential to the individual's daily activities?

Yes – property is used as a garden for the individual's household's consumption – only any excess not used by the household is sold, and the individual receives only \$100 a year from selling the excess. Rate of return is not calculated because the property is used to produce goods essential to the individual's daily activities.

\$ 9,500 Equity value
<u>-6,000 Disregard</u>
\$ 3,500 Countable value of property

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 4		3

Example #B2 (one-owner non-business, income-producing property, NOT essential to daily living – M1130.503):

Example #B2, Step 1:

Total property assessed value = \$90,500 Balance due on property's mortgage (applicant is subject to the lien) = \$70,000

Example #B2, Step 2:

\$90,500Total property assessed value- 70,000Lien balance\$20,500Equity value

Example #B2, Step 3:

Does property produce goods/services essential to the individual's daily activities? No.

Does the property produce net annual income (after all expenses are subtracted from the gross annual income produced by the property) that equals or exceeds 6% of the excluded equity value? Because the equity value is over \$6,000, the excluded equity value cannot exceed \$6,000; the rate of return is calculated on the maximum \$6,000 excluded equity value.

Calculate rate of return:

\$10,000 Gross annual income from property

- 2,000 Annual expenses to produce income

\$ 8,000 Net annual income from property

\$6,000 Excluded equity value of property <u>X</u> .06 6% \$ 360 6% of equity

Because \$8,000 net annual income from the property exceeds \$360 (6% of the excluded equity value), the property produces the required rate of return and the \$6,000 disregard is subtracted from the equity value to determine the countable value of the property:

\$ 20,500 Equity value
- 6,000 Disregard
\$ 14,500 Countable value of property

Example #B3 (one-owner non-business, income-producing, NOT essential, equity < \$6,000 – M1130.503):

Example #B3, Step 1:

Total property assessed value = \$12,500 Balance due on property's mortgage (applicant is subject to the lien) = \$7,000

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 4		4

Example #B3, Step 2:

\$12,500 Total property assessed value

- 7,000 Lien balance

\$ 5,500 Equity value

Example #B3, Step 3:

Does property produce goods/services essential to the individual's daily activities? No.

Does the property produce net annual income (after all expenses are subtracted from the gross annual income produced by the property) that equals or exceeds 6% of the excluded equity value? Yes.

Calculate rate of return:

\$2,000 Gross annual income from property
 <u>100</u> Annual expenses to produce income
 \$1,900 Net annual income from property

\$5,500 Equity value of property <u>X</u> .06 6% \$ 330 6% equity

Because the \$1,900 net annual income from the property exceeds \$330 (6% of the excluded equity value of \$5,500), the property produces the required rate of return and the \$6,000 disregard is applicable. Because the equity value of the property is less than \$6,000, the entire equity value is subtracted from the equity value to determine the countable value of the property:

\$ 5,500 Equity value
<u>-5,500 Disregard</u> **8 0 Countable value of property**

C. Procedure C: Real Property Owned by One Owner (Remainderman) and One Life Interest Owner

- Step 1 Determine the age of the life interest owner, the property's assessed value and the balance due on the lien against the property when the applicant is subject to the lien. If there is more than one owner subject to the lien, determine the number of owners subject to the lien.
- Step 2 The applicant is the remainderman on this property determine the value of the remainder interest in the property which will be countable EVEN IF the life interest holder does NOT agree to sell the life interest. No estimated costs of selling the remainder interest are deducted:

Assessed value of property <u>X</u> Remainder interest factor based on life interest owner's age (from table in M1140.120) Remainder interest value <u>- Lien balance (or portion) if applicant is subject to the lien</u> Countable value of remainder interest in property

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 4		5

Example #C1 - Real Property Owned by One Owner (Remainderman) and One Life Interest Owner:

Example #C1, Step 1:

Total property assessed value = \$81,500 Balance due on property's mortgage; applicant is NOT subject to the lien = \$72,000

Example #C1, Step 2:

The life interest owner's age is 60 years old.

\$81,500.00 Assessed value
 <u>X</u> .25509 Factor from table for life interest owner 60 years old
 \$20,789.84 Remainder interest value
 <u>0</u> Lien balance (applicant is not subject to the lien)
 \$20,789.84 Equity value of remainder interest

\$20,789.84 countable value of real property

D. Procedure D: Joint Ownership - Undivided Estate or Unprobated Estate

This is non-home real property that is owned jointly (undivided estate).

- Step 1 Determine the total property assessed value and the balance due on all liens against the property to which the applicant is subject. If there is more than one owner subject to the lien, determine the number of owners subject to the lien.
- Step 2 When a partition suit is necessary to liquidate the property: Determine the shared partition costs for liquidating the property. Use the average cost of partitioning in the locality where the property is located, based on the assessed (not equity) value of the TOTAL property.

If a partition suit is NOT necessary to liquidate the property (all the owners agree to sell it), do not subtract any partition costs or attorneys' fees; insert zeros in the formula in place of partition costs and attorneys fees.

- Step 3 Assessed value of property
 - <u>Shared partition costs</u> Assessed value less shared partition costs
- Step 4 Assessed value less shared partition costs
 - ÷ Applicant's ownership share of property
 - Applicant's share
 - Balance due on the lien(s) (or portion) when applicant is subject to the lien
 - <u>Applicant's attorney fees</u> Applicant's equity value
- Step 5 When the property produces income to the applicant, determine if the \$6,000 disregard can be subtracted from the Applicant's Equity Value (S1130.502 and S1130.503):

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 4		6

Ask: Does property produce goods/services essential to the individual's daily activities?

If yes, subtract the \$6,000 from the Applicant's Equity Value, regardless of how much income the property produces to the applicant – no rate of return is calculated.

If no, does the property produce net annual income (after all expenses are subtracted from the gross annual income produced by the property) that equals or exceeds 6% of the property's **excluded equity** value (the excluded equity value cannot exceed \$6,000)? If yes, subtract the \$6,000 disregard from the Applicant's Equity Value. If no, do not subtract the \$6,000 disregard.

Example #D1 (undivided joint ownership, producing income):

Example #D1 - An applicant owns a 1/3 interest in non-home, non-business real property. There is a lien on this property; the applicant and another owner are subject to the lien that has a balance due of \$10,000. The assessed value of the property is \$100,000. A co-owner does not agree to sell, so a partition suit is required to sell the property. The estimated shared cost of partitioning is \$2,000 and the applicant's attorney's fees will be \$1,000. The property produces \$200 per year gross income to the applicant; there are no expenses to produce the income.

Example #D1, Step 1:

Assessed value of total property = \$100,000 Balance due on entire property's mortgage = \$10,000 Applicant's one-half share of lien balance = \$5,000

Example #D1, Step 2:

Shared partition costs = \$2,000Applicant's attorney's fees = \$1,000

Example #D1, Step 3:

\$100,000 Total property assessed value
<u>2,000 Shared partition costs</u>
98,000 Assessed value less shared partition costs

Example #D1, Step 4:

\$98,000 Assessed value less shared partition costs

÷ 3 Applicant's ownership share of property owners

\$32,666.67 Applicant's share

- 5,000.00 Applicant's share of balance due on the lien

- 1,000.00 Applicant's attorney fees

\$26,666.67 Applicant's equity value

Example #D1, Step 5:

Does property produce goods/services essential to the individual's daily activities? No

Manual Title	Chapter	Page Revision	n Date
Virginia Medical Assistance Eligibility	M11	October	· 2011
Subchapter Subject	Page ending with		Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, Appendix 4		7

Does the property produce net annual income (after all expenses are subtracted from the gross annual income produced by the property) to the applicant that equals or exceeds 6% of the excluded equity value (\$6,000)? If yes, subtract the \$6,000 disregard from the Applicant's Equity Value. If no, do not subtract the \$6,000 disregard.

Calculate rate of return:

\$6,000 Excluded equity value of property X .06 6% \$ 360 6% Rate of Return

Since the annual net income received from the property is \$200, which is **less than** the required rate of return of \$360, the \$6,000 disregard **is not** subtracted when determining the countable value of the property:

\$26,666.67 Applicant's equity value
<u>0</u> Disregard
\$26,666.67 Countable value of real property

E. Procedure E: Joint Owners (Remaindermen), One Life Interest Owner, produces income

This is non-home real property that is owned jointly (undivided estate), has one life interest owner, and the property produces income to the applicant who is one of the owners (remaindermen). No \$6,000 disregard is applicable to remainder interests in real property. No estimated partition costs & attorney's fees are deducted because the property is subject to a life estate interest.

- Step 1 Determine the total property assessed value and the balance due on all liens against the property to which the applicant is subject. When there is more than one owner subject to the lien, determine the number of owners subject to the lien to determine the Medicaid applicant's share of the lien balance. No estimated partition costs & attorney's fees are deducted.
- **Step 2** Determine value of the remainder interest in the property (M1140.120) regardless of whether the life interest owner agrees to sell the life interest, using the age of the life interest owner:

Assessed value of property <u>X Remainder interest factor based on life interest owner's age (from table in M1140.120)</u> Remainder interest value

- Step 3: Remainder interest value
 - ÷<u>Applicant's ownership share of remaindermen (joint owners of property)</u> Applicant's share of remainder interest
 - <u>Lien balance (or portion) when applicant is subject to lien</u> Countable value of property

Example #E1 - Joint Owners (Remaindermen),1 Life Interest Owner, produces income:

An applicant owns $\frac{1}{2}$ remainder interest in non-home, non-business real property; there is one life interest owner, aged 80 years. There is a lien on this property; the applicant is the only owner who is subject to the lien. The balance due on the lien is \$10,000. The assessed value of the property is \$81,500. The life interest owner agrees to sell, but the other remainder owner does not agree to sell. No estimated costs of partitioning or selling the property are deducted. No \$6,000 disregard for income-producing property is allowed on a remainder interest.

Manual Title	Chapter	Page Revision	Date
Virginia Medical Assistance Eligibility	M11	October	2011
Subchapter Subject	Page ending w	ith	Page
M1130.000 ABD RESOURCE EXCLUSIONS	M1130, A	ppendix 4	8

Example #E1, Step 1:

Total property assessed value = \$81,500 Balance due on property's mortgage (applicant is only owner subject to lien) = \$10,000

Example #E1, Step 2:

The life interest owner's age is 80 years old.

\$81,500.00 Total property assessed value

X .56341 Factor from table for life interest owner's Age (80 years old)

\$45,917.92 Value of remainder interest

Example #E1, Step 3:

\$45,917.92 Value of remainder interest

 \div 1/2 Applicant's ownership share of remainder interest (joint owners of property)

\$22,958.96 Applicant's share of remainder interest

- 10,000.00 Lien balance (applicant is the only owner subject to lien)

\$12,958.96 Countable value of property

\$12,958.96 countable value of property

CHAPTER M11 R<u>ESOURCES</u> SUBCHAPTER 40 TYPES OF COUNTABLE RESOURCES

M1140 Changes

Updated With	Effective Date	Pages Changed
TN #DMAS-23	4/1/22	Table of Contents, page i
		Page 16
		Table of Contents, page ii was
		added as a runover page.
		Pages 16a-16e were added.
		Page 16e is a runover page.
TN #DMAS-21	10/1/21	Page 26
		Page 26a is a runover page.
TN #DMAS-20	7/1/21	Pages 18, 26a
		Page 19 is a runover page.
TN #DMAS-11	1/1/19	Page 17
TN #DMAS-7	1/1/18	Page 30
TN #DMAS-5	7/1/17	Page 7
UP #9	4/1/13	pages 2, 17
TN #97	9/1/12	Table of Contents, page i
		Table of Contents page ii was
		removed.
		pages 2, 16-19, 26, 26a
TN #96	10/1/11	pages 12-12a, 24
TN #93	1/1/10	pages 13-15
		pages 24, 25
TN #91	5/15/09	pages 11-12a

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	April 2022
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	TOC	i

TABLE OF CONTENTS

Section

M1140.000 TYPES OF COUNTABLE RESOURCES

Page

GENERAL RULES ON COUNTABLE RESOURCES

Purpose of Subchapter		
General Verification Requirements - Initial Application	M1140.010	
General Verification Requirements – Post eligibility	M1140.020	
Ownership		
Determining Equity Value		
Resources with Zero Value		

REAL PROPERTY

Non-home Real Property	
Other Property Rights	
Life Estate and Remainder Interest Tables	

FINANCIAL INSTITUTION ACCOUNTS

Qualified Tuition Programs (QTPs)	<i>S1140.150</i>	
Checking, Savings and Debit Card Accounts General		
Joint Checking and Savings Accounts		
Time Deposits		
Conservatorship Accounts		

OTHER COMMON INVESTMENT VEHICLES

Stocks	. 44
Mutual Fund Shares	. 23
U.S. Savings Bonds	
Municipal, Corporate and Government Bonds	
Annuities	

CONTRACTS

Promissory Notes, Loans, and Property Agreements	S1140.300	
Continuing-Care Retirement Community Entrance Fees		
Life Insurance	M1140.310	

TRUSTS

Trusts Established By A Will	M1140.400	
Trusts Which Were Not Created by a Will		
Medicaid Qualifying Trusts (Created Prior to August 11, 1993)		
Trusts Created After July 1, 1993 and Before		
August 11, 1993 With Corpus In Excess of \$25,000	M1140.403	
Trusts Established on or After August 11, 1993		
Workers' Compensation Medicare Set-Aside Arrangement Accounts.		

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	April 2022
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	TOC	ii

RESOURCE GUIDE

Manual Title	Chapter	Page Re	vision Date
Virginia Medical Assistance Eligibility	M11	Jul	y 1994
Subchapter Subject	Page ending with		Page
M1140.000 TYPES OF COUNTABLE RESOURCES	M1140.01	0	1

TYPES OF COUNTABLE RESOURCES

S1140.001 PURPOSE OF SUBCHAPTER

Introduction

This subchapter contains instructions for the development of resources whose value ordinarily will count toward the resource limit. Use these instructions only after you have made certain that the property at issue:

- is a resource, based on instructions in the S1110 and S1120 subchapters; and
- is not an excluded resource, based on instructions in the S1130 subchapter.

M1140.010 GENERAL VERIFICATION REQUIREMENTS -- INITIAL APPLICATIONS

A. Development and Documentation--Any Resources

1. General Rule: Verify	Except as indicated in 2. and B. below, always verify the value of resources for any month for which you must determine eligibility. If an applicant appeals a denial related to a particular resource, the evidence in the file must clearly establish the value of that resource. It must do so even if the issue under appeal is not the value itself (e.g., when the issue under appeal is ownership). This requirement ensures that at each level in the appeals process, the file contains complete documentation of the resource in question.
2. Exceptions to the General Rule	 You do not have to verify the value of resources for a given month if: the resource is totally excluded, regardless of its value; or the individual is ineligible for that month for a nonfinancial reason.
3. Values That Apply to Resources	 See S1140.042 and M1110.400 for detailed instructions on "current market value (CMV) and "equity value" (EV). Develop the EV of a resource whenever: the CMV of all countable resources exceeds the applicable limit; and the individual alleges a debt against the resource. You do not have to develop the EV for a resource if the CMV of all countable resources does not exceed the applicable limit. See S1110.510 for developing the value of a resource when there is a shared ownership.

Manual Title	Medical Assistance Eligibility	Chapter M11	Page Revision Da April 2013
ubchapter Subject	Medical Assistance Englointy	Page ending with	Page
	YPES OF COUNTABLE RESOURCES	M1140.0	
B. Development and Documentation- Exceptions for Liquid Resources Only			
1. Cash on Hand	Accept an allegation of cash on hand, see or count cash.	regardless of amoun	t. Never ask to
2. Government- Issued Debit Cards	Government-administered benefits ma sponsored debit cards, such as the Dire for Social Security, Supplemental Sec and other government benefits. If the by deposits from a government progra account, minus any income deposited considered cash on hand and is counta subchapter S1130 for information abo resources.	ect Express Debit M urity Income, Railro debit card account i m, the money in the to the account for th ble unless otherwise	lasterCard used bad Retirement s funded solely debit card he month, is e excluded. See
	Debit cards that are <i>not government-sp</i> paid Visa or MasterCard) are consider <i>individual's government benefits are a</i> See S1140.200.	ed bank accounts ev	ven if the
C. Development and Documentation	U.S. Government Securities and Ob	ligations	
Photocopying Restrictions	It is legal to photocopy checks issued Savings Bonds, Treasury notes, and ot U.S. Government only if the photocop	her securities and ol	
	 in black and white; and of a size less than three-fourths or linear dimension, of each part of the size of t		one-half, in
	Photocopying Not Legal		
	If equipment limitations or restrictions	imposed by State o	r Federal law do

not permit legal photocopying of a document, make a certification from the original document involved. If the document appears to have been altered in some way, certify it "as is" with a notation as to the apparent alteration.

Manual Title		Chapter	Page Re	vision Date
Virginia Medical Assis	tance Eligibility	M11	Aug	ust 1994
Subchapter Subject		Page ending with		Page
M1140.000 TYPES OF COU	NTABLE RESOURCES	S1140.020)	3

S1140.020 GENERAL VERIFICATION REQUIREMENTS --POSTELIGIBILITY

А.	Development and Documentation Any Resources	changes. Different type months to be evaluated	es of Medicaid cov , i.e., QMB and SL g medically needy	ired for redetermination and erage may require additional MB reevaluation may require evaluation. The following
	1. Value During Past Months		verify the value of od, the individual is	f resources for a period of review, if s ineligible because of a
		b. Eligibility for One Verify the value of the individual is no	resources for any	month being reviewed for which
	2. Value in Current Month	As at initial application for which you must det		value of resources for any month
		You do not have to ver ineligible for a nonfina		e of resources if the individual is
	3. Developing Value When An Appeal is Filed	See S1140.010A.1. if a coverage due to the val		ls a termination of Medicaid source.
B.	Development and DocumentationNon- Liquid Resources			
	1. General Rule- Apply Current Value	Use the current value o any months evaluated o	-	rce in determining resources for tion or change unless:
		• evidence indicates	that it would be ina	g that resource say not to; or appropriate to do so, as may be the appreciates in value.
	2. Exception Chart	If the resource is	then see	regarding
	- r · · · · · · · · · ·	real property	S1140.100 D.2	use of the tax-assessed value.
		foreign property	S1140.100 G.3	the retroactive application of
				current foreign exchange rates
		an automobile	M1130.200 C.4	use of the current N.A.D.A Guide.

Manual Title Virginia Med	cal Assistance Eligibility	Chapter M11	Page Revision Date August 1994
Subchapter Subject	OF COUNTABLE RESOURCES	Page ending with S1140.03	Page
C. Development and Documentation- Liquid Resources			
1. General Rule Verify	Verify the value of liquid resources f unless 2 below applies.	or each month cover	red by an applicat
2. ExceptionCash	As in initial, accept the individual's a	llegation.	
D. Related Policy			
1. Photo-copying Restrictions	See M1140.010 D. for photocopying law.	restrictions imposed	d by Federal or Sta
2. Current Market	See M1110.400 for detailed instructi	ons on CMV and EV	ν.
Value/Equity Value	See M1140.010 A.3. for what values to apply to resources.		

- **3. Shared Ownership** See S1110.510 for developing the value of a resource when there is shared ownership.
- **4. Determining** See S1140.042. Equity Value

S1140.030 OWNERSHIP

A. Operating Policy--Liquid Resources

 Assumption
 For presumably liquid resources (S1110.305), assume that the person whose name is shown as owner owns the entire resource. If more than one owner is shown, assume that each has equal ownership interest.
 Exceptions: Checking/ Savings Accounts and Time Deposits

 B. Operating Policy-Nonliquid Resources

 For presumably nonliquid resources (S1110.310), assume, absent some indication to the contrary, that an individual's allegation of sole ownership is

correct.

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	April 2001
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.044	4 5

S1140.042 DETERMINING EQUITY VALUE

А.	Operating Policy	Develop the equity value of a resource (liquid or nonliquid) when an individual alleges a debt against it and the difference between equity and CMV could mean the difference between eligibility and ineligibility.
B.	Development and Documentation	
	1. Statement	If an individual alleges a debt against the resource in question, obtain his or her signed description of the debt.
	2. Verification	a. Verify, at a minimum:
		 the outstanding principal balance of any month for which a determination must be made; and Obtain a copy of the agreement or note that establishes the debt. If this does not provide all the information needed, you may use other records of the individual, the creditor, or both.
	3. Determining the Countable Value of Real Property	<i>The procedures for determining the countable value of real property are found in Appendix 1 to subchapter S1130.</i>
C.	Example-Equity Value Permits Eligibility for Limited Time	The Rounds, an aged couple, file for Medicaid in January 1994. Their countable liquid resources total \$1,500. They also own nonhome real property with a CMV of \$2,000, which would cause their total resources to exceed the \$3,00 limit.
		However, there is a mortgage on the land with an outstanding principal balance of \$800. Thus, the property's equity value (\$1,200) currently permits eligibility.
		Payments on the mortgage reduce the outstanding principal balance by \$80 a month. At that rate, the property's equity value will reach \$1,520 in May 1994, and resources will exceed the limit.
S1	140.044 RESOURCE	S WITH ZERO VALUE
A.	1	Property that meets the definition of a resource (S1110.100 B.1.) is a resource even if it has no value to count; i.e., has a CMV of zero (S1110.100 B.2.).
B.	1	An unsuccessful attempt to sell property at its estimated CMV may suggest that the property has a lesser CMV than estimated, but does not necessarily mean that the property has no CMV at all.

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	July 2006
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.10	0 6

C. Related Policies

1. Reasonable Efforts to Sell For the effect of reasonable but unsuccessful efforts to sell real property see M1130.140.

2. Conversion of a Resource Should property that has been determined to have no CMV be sold, the proceeds of the sale represent the conversion of a resource, not income (S1110.600 B.4.).

REAL PROPERTY

S1140.100 NON-HOME REAL PROPERTY

A.	Definition	Non-home real property consists of land and buildings or immovable objects (including some mobile homes) that are attached permanently to the land and that do not meet the definition of a home (M1130.100).
B.	Operating Policy Assumptions	
	1. Sole Ownership	Absent evidence to the contrary, accept an individual's allegation of sole ownership of property.
	2. Marketability	Absent evidence to the contrary, assume that an individual can sell the property at its estimated CMV.
C.	Development and Documentation Shared Ownership	Document an allegation of shared ownership with any of the following evidence:
	Ĩ	• a tax assessment notice or bill;
		• a current mortgage statement;
		• a deed;
		• a report of title search;
		• wills, court records, or other documentation of inheritance.

If the individual alleges owning other than an equal share of the property (e.g., alleges having a 25 percent ownership interest where there are only two owners), the evidence must support that allegation, as well.

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	July 2017
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.100) 7

D. Development and Documentation Current Market Value

1. Tax Assessment Notice

2. Certified Real

Property Assessment

a. When to Use

Obtain a copy of the most recently issued tax assessment notice for the property . Base the CMV on this assessment.

b. How to Use

To determine CMV based on a tax assessment notice, divide the assessed value by the assessment ratio. For example, an assessed value of \$2,000 divided by an assessment ratio of 50 percent equals a CMV of \$4,000.

a. When to Use

Effective 10/4/16, the certified value of real property as determined by an appraiser licensed in the state in which the real property is located, is accepted as the property's CMV.

b. How to Use

The use of an appraisal is applicable only to non-commercial real property. A certified appraisal documenting the value of the property must contain the name and license number of the individual conducting the appraisal. A copy of the appraisal must be scanned into the VaCMS case record or placed in the paper case record. See M0110.400.

a. When to Use

If an individual owns property which does not have a tax assessment, in order to establish CMV, have the individual obtain an estimate of the property's CMV from a knowledgeable source.

b. What The Estimate Must Show

The estimate must show, in addition to the estimate itself:

- the name of the person providing the estimate;
- the name, address and telephone number of the business or agency for whom the person providing the estimate works;
- the basis for the estimate, to include such things as a description of the property and its condition and, where appropriate, the value of similar property in the same area; and
- the period to which the estimate applies (which should correspond to the period for which it is being request).

3. Knowledge-able Source Estimate

Manual Title		Chapter	Page Revision Date
Vi	rginia Medical Assistance Eligibility	M11	July 1995
Subchapter Subject		Page ending with	Page
M1140.000	TYPES OF COUNTABLE RESOURCES	S1140.10	0 8

- c. Knowledgeable SourcesKnowledgeable sources include but are not limited to:
 - real estate brokers;
 - the local office of the Farmer's Home Administration (for rural land);
 - banks, savings and loan associations, mortgage companies, and similar lending institutions;
 - an official of the local property tax jurisdiction (be sure to obtain the individual's estimate rather than the office's assessment); and
 - the County Agricultural Extension Service.

d. Assisting The Individual

If the individual is incapable of obtaining an estimate, lend assistance. If you obtain an estimate by phone, be sure to record all pertinent facts in file.

If you cannot obtain an estimate by phone, you can contact a knowledgeable source for an estimate by mail.

e. Obtaining More Than One Estimate

If you doubt the validity of an estimate furnished by the individual, obtain an estimate from an additional knowledgeable source.

Manual Title		Chapter	Page Revision Date
Vir	ginia Medical Assistance Eligibility	M11	April 2001
Subchapter Subject		Page ending with	Page
M1140.000	TYPES OF COUNTABLE RESOURCES	S1140.100	0 9

- E. Development and Documentation Equity Value
 - 1. When to See S1140.042. Develop
 - 2. Evidence a. The allegation of an encumbrance (any legal debt, such as a mortgage, lien, loan, purchase contract, security interest, etc.) must be supported with evidence of:
 - the original amount owed;
 - the outstanding principal balance; and
 - the schedule and amount of payments due on the principal balance.
 - b. Have the individual submit a copy of the **note or agreement** establishing the encumbrance.
 - c. Verify with the creditor (by phone, if possible) any required information that the note or agreement does not show (normally, this will be the outstanding principal balance).
 - Special If, because of scheduled payments on the debt, the equity value of the property may cause the individual's resources to exceed the resource limit before the next scheduled redetermination, establish a special review.
 - 4. Exempt and If there is an encumbrance on the property only the prorated share of the encumbrance on the countable assessed value will be used to determine the countable equity value.
 - **Encumbrance** Example: An applicant owns a home, lot and four acres of contiguous property. The contiguous property is assessed at \$15,000, but the equity is only \$3,000. \$5,000 of the assessed value of \$15,000, would be exempt as home property. The portion of the equity value of \$3,000 relating to the countable \$10,000 portion of the land would then be included as a countable resource.

The portion of the equity value, \$10,000 divided by \$15,000 is .666. Therefore, .666 of \$3,000 equity or \$1,998 is countable.

- 5. Determine the
Countable
ValueThe procedures and an example for determining the countable value of real
property with an encumbrance are found in Appendix 1 to subchapter
S1130.
- F. Development and Documentation Foreign Property
 - 1. General

Foreign property is subject to the same rules as domestic property.

	nia Medical Assistance Eligibility	Chapter M11	Page Revision Da July 1995
chapter Subject M1140.000	TYPES OF COUNTABLE RESOURCES	Page ending with S1140.10	0 Page 10
2. Obtaining Evidence of Legal Bars	 a. General Evidence of a legal bar to the sale proceeds of a sale from the countr unnecessary. If the individual alle phone before going through the de the information you obtain. 	y, makes CMV deve eges such a bar, try to evelopment in 3. belo	lopment verify it by
	b. Acceptable Source of Information Acceptable sources of information of the country, or our own Depart General Information Desk at State regional office if you need help.	n are a consulate, mis ment of State. The m	umber of the
3. Obtaining Evidence General	If an individual does not have the doct determination of ownership and CMV able to write for them, directly or with organization.	or equity value, he o	r she may be
	 a detailed description of the probackground information the instruction background information needed restrictions on removing the preter, and the source(s) of the necessary extent known. 	ndividual can provide ed, e.g., CMV, the de roceeds of a sale fror	e; tails of any n the country,
4. CMV Estima in Foreign Currency	te If the CMV estimate is in foreign curr current exchange rate. Apply the curre prospectively unless the individual pro- rate.	ent rate retroactively	and
5. Effect of Partial Restrictions	a. If a legal restriction limits the amon the country, that limit is the maxim resource.		
	b. If a legal restriction affects when removed from the country (e.g., or income when they can be removed	nce a year), such pro	ceeds are
	c. If the individual has already sold p the proceeds before the next schee		
	 document the appropriate amore expected month of receipt; an if, in your judgement, the amore ligibility based on resources special review for the month a determination. 	d ount to be received is for the month after re	likely to affect eceipt, set a

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	May 2009
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESO	URCES M1140.11	0 11

M1140.110 OTHER PROPERTY RIGHTS

A. Introduction

1.	Mineral Rights	Mineral rights represent ownership interest in natural resources such as coal, oil, or natural gas, which normally are extracted from the ground.
2.	Timber Rights	Timber rights permit one party to cut and remove free standing trees from the property of another property.
3.	Easements	An easement gives one party the right to use the land of another party for a special purpose.
4.	Leaseholds	A leasehold gives one party control over certain property of another party for a specified period. In some States, a "lease for life" can create a life estate under common law. See M1140.110A.6 for life estates.
5.	Water Rights	Water rights usually confer upon the owner for riverfront or storefront property the right to access and use the adjacent water.
6.	Life Estates	a. General
		A life estate conveys to the individual to whom it is given certain property rights for the duration of his or her life, or someone else's life. In some cases, it may be conditional: e.g., for life or until remarriage.
		The owner of a life estate can sell the life estate but does not have title to the property and thus normally cannot sell it or pass it on as an inheritance.
		b. Life Estate Created Prior to August 28, 2008
		The value of a life estate created prior to August 28, 2008 is not counted as a resource. Exception: The value of a life estate owned by a QDWI enrollee is countable, regardless of the date on which it was created.
		c. Life Estate Created On or After August 28, 2008 but Before February 24, 2009
		The value of a life estate created on or after August 28, 2008 <i>but before February 24, 2009</i> is a countable resource to the owner of the life estate unless the life estate is excluded under one of the real property exclusions contained in Chapter S11. Exception: The value of a life estate owned by a QDWI enrollee is countable, regardless of the date on which it was created.
		The value of a life estate in real property on which the individual resides and considers to be his home is excluded. If the individual leaves the property but retains a life estate, and the property is not occupied by a spouse or dependent child, the value of the life estate becomes a countable resource unless it is excluded under one of the real property exclusions contained in Chapter S11.

Manual Title		Chapter	Page Re	evision Date
Virginia Medical	Assistance Eligibility	M11	Octo	ber 2011
Subchapter Subject		Page ending with		Page
M1140.000 TYPES OF	COUNTABLE RESOURCES	M1140.11	0	12

d. Life Estate Created on or after February 24, 2009

The value of a life estate created on or after February 24, 2009 is not counted as a resource. Exception: The value of a life estate owned by a QDWI enrollee is countable, regardless of the date on which it was created.

 7. Remainder Interests
 When the owner of property gives it to one party in the form of a life estate, and designates a second party to inherit it upon the death of the life estate holder, the second party has a remainder interest in the property.

B. Development and Documentation

1. General Treat the items in A. above as real property and develop ownership and value per S1140.100. See 4. below for additional instructions regarding life estates and remainder interests.

2. Mineral Rights a. Ownership of Land and Mineral Rights

If the individual owns the land to which the mineral rights pertain, the CMV of the land can be assumed to include the value of the mineral rights. Additional development is unnecessary.

b. Ownership of Mineral Rights Only

If the individual does not own the land to which the mineral rights pertain, obtain a CMV estimate from a knowledgeable source. Such sources include, in addition to those listed in S1140.100 D.2.c.:

- the Bureau of Land Management;
- the U.S. Geological Survey;
- any mining company that holds leases.
- **3.** Lease for Life Refer any "lease for life" agreement and related information to the regional coordinator for a determination of whether it creates a life estate under State law.

4. Value of Life a. General Estate

The value of a life estate created on or after August 28, 2008 but before February 24, 2009 is a countable resource to the owner of the life estate unless the life estate is excluded under one of the real property exclusions contained in Chapter S11.

b. Calculate Value of Life Estate

To determine the countable value of a life estate, use the table in S1140.120, *Life Estate and Remainder Interest Tables*. Multiply the CMV of the property by the "life estate" decimal that corresponds to the *applicant's or enrollee's* age. Record the result *in the case record*.

Manual Title		Chapter	Page Revision Date
Vir	ginia Medical Assistance Eligibility	M11	October 2011
Subchapter Subject		Page ending with	Page
M1140.000	TYPES OF COUNTABLE RESOURCES	M1140.11	0 12a

If there is more than one life estate owner, divide the *CMV* of the real property by the number of people *owning* a life estate interest. Multiply the prorated *CMV* of the property by the life estate decimal that corresponds to the *applicant's or enrollee's* age. Record the result *in the case record*.

c. Life Estate Interest Owned by Another Person Affects Property Value

Any countable equity value of real property is affected if it is:

- subject to someone else having life estate interest, or
- the applicant/recipient transfers real property *and retains* a life estate interest, thus affecting the *real property* value *used to calculate the uncompensated value of the* asset transfer.

See S1140.120, Life Estate and Remainder Interest Tables to determine *the value* of *the life estate interest*.

- 5. Value of a. General
 - Remainder Interest

A "remainder" interest in real property is the term used when an individual has an ownership interest in the real property, but usually does not have the right to possess and use the property until termination of the life estate interest. The individual who owns a remainder interest in real property is called the "remainderman." An individual's ownership of a remainder interest in real property must be evaluated to determine the real property's countable value.

b. Calculate Value of Remainder Interest – One Remainderman

To determine the countable value of a remainder interest when only one individual owns the remainder interest, use the table in S1140.120, Life Estate and Remainder Interest Tables. Multiply the CMV of the real property by the "Remainder" decimal that corresponds to the **life estate owner's age**. The result is the value of the remainder interest. Record the result in the case record.

c. Calculate Value of Remainder Interest – Two or More Remaindermen

To determine the countable value of a remainder interest when more than one individual owns a remainder interest in the property, divide the CMV of the real property by the number of remainder interests owned. Multiply the prorated CMV of the property by the "**Remainder**" decimal that corresponds to the **life estate owner's age**. If a remainderman is subject to a lien against the property, subtract the remaining balance or portion of the balance from the CMV value. The result is the countable value of the remainder interest. Record the countable value calculation and result in the case record.

6. Examples in S1130 Appendix 1 and Appendix 4 See Appendix 1 and Appendix 4 to subchapter S1130 for instructions for, and examples of, determining the countable value of life estate and remainder interests in real property.

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	January 2010
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.120) 13

S1140.120 LIFE ESTATE AND REMAINDER INTEREST TABLES

AGE	LIFE ESTATE	REMAINDER
٥	07100	02012
0	.97188	.02812
1	.98988	.01012
2	.99017	.00983
3	.99008	.00992
4	.98981	.01019
5	.98938	.01062
6	.98884	.01116
7	.98822	.01178
8	.98748	.01252
9	.98663	.01337
10	.98565	.01435
11	.98453	.01547
12	.98329	.01671
12	.98198	.01802
13	.98066	.01934
14	.97937	.02063
13	.97937	.02003
16	.97815	.02185
17	.97700	.02300
18	.97590	.02410
19	.97480	.02520
20	.97365	.02635
21	.97245	.02755
22	.97120	.02880
23	.96986	.03014
24	.96841	.03159
25	.96678	.03322
26	.96495	.03505
20 27	.96290	.03710
28	.96062	.03938
29	.95813	.04187
30	.95543	.04457
31	.95254	.04746
32	.94942	.05058
33	.94608	.05392
34	.94250	.05750
35	.93868	.06132
55		.00152

EXHIBIT--TABLE -UNISEX LIFE ESTATE OR REMAINDER TABLE

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	January 2010
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.120	14

AGE	LIFE ESTATE	REMAINDER
36	.93460	.06540
37	.93026	.06974
38	.92567	.07433
39	.92083	.07917
40	.91571	.08429
41	01020	00070
41	.91030	.08970
42	.90457	.09543
43	.89855	.10145
44	.89221	.10779
45	.88558	.11442
46	.87863	.12137
47	.87137	.12863
48	.86374	.13626
49	.85578	.14422
50	.84743	.15257
50		.15257
51	.83674	.16126
52	.82969	.17031
53	.82028	.17972
54	.81054	.18946
55	.80046	.19954
56	.79006	.20994
57	.77931	.22069
58	.76822	.23178
59	.75675	.24325
60	.74491	.25509
61	.73267	.26733
62	.72002	.27998
63	.70696	.29304
64	.69352	.30648
65	.67970	.32030
66	66551	22440
66	.66551	.33449
67	.65098	.34902
68	.63610	.36390
69 70	.62086	.37914
70	.60522	.39478

EXHIBIT--TABLE -UNISEX LIFE ESTATE OR REMAINDER TABLE

Manual Title		Chapter	Page Revision Date
Vii	ginia Medical Assistance Eligibility	M11	January 2010
Subchapter Subject		Page ending with	Page
M1140.000	TYPES OF COUNTABLE RESOURCES	S1140.12) 15

LIFE ESTATE REMAINDER AGE 71 .58914 .41086 72 .57261 .42739 .44429 73 .55571 74 .46138 .53862 75 .52149 .47851 76 .50441 .49559 77 .48742 .51258 78 .47049 .52951 79 .45357 .54643 80 .56341 .43659 .58033 .41967 81 82 .40295 .59705 83 .61358 .38642 .36998 .63002 84 85 .35359 .64641 86 .66236 .33764 87 .32262 .67738 88 .30859 .69141 89 .70474 .29526 90 .28221 .71779 91 .26955 .73045 92 .25771 .74229 93 .75308 .24692 94 .23728 .76272 95 .22887 .77113 96 .22181 .77819 97 .78450 .21550 98 .21000 .79000 99 .20486 .79514 100 .19975 .80025 101 .19532 .80468 102 .19054 .80946 103 .18437 .81563 .17856 104 .82144 .16962 .83038 105 106 .15488 .84512 .13409 .86591 107 108 .89932 .10068 109 .04545 .95455

EXHIBIT--TABLE -UNISEX LIFE ESTATE OR REMAINDER TABLE

Manual Title	Chapter	Page Rev	ision Date
Virginia Medical Assistance Eligibility	M11	Apri	il 2022
Subchapter Subject	Page ending with		Page
M1140.000 TYPES OF COUNTABLE RESOURCES	M1140.15	0	16

FINANCIAL INSTITUTION ACCOUNTS

M1140.150 QUALIFIED TUITION PROGRAMS (QTPS)

A. Operating Policies

Qualified Tuition Programs (QTPs), also referred to as Section 529 Plans, allow individuals to prepay or contribute to an account established for paying a designated beneficiary's education expenses at an eligible educational institution. QTPs can be established and maintained by states, agencies, instrumentalities of states, and eligible educational institutions. Individuals may contribute to a QTP regardless of the amount of their income.

There are two types of QTPs (529 Plans): savings plans and pre-paid plans.

Savings plans:

- are accounts that provide investment options such as mutual funds or money market funds (similar to a retirement account (e.g. 401K)).
- are not guaranteed by the State and the value is subject to fluctuations in financial markets (e.g. the stock market).
- can be established for a beneficiary of any age.

Prepaid plans

- allow individuals to purchase units or credits at participating colleges and universities for tuition.
- allow individuals to lock-in future tuition rates at current prices.
- States may guarantee investments in plans that they sponsor.
- Most plans must be established for a beneficiary by a certain age or grade.

B. Definitions

1.	Account Owner	An account owner, also referred to as a donor, is the individual who has ownership of the account and directs use of the funds. Most plans allow the account owner to reclaim the funds deposited into a QTP at any time.
2.	Designated Beneficiary	A designated beneficiary is the individual (i.e. a student or future student) who is to receive the benefit of the funds in the account. The designated beneficiary can be changed to a member of the beneficiary's family.

Manual Title Virginia I		ia Medical Assistance Eligibility	Chapter M11	Page Revision Date April 2022
	er Subject	TYPES OF COUNTABLE RESOURCES	Page ending with M1140.15	Page
3.	Beneficiary's Family	The beneficiary's family includes the benef other relatives of the beneficiary:	îciary 's spouse ai	nd the following
		 son, daughter, stepchild, foster chi of any of them; brother, sister, stepbrother, or step father, mother, or ancestor of either stepfather or stepmother; son or daughter of a brother or sist brother or sister of father or mother son-in-law, daughter-in-law, father in-law, or sister-in-law the spouse of any individual listed first cousin. 	osister; pr; ter; er; r-in-law, mother-t	
4.	Eligible Educational Institutions	Eligible educational institutions include an vocational school eligible to participate in administered by the U.S. Department of Ea accredited public, non-profit, and propriet making) institutions. It also includes certai outside the U.S.	a student aid pro lucation. This incl ary (i.e. privately in educational ins	gram ludes virtually all owned profit titutions located
		Effective January 1, 2018, eligible education elementary or secondary public, private, or distributions are limited to \$10,000 toward	r religious school	ls, but
5.	Withdrawals of Distributions	Withdrawals or distributions are the issuar Distributions are payable to an eligible ed account owner, the designated beneficiary directed by the account owner. The account distributions are made from the account an	ucational instituti or the estate of th at owner determin	ion, the QTP e beneficiary, as es when
6.	Gift	Distributions from a QTP meet the definition	on of a gift provid	led:
		 they are not repayment for goods or se beneficiary; they are not given because of a legal of they are given irrevocably (i.e. the don additional information on gifts, see S00 	bligation on the d or relinquishes al	onor's part; and
7.	Rollover Contribution	A rollover contribution is any amount "rol another QTP for the benefit of the same be beneficiary's family. Effective December 2 transfers from a QTP to the beneficiary's o Achieving a Better Life Experience (ABLE) about ABLE accounts, see M1130.740.	neficiary or a me 2, 2017, rollovers r another family 1	mber of the can also include member's

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	April 2022
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	M1140.15	0 16b

- 8. Educational Educational expenses are tuition, fees, and other necessary educational expenses at any educational institution. Examples of educational expenses include:
 - tuition and fees
 - books
 - laboratory fees
 - student activity fees
 - transportation
 - *stationary supplies*
 - technology fees
 - *impairment-related expenses necessary to attend school or perform schoolwork (e.g. special prosthetic devices necessary to operate school machines or equipment).*

NOTE: Educational expenses do not include the cost of food and shelter.

C. QTP as a Countable Resource Funds in a QTP are a countable resource to the individual who owns the account (e.g. a parent or grandparent). Normally, the owner is the person who established the account. In most instances, the individual who establishes a QTP retains the ability to withdraw any or all of the funds in the account for his or her own benefit.

NOTE: In most cases, the designated beneficiary (i.e. the student or future student) is not the owner of the account and does not have any rights to the funds in the account.

- 1. Value of a QTP The value of the QTP is the current market value minus any applicable penalties, but not minus taxes. In addition, any maintenance fees associated with the account, whether scheduled or collected, do not reduce its value.
- 2. Dividends and Dividends and interest are returns on capital investments such as stocks, bonds, or savings accounts. Exclude dividends and interest earned on QTPs from income.
- 3. Rule for
Withdrawals or
DistributionsWithdrawals or distributions to the account owner are not income but a
conversion of a resource (i.e. the resource in a different form). The
distribution is a countable resource to the account owner.From a QTP

Assume that any distribution the designated beneficiary receives from a QTP is a gift, unless there is evidence to the contrary (e.g. there is an allegation that the distribution must be repaid). Distributions, which meet the definition of a gift and are used for educational expenses of the designated beneficiary, are excluded as income in the month of receipt. If an excluded distribution is retained into the month following the month of receipt, it is an excluded resource of the designated beneficiary for 9 months beginning with the month after the month of receipt. For information on educational gifts, see M0830.520 and S1130.455.

If the designated beneficiary spends any portion of a QTP distribution for a purpose other than his or her educational expenses or no longer intends to

Manual Title		Chapter	Page Revision Date
Vir	ginia Medical Assistance Eligibility	M11	April 2022
Subchapter Subject		Page ending with	Page
M1140.000	TYPES OF COUNTABLE RESOURCES	M1140.15	0 16c

use the funds for his or her educational expenses, the funds are income at the earlier of two points:

- *in the month the funds are spent; or*
- *in the month the individual no longer intends to use the funds for educational expenses.*

If a countable distribution is retained into the month following the month of receipt, it is a countable resource.

EXAMPLE 1—Distributions excluded as income and resources

4. Examples of QTP Distributions

A disabled adult, age 19, is the designated beneficiary of a QTP. On January 10, the disabled adult receives \$3,000 from the QTP. The disabled adult spends \$2,800 for tuition and fees in January. As of February 1, \$200 of the distribution remains. The disabled adult tells the eligibility worker (EW) they will use the rest of the money for future educational expenses.

The EW determines:

- The disabled adult is not the owner of the QTP; therefore, it is not a resource to the individual.
- The distribution meets the definition of a gift for educational purposes and is excluded from income in the month of January.
- The remaining amount of \$200 is excluded from resources for the months of February through October. As of November 1, any portion that remains is a countable resource of the disabled adult.

EXAMPLE 2—Distributions counted as income and resources

A disabled adult, age 21, is the designated beneficiary of a QTP. On August 5, the disabled adult receives \$1,500 from the QTP. During the month of August, the individual spends \$1,350 on books. The individual spends \$75 on groceries in August and saves \$75. The disabled adult tells the EW that they intends to add the rest of the money to their "emergency fund" that they have set aside for non-educational expenses.

The EW determines:

- The disabled adult is not the owner of the QTP; therefore, it is not a resource to the individual.
- That \$1,350 of the distribution meets the definition of a gift for educational purposes and is excluded from income in the month of August.

Manual Title		Chapter	Page Revision D
Vir	ginia Medical Assistance Eligibility	M11	April 2022
Subchapter Subject		Page ending with	Page
M1140.000	TYPES OF COUNTABLE RESOURCES	M1140.20	0 160

- That \$150 of the distribution is countable income to the individual for the month of August because the disabled adult spent \$75 on non-educational expenses and intends to use \$75 for non-educational expenses. As of September 1, any portion of the \$75 that remains is a countable resource of the disabled adult.
- 5. Rollover or Transfer of QTP Funds
 Funds in a QTP may be transferred or "rolled over" to a member of the beneficiary's family. A transfer or "rollover" of QTP funds from a beneficiary to a family member does not necessarily indicate a transfer of account ownership. When there is a valid transfer, the original account owner no longer owns the property.

M1140.200 CHECKING, SAVINGS AND DEBIT CARD ACCOUNTS

A. Operating Policies

- Ownership Assume that the person designated as owner in the account title owns all the funds in the account (see S1140.205 regarding joint accounts).
 Right to Withdraw Funds Absent evidence to the contrary, assume that the person shown as owner in the account title has the legal right to withdraw funds from the account.
- **3. Fiduciaries** A fiduciary's right to withdraw funds is the same as the owner's right to withdraw them.
- **4.** Right to Withdraw -Examples of Evidence to the Contrary
 a. Right to Withdraw Funds Restricted to a Specified Account Holder
 b. An account is titled, "In trust for John Jones and Mary Smith, subject to sole order of John Jones, balance at death of either to belong to survivor." Since John alone has unrestricted access, none of the funds in the account could be considered Mary's resources unless John were her fiduciary or his resources were deemed available to her.

b. Withdrawals Require Authorization of Third Party

An account is title, "George Dahey, restricted Individual Indian Money Account." Mr. Dahey cannot withdraw funds from the account without Bureau of Indian Affairs (BIA) authorization. Therefore, the account is not his resource.

c. "Blocked" Accounts

If State law specifically requires the funds be made available for the care and maintenance of an individual, assume, absent evidence to the contrary, that they are that individual's resource. This is true despite the fact that the individual or his/her agent is required to petition the court to withdraw funds for the individual's care. Refer to regional coordinator any questions regarding State law on "blocked accounts."

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	April 2022
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	M1140.20	0 16e

- **5.** Right to Use for Support and Maintenance
 Absent evidence to the contrary, assume that an individual who owns and has the legal right to withdraw funds from a bank account also has the legal right to use them for his or her own support and maintenance.
- 6. Right to Use -Examples of
 Evidence to the Contrary
 a. Use Restricted by Court Order
 Even with ownership interest and the legal ability to access property, a legal restriction against the property's use for the owner's own support and maintenance means the property is not the owner's resources (S1110.100).

Manual Title Virginia N	Iedical Assistance Eligibility	Chapter M11	Page Revision Date January 2019
Subchapter Subject	PES OF COUNTABLE RESOURCES	Page ending with M1140.20	Page
6. Examples of Evidence to the Contrary	 a. Use Restricted by Court Order Even with ownership interest and the l legal restriction against the property's u maintenance means the property is not EXAMPLE: An account is titled, "An Representative Payee," where Ms. Pry which Mr. Iris lives. A statewide cour using the funds of an institutionalized p provided by the State. Therefore, the f resource while Mr. Iris is in the institu 	use for the owner's of the owner's resource ristotle Iris by Hestu- is an officer of the t order prohibits su- person for support a funds in the account	own support and ces (S1110.100). er Pry, institution in ch officers from and maintenance
	b. Special Purpose Accounts An account is titled, "Thomas Green, I Surgery." While Mr. Green has unrest shows that their use is restricted to the they are not a resource.	ricted access to fun	ids, development
7. Debit Card Accounts	Debit cards that are not government-sponse Visa or MasterCard) are considered bank a government benefits are deposited into the accounts may allow other monies to be dep may be able to access funds in the account	accounts even if the debit account. Som	e individual's ne debit card
	If the debit card is sponsored by a governm Security Administration and the individual the account, the money in the debit card ac to the account for the month, is considered client's statement of the balance in the acc	cannot deposit oth count, minus any ir cash on hand and i	ner money into ncome deposited is verified by the
B. Development and Documentation Initial Applications and Post-eligibility			
1. Informing the	Be sure the individual understands that:		
Individual of Reporting Responsibilities	• he must report any bank account on where regardless of any special purpose for we established or whose money is in it;		
	• DSS may use other statements or form bank account or financial institution to		-
2. Curtailing Development	Do not verify account balances under any o	of the following circ	cumstances:
	a. the individual alleges that his name do there is no evidence to the contrary;	es not appear on an	y accounts, and
	b. the individual is ineligible for a non-fin	nancial reason.	
3. Minimum Documentation - Account Balances Must Be Verified	 Document, in addition to the balances then the name and address of the financial i the account number(s); and the exact account designation. 		

	a Medical Assistance Eligibility	Chapter M11	Page Revision Date July 2021
bchapter Subject M1140.000	TYPES OF COUNTABLE RESOURCES	Page ending with M1140.20	0 Page 18
4. Verification	Use the Asset Verification System when account. If the balance of the account v resources is within the resource limit fo no further development is necessary.	when combined with o	other countable
	If the balance of the bank account place limit, any deposits for the month of the using the policy in M1140.200 B.6 belo individual.	AVS results must be	accounted for
5. Requesting Information from Financia	When it is necessary to request account institution (FI), have the individual sign information.		
Institutions	If a financial institution refuses to provide the determination, try to obtain its cooperative required. If the institution still refuses to individual and ask him or her to try to g	tion by explaining wl to provide the inform	ny assistance is ation, inform the
	a. Acceptable Forms of FI Records		
	1. FI original records that appear	to be complete and u	naltered;
	 2. FI records other than bank state individual: alleges that no transactions h show; or alleges that such transaction appropriate evidence of ther the records, the allegation re the alleged current account h form) reflect a complete and 	nave occurred that the s have occurred and j n; and egarding additional tr balance (on the applic	e records do not provides ansactions, and cation or renewal
	3. Records verified by telephone of the case record.	contact with the FI an	d documented in
	b. Examples of Acceptable FI Recor Statements	ds Other than Bank	
	 passbooks, the individual's check register, bank statements or account activi website and submitted by the ind account ledgers, ATM transaction receipts, and deposit or withdrawal slips. Accept an FI document in the format in	ividual,	

There is no single method for determining the countable value of a bank account. The countable value is the lower of:

• the balance before income is added, or

6. Determining the Value of a Bank

Account

• the ending balance minus any income added during the month.

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	July 2021
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	M1140.20	5 19

Funds cannot be both income and a resource in the same month. Income that has been added to a bank account during the month must be subtracted from the ending balance to ensure that the income is not also counted as a resource.

c. Balance Information

The financial institution may show the opening balance for the first day of a given month or the closing balance for the last business day of the previous month. Accept either, the amount will be the same. See M1110.001 for monthly determinations of resource eligibility.

C. Development and Documentation--Posteligibility Only If you discover a previously undeveloped checking or savings account after eligibility has been established, develop account balances and interest for the period that a determination can cover.

S1140.205 JOINT CHECKING AND SAVINGS ACCOUNTS

- A. Introduction The instructions in S1140.200, except for A.1. (ownership), apply to all checking and savings accounts. The instructions in this section, which apply to joint accounts only, supplement those in S1140.200.
- B. Operating Policy--Rebuttable Ownership Assumptions
 - Account Holders Include One Or More Applicants or Recipients and No Deemors
 Account Holders Include One or
 Provided that none of the account holders is an applicant or recipient (in which case the assumption in 1, above would apply) assume that all the further of the account holders is an applicant or recipient (in
 - Include One or
More DeemorsProvided that hole of the account holders is an applicant of recipient (in
which case the assumption in 1. above would apply), assume that all the funds
in the account belong to the deemor(s), in equal shares if there is more than
one deemor.
- C. Development and Documentation--Initial Applications and Posteligibility
 - 1. Informing the Individual
 Inform the individual:

 • of the applicable ownership assumption;
 - of the applicable ownersing assumption,
 of the corresponding income implications (S0810.130); and
 - of his or her right to provide evidence rebutting the ownership assumption, if he or she disagrees with it.

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	February 2009
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.210) 20

2. Individual Wishes to Rebut

a. Rebuttal Statement

If an individual wishes to rebut the applicable ownership assumption, obtain his or her statement, regarding:

- who owns the funds;
- why there is a joint account;
- who has made deposits to and withdrawals from the account; and
- how withdrawals have been spent.

b. Required Evidence

In addition, inform the individual that he or she must submit the following evidence:

- a corroborating statement from each other account holder (if the only other account holder is incompetent or a minor, have the individual submit a corroborating statement from anyone aware of the circumstances surrounding establishment of the account);
- account records showing deposits, withdrawals and interest in the months for which ownership is at issue;
- if the individual owns *none* of the funds, evidence showing that he or she can no longer withdraw funds from the account;
- if the individual owns only a portion of the funds, evidence showing removal from the account of such funds, or removal of the funds owned by the other account holder(s), and redesignation of the account.

c. Determination

Any funds that the evidence establishes were owned by the other account holder(s), and that the individual can no longer withdraw from the account, were not and are not the individual's resources. However, such funds can be deemed available to the individual if the account holder to whom they belong is a deemor. Document the determination in file.

NOTE: You must verify joint account balances if an individual rebuts ownership of any of the funds in an account.

S1140.210 TIME DEPOSITS

A. Introduction

1. Time Deposits

A time deposit is a contract between an individual and a financial institution whereby the individual agrees to leave funds on deposit for a specified period (six months, two years, five years, etc.) and the financial institution agrees to pay interest at a specified rate for that period. Certificates of deposit (C.D.s) and savings certificates are common forms of time deposits.

Manual Title	Chapter	Page Re	vision Date
Virginia Medical Assistance Eligibility	M11	Aug	ust 1994
Subchapter Subject	Page ending with		Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.21()	21

2. Penalties for Early With-	Withdrawal of a time deposit before the specified period expires incurs a penalty, which usually is imposed against the principal. This penalty does
drawal	not prevent the time deposit from being a resource, but does reduce its value as a resource.

- 3. Early Withdrawal
 Prohibited
 On rare occasions, the terms of a time deposit will prohibit early withdrawal altogether.
- **B.** Operating Policy
 - 1. OwnershipThe assumptions regarding ownership of bank accounts (S1140,200 and
S1140.205) apply to time deposits.
 - 2. Early Withdrawal
 Prohibited
 a. Principal
 If the owner of a time deposit cannot under any circumstances withdraw
 it before it matures, it is not a resource. It becomes a resource (not income) on the date it matures, and may affect countable resources for the following month.

b. Interest

If the owner has no access to the interest before the deposit matures, accrued interest is not a resource and is income in the month the deposit matures (not before then).

3. Value as a ResourceThe resource value of a time deposit at any given time is the amount the owner would receive upon withdrawing it at that time, excluding interest paid that month. Generally, this is:

- the amount originally deposited;
- plus accrued interest for all but the current month;
- minus any penalty specified on the certificate for early withdrawal.

See S0830.425 regarding the treatment of interest for income purposes.

C. Related Policy--Interest

 D. Development and Documentation
 Verify the original amount deposited, interest accrued, and what penalty applies for early withdrawal. If the individual alleges that the deposit cannot be withdrawn prior to maturity under any circumstances, verify that. Obtain this information from the individual's copies of account records to the extent possible. Contact the financial institution only to obtain information the individual's records do not provide.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	July 1995	
Subchapter Subject	Page ending with	Page	
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.215	5 21 a	

S1140.215 CONSERVATORSHIP ACCOUNTS

A. Definitions

B.

1. Conservator- ship Account	The term "conservatorship account" refers to a financial account in which a person or institution has been appointed by a court to manage and preserve the assets of an individual which are held in the account.
2. "Individual"	For Medicaid purposes the "individual" for whom a conservatorship account is held may be a applicant, recipient, or other person whose resources are deemable to the applicant or recipient.
Policy	The following policy does not apply to trusts, which are discussed in S1120.200.
1. Assumption of Availability for Support and Maintenance	If State law requires that funds in a conservatorship account be made available for the care and maintenance of an individual, we assume, absent evidence to the contrary, that funds in such an account are available for the individual's support and maintenance and are, therefore, that individual's resource.
	A State statute may not specifically address the issue of whether funds in a conservatorship account must be made available for the care and maintenance of the individual. Other State statutes or case law may specifically prohibit the use of funds held in the conservatorship account for general support of the individual in certain circumstances. Eligibility Workers (EW) should follow regional instructions regarding availability presumptions that apply in those States.
2. Examples of "Evidence to the Contrary"	 Examples of evidence of the contrary include (but are not limited to): restrictive language in the court order that established the account or in a subsequent court order; State or local procedural rules for the withdrawal of funds from the account; and local court practices regarding withdrawal of funds.
3. Requirement to Petition Court for Release of Funds	The fact that an individual or his/her agent must petition the court for withdrawal of funds does not mean that the funds may be assumed to be unavailable for the individual's support and maintenance (and, therefore, not a resource for Medicaid purposes).
	Denial by the court of a request for withdrawal of funds does not necessarily mean that funds in the account are unavailable for the individual's support and maintenance. If the court approves requests to withdraw funds in order to provide support and maintenance, and only disapproves requests for non- essential items, the funds are considered available and a resource for Medicaid purposes. The EW should review the

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	July 1995
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.215	5 21b

history of petitions for (and approvals and denials of) withdrawal of funds. If a denial by the court appears to be an exception rather than the rule, the funds may be determined to be a resource for Medicaid purposes.

C. Procedure

1.	Follow Regional Instructions	Refer to regional instructions regarding State law, State or local rules, or local court practices regarding the conditions under which funds held in conservatorship accounts may be withdrawn.
2.	Obtain the Individual's Allegation	 Obtain over the individual's signature an allegation regarding: who can withdrawn the funds; the method for withdrawing funds (e.g., petition the court or unlimited ability to withdraw by the individual or his/her agent); uses to which funds may or must be put; and any restrictions on availability or use of funds. If the court has restricted use of funds in the account at the individual's or his/her agent's request, obtain the individual's allegation as to whether the restriction(s) can be removed by request or petition.
3.	Obtain Evidence as Necessary	 If you must verify the value of the funds (see S1140.010 or S1140.020 for general verification requirements) or if the individual's allegations suggest that funds in the conservatorship account are not a resource for Medicaid purposes, ask the individual to submit evidence regarding the account. Obtain evidence to document the issues which must be addressed. This evidence may include: the court order establishing the conservatorship and the account; any account records showing withdrawals, deposits, and balances; prior applications or petitions for withdrawal of funds (if applicable), including any correspondence or notices from the court responding to the applications or petitions; and any other doucments or evidence in the individual's possession pertaining to the conservatorship account.
4.	Make Resource Determination	Document in the case record your determination as to whether the funds in the account are a resource for Medicaid purposes. Refer to regional instructions, as applicable. If the court has restricted use of funds in the account at the individual's or his/her agent's request and the registration(s) can be removed at the individual's or agent's request or petition, determine that the funds are a resource for Medicaid purposes.
		If due to the complexity of the conservatorship account or the history of petitions for funds, you are unable to determine the status of the account for Medicaid resource purposes, refer to the case to the Regional Specialist.

Manual Title		Chapter	Page Revision Date
Virg	ginia Medical Assistance Eligibility	M11	July 1995
Subchapter Subject		Page ending with	Page
M1140.000	TYPES OF COUNTABLE RESOURCES	S1140.215	5 21c

- **D. Examples** The following examples illustrate policy and procedures for conservatorship accounts.
 - Funds Assumed to Be Available for Support and Maintenance
 Funds Assumed to Be Available for Support and Maintenance
 The claimant, a disabled 28-year-old individual, received a \$20,000 courtordered personal injury award as a result of an accident on a city bus. The court order stipulates that the claimant's legal guardian must petition the court for withdrawal of funds as needed. The order does not place any restrictions on how the funds may be used on behalf of the claimant.

The EW consults the regional specialist on conservatorship or "blocked" accounts and determines that, under State law, the funds in an account such as this may be assumed to be available for the individual's support and maintenance. Therefore, the EW determines that the funds in the account are a resource for Medicaid purposes.

- 2. Funds Not Available for Support and Maintenance
 2. Funds Not Available for Support and Maintenance
 2. Funds Not Same situation as above. However, regional instructions indicate that State law restricts the use of personal injury funds held in conservatorship accounts to medical expenses only. Since the funds are not available for food, clothing, or shelter, the EW determines the funds are not a resource.
- 3. Petition for Withdrawal of Funds Denied
 3. Petition for Withdrawal of Funds Denied
 5. The Medicaid recipient, a 2-year-old child, has received a \$100,000 medical malpractice award. The court order requires that the child's parents petition the court for withdrawal of funds. The parent/payee alleged that a recent petition for withdrawal of funds was denied.

The EW asks the payee to submit evidence of the petition in question and all prior petitions. Examining the evidence, the EW concludes that all but one petition for withdrawal of funds were approved for the general support and maintenance of the child. The court denied one petition, citing the intended use of the funds. The court characterized the intended use as "nonessential for the child's care."

Since the one denied petition does not negate the presumption that the funds are available for the child's support and maintenance, the EW concluded that the funds are a resource for Medicaid purposes.

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	August 1994
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.220) 22

OTHER COMMON INVESTMENT VEHICLES

S1140.220 STOCKS

А.	Introduction	Shares of stock represent ownership in a business corporation. Their value shifts with demand and may fluctuate widely. The following guidelines apply to all stocks, including preferred stocks, warrants and rights, and options to purchase stocks.
B.	Operating Policy	
	1. Co-Ownership	Absent evidence to the contrary, assume that each owner owns an equal share of the value of the stock.
	2. Salability	Absent evidence to the contrary, assume that the owner of shares of stock can sell them at will at current value.
	3. Broker Fees	Broker fees do not reduce the value that stocks have as resources.
D.	Development and Documentation	
	1. Ownership	Ask the individual to submit the stock certificate or most recent statement of account (including dividend account) from the firm that issued or is holding the stock. Document the file with a photocopy. If the individual does not have this documentation, have him or her obtain a statement from the firm. Provide assistance as needed.
	2. ValuePublicly Traded Stocks	 a. Which Value to Use The CMV of a stock is its closing price on the previous business day. The values of over-the-counter stocks are shown on a "bid" and "asked" basis. For example, "18 bid, 19 asked." Use the bid price as the CMV. The "par value" or "stated value" shown on some stock certificates is not the market value of the stock. b. Sources of Information
		b. Sources of Information The closing price of a stock on a given day can usually be found in the next day's regular or financial newspaper .
		As a last resort, contact a local securities firm. Record the appropriate closing price and the source of the information.

Manual Title		Chapter	Page Revision Date	
Vir	ginia Medical Assistance Eligibility	M11	August 1994	
Subchapter Subject		Page ending with	Page	
M1140.000	TYPES OF COUNTABLE RESOURCES	S1140.23	0 23	

3. Value--Stock That Is Not Publicly Traded

a. Traded

The stock of some corporations is held within close groups and traded very infrequently. The sale of such stock is often handled privately and subject to restrictions. As a rule, it cannot be converted to cash within 20 working days.

b. Evidence

The burden of proof for establishing the value of this kind of stock is on the individual. The preferred evidence is a letter or other written statement from the firm's accountants giving their best estimate of the stock's value and the basis for the estimate, e.g.:

- most recent sale,
- most recent offer from outsiders,
- CMV of assets less debts on them,
- cessation of activity and sale of assets,
- bankruptcy, etc.

Keep the statement or a photocopy of it in the file.

S1140.230 MUTUAL FUND SHARES

A. Introduction
 A mutual fund is a company whose primary business is buying and selling securities and other investments. Shares in a mutual fund represent ownership in the investments held by the fund.
 B. Development and
 The development guidelines for stocks in S1140.220, apply to mutual funds

 B. Development and Documentation
 The development guidelines for stocks in S1140.220, apply to mutual funds shares. Many newspapers contain a separate table showing the values of funds not traded on an exchange.

Manual Title	Chapter	Page Re	evision Date
Virginia Medical Assistance Eligibility	M11	October 2011	
Subchapter Subject	Page ending with		Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.24	0	24

S1140.240 U.S. SAVINGS BONDS

A.	Introduction	U.S. Savings Bonds are obligations of the Federal Government. Unlike other government bonds, they are not transferable; they can only be sold back to the Federal Government. U.S. Savings Bonds have a mandatory retention period:
		 6 months for Series E, EE and I bonds issued prior to 2/1/03, 12 months for Series EE and Series I bonds issued on or after 2/1/03, and 6 months for Series H and HH bonds.
		U.S. Savings Bonds are resources the first month following the mandatory retention period.
		NOTE: The mandatory retention period is the same for both paper and electronic Series EE and I bonds. Series E bonds have not been issued since June 1980.
B.	Operating Policy	
	1. Sole Ownership	The individual in whose name a U.S. Savings Bond is registered owns it (the Social Security Number shown on the bond is not proof of ownership).
	2. Co-Ownership	The co-owners own equal shares of the value of the bond.
	3. Status as	a. General
	Resources	U.S. Savings Bonds are not resources during a mandatory retention period. They are resources (not income) as of the first day of the month following the mandatory retention period.
		b. Co-ownership Without Access
		A U.S. Savings Bond is not a resource to a co-owner if another co-owner has and will not relinquish physical possession of it.
C.	Development and Documentation	
	1. Ownership	a. Paper Bonds
		Have the individual submit any bonds that he or she has an ownership interest in. Use the name(s) shown on the bond to determine ownership per B.1. or B.2. above.
		b. Electronic Bonds
		When an individual alleges ownership of electronic savings bonds, document bond ownership by asking the individual to download a record of his bond holdings from the Treasury Department. (see C.3.b below).

Manual TitleChapterPage Revision DateVirginia Medical Assistance EligibilityM11October 2010				
	October 2010			
Subchapter Subject M1140.000 TYP	ES OF COUNTABLE RESOURCES	Page ending with S1140.25	0 Page 25	
2. Status as Resources	If the individual alleges that he or she cann owner has and will not relinquish physical owner a signed statement verifying that the has physical possession of the bond; will not allow the individual to cash the will not cash the bond and give the indi	possession of it, of co-owner: bond; and	btain from the co-	
3. Value	 will not easil the bolid and give the inditional andit of give the inditional and give the inditional and give th	7 <u>/savcalc.htm</u> nption Values for ntive, obtain the va e bank will need t	US Savings alue by telephone	
	 b. Series E, EE, and I electronic bonds Ask individual to obtain his "Curre web site at: <u>http://www.savingsbon</u> Use Current Holding Summary to vissue dates, confirmation numbers 	<u>nds.gov/</u> /erify number of b		
	c. Series H and HH Bond After Maturity After maturity, the redemption value of value. Verification of value per a. or b.	a series H or HH		
4. Photocopy	Document the file with a photocopy or cert S1140.010 C. on photocopying U.S. Gover			
5. Follow-up, if Appropriate	If an individual owns a U.S. Savings Bond countable resources to exceed the limit, rec the bond matures in order to redevelop the	ontact the recipier	nt shortly before	
S1140.250 MUNICIPAL, CORPORATE, AND GOVERNMENT BONDS				
A. Introduction				
1. Bond	A bond is a written obligation to pay a sum Bonds are negotiable and transferable.	n of money at a sp	ecified future date.	
2. Municipal Bond	A municipal bond is the obligation of a Sta villages or special purpose authority such a			

- **3.** Corporate Bond A corporate bond is the obligation of a private corporation.
- 4. Government
BondA government bond, as distinct from a U.S. Savings Bond (see S1140.240), is a
transferable obligation issued or backed by the Federal Government.
- **B. Operating Policy** Municipal corporate, and government bonds are negotiable and transferable. Therefore, their value as a resource is their CMV. Their redemption value, available only at maturity, is immaterial.
- C. Documentation Documentation instructions for stocks (S1140.220) also apply to bonds.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	October 2021	
Subchapter Subject	Page ending with	Page	
M1140.000 TYPES OF COUNTABLE RESOURCE	ES S1140.260) 26	
M1140.260 ANNUITIES			

Α.	Introduction	An annuity is a sum paid yearly or at other specific times in return for the payment of a fixed sum. Annuities may be purchased by an individual or by an employer. For Medicaid purposes, an annuity means a contract or an agreement by which one receives fixed, non-variable payments on an investment for a lifetime or a specified number of years. An annuity must be issued by an insurance company, bank, or other registered or licensed entity approved to do business in the state in which the annuity was established.
B.	Operating Policy	
	1. Revocable Annuity	An annuity that names revocable beneficiaries is considered to be an available resource because it can be surrendered, cashed in, assigned, transferred or have the beneficiary changed. Annuities are presumed to be revocable when the annuity contract does not state that it is irrevocable. The countable value of the revocable annuity is the amount of the funds in the annuity minus any fees required for surrender.
	2. Annuities Purchased with Assets of a Third Party	Annuities purchased with the assets of a third party such as those received through a legal settlement are not considered to be countable resources.
	3. Annuity Purchased Prior to February 8, 2006	An annuity purchased prior to February 8, 2006, is considered a countable resource if the annuity can be surrendered. The countable value of the annuity is the amount of the funds in the annuity minus any fees required for surrender.
	4. <i>Irrevocable</i> Annuity Purchased on or after February 8, 2006	A non-employment related annuity purchased by or for an individual <i>using that individual's assets</i> on or after February 8, 2006, <i>is not</i> considered an available resource <i>if it is irrevocable</i> .
		Prior to receiving long-term <i>services and supports (LTSS)</i> paid by Medicaid, all annuities purchased by the institutionalized individual or the community spouse on or after February 8, 2006, must name the Commonwealth of Virginia as the primary beneficiary for at least the total amount of medical assistance paid on behalf of the institutionalized individual. If there is a community spouse or minor or disabled child, the Commonwealth must be named as the remainder beneficiary behind the spouse or minor or disabled child.
		For individuals applying for <i>LTSS</i> , annuities owned by either the applicant or the applicant's spouse must also be evaluated using the policy in M1450.200 to determine whether an uncompensated asset transfer has occurred.

Manual Title		Chapter	Page Revision Date	
Vir	ginia Medical Assistance Eligibility	M11	October 2021	
Subchapter Subject		Page ending with	Page	
M1140.000	TYPES OF COUNTABLE RESOURCES	S1140.30	0 26a	

S1140.300 PROMISSORY NOTES, LOANS, AND PROPERTY AGREEMENTS

A. Introduction

B.

1.	General	The context of the instruction in this section is the individual as the creditor (lender of money, seller of property) and, therefore, as the owner of the promissory note, loan, or property agreement.
		For cash loans, see S1120.220.
2.	Promissory Note	A promissory note is a written, unconditional agreement whereby one party promises to pay a specified sum of money at a specified time (or on demand) to another party. It may be given in return for goods, money loaned, or services rendered.
3.	Loan	A loan is a transaction whereby one party advances money to or on behalf of another party, who promises to repay the lender in full, with or without interest. The loan agreement may be written or oral, and must be enforceable under State law. A written loan agreement is a form of promissory note.
4.	Property Agreement	A property agreement is a pledge or security of particular property for the payment of a debt or the performance of some other obligation within a specified period. Property agreements on real estate generally are referred to as mortgages but also may be called land contracts, contracts for deed, deeds of trust, and so on. Personal property agreements—e.g., pledges of crops, fixtures, inventory, etc.—are commonly known as chattel mortgages.
Op	erating Policy	
1.	Real Estate Contracts Prior to Settlement	When an individual enters into a contract for the sale of real estate, he or she owns two items until the settlement of the sale is completed: the real estate and the contract. The real estate is not a resource because the individual cannot convert it to food or shelter. The contract is a property agreement whose status and value as a resource must be determined in accordance with this section.
2.	Value as a Resource Assumption	Assume that the value of a promissory note, loan, or property agreement as a resource is its outstanding principal balance unless the individual furnishes reliable evidence that it has a CMV of less than the outstanding principal balance (or no CMV at all).

ſ	Manual Title	Chapter	Page Revision Date
	Virginia Medical Assistance Eligibility	M11	July 2006
	Subchapter Subject	Page ending with	Page
	M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.300) 26b

C. Development and Documentation – Written Agreement

D.

1.	Copy of Agreement	Obtain a copy of the agreement for the file. Cease development if including the original balance in countable resources does not cause ineligibility.
2.	Principal Balance	If including the original balance in countable resources causes ineligibility and payments have been made, obtain evidence of the outstanding principal balance.
		Cease development if including the outstanding principal balance in countable resources does not cause ineligibility.
3.	Rebuttal Rights	If including the outstanding principal balance in countable resources causes ineligibility, inform the individual that we will use the outstanding principal balance in determining resources unless he or she submits:
		 evidence of a legal bar to the sale of the agreement ; or an estimate from a knowledgeable source, showing that the CMV of the agreement is less than its outstanding principal balance.
4.	Knowledgeable Sources	Knowledgeable sources include anyone regularly engaged in the business of making such evaluations: e.g., banks or other financial institutions, private investors or real estate brokers. The estimate must show the name, title, and address of the source.
Re	lated Policy	
1.	Loans and the Borrower	See S1120.220 on how to determine whether the proceeds of a loan are income or a resource to the borrower.
2.	Home Replace- ment Funds Exclusion	See S1130.110 when a contract is from the sale of an excluded home.
3.	Individuals Requesting Long- term Care	For individuals requesting Medicaid payment for long-term care who have purchased promissory notes, loans, or mortgages on or after February 8, 2006, see M1450.540.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	Jul	y 2006
Subchapter Subject	Page ending with		Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.305	5	27

M1140.305 CONTINUING-CARE RETIREMENT COMMUNITY ENTRANCE FEES

А.	Introduction	Continuing-care or life-care retirement communities generally provide guaranteed care for the life of the individual in return for a set entrance fee as well as monthly maintenance fees. If the applicant has entered into a continuing-care contract or agreement with a retirement community, the entrance fee paid by the individual to the retirement community must be evaluated.
В.	Operating Policy	An individual's entrance fee paid to a continuing-care retirement or life-care retirement community that collects an entrance fee upon admission shall be considered an available resource if:
		• the individual has the ability to use the entrance fee, or the contract provides that the entrance fee may be used, to pay for care should other resources or income of the individual be insufficient to pay for such care;
		• the individual is eligible for a refund of any remaining entrance fee when the individual dies or terminates the continuing-care or life-care contract and leaves the retirement community; and
		• the entrance fee does not confer an ownership interest in the continuing- care retirement community or life-care community.
С.	Development and Documentation	
	1. Copy of Contract/ Agreement	Obtain a copy of the contract or agreement. If one or more of the conditions in B. above is not met in the terms of the contract, do not develop the contract further as a resource
	2. Countable Value of Entrance Fee	If all of the conditions in <i>B</i> . above are met in the terms of the contract or agreement, determine the countable value of the entrance fee. Contact the retirement community to determine:
		• the amount of the entrance fee actually paid if the contract or agreement stipulates installment payments, and
		• whether any amount has been refunded to the applicant.
		Subtract any amount that the retirement community has refunded from the amount paid. Document the resulting balance in the case record as a

countable resource.

Manual Title	Chapter Page Revision I	
Virginia Medical Assistance Eligibility	M11	July 1995
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.31	0 28

M1140.310 LIFE INSURANCE

A.	Introduction	This section provides broad policy principles concerning the treatment of life insurance policies for Medicaid purposes. Detailed instructions on the development and, where applicable, the exclusion of life insurance are contained in M1130.300.
B.	Policy Principles	
	1. Countability Based on Total Face Value	If the combined face values of all the life insurance policies an individual, owns on a given insured age 21 or older, exceed \$1,500, the cash surrender value of any such policy is a resource to the individual.

- 2. Policies Whose Face Values Are Not Taken into Account
 For purposes of determining whether the combined face values of all the life insurance policies an individual owns on a given insured age 21 or older, exceed \$1,500, the face values of the following are not taken into account:
 - term insurance that does not have a cash surrender value; and
 - burial insurance; i.e., insurance whose terms preclude the use of policy proceeds (proceeds include any cash surrender value) for any purpose other than payment of the insured's burial expenses.

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	August 1994
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.401	1 29

TRUSTS

M1140.400 TRUSTS ESTABLISHED BY A WILL

A. Policy

If a Medicaid applicant or recipient is the named beneficiary in a trust established by a will, determine from the terms of the trusts, what income or principal is available to the applicant or recipient. If the trust is "discretionary" determine what part of the corpus or income the trustee is making available to the applicant or recipient. Any corpus or income which the trustee does not make available cannot be counted in determining Medicaid eligibility.

M1140.401 TRUSTS WHICH WERE NOT CREATED BY A WILL

A. Policy

This section deals with the countable value of trusts or similar legal devices which were not established by a will. The trust may be revocable or irrevocable. The date the trust was established will affect how the trust is evaluated for Medicaid eligibility.

For detailed instructions on Trust Property, see:

- M1120.200, Trust Property
- M1120.201, Trust Established on or After August 11, 1993
- M1120.202, Trust Established for Disabled Individual on or After August 11, 1993
- M1130.520, Trust Established Between July 1, 1993 and August 10, 1993
- M1140.402, Medicaid Qualifying Trust (Created Prior to August 11, 1993)
- M1140.403, Trust(s) Created After July 1, 1993 and Before August 11, 1993 With Corpus in Excess of \$25,000

1	Manual Title	Chapter	Page Revision Date
	Virginia Medical Assistance Eligibility	M11	January 2018
	Subchapter Subject	Page ending with	Page
	M1140.000 TYPES OF COUNTABLE RESOURCES	M1140.402	2 30

M1140.402 MEDICAID QUALIFYING TRUSTS (CREATED PRIOR TO AUGUST 11, 1993)

А.	Introduction	A "Medicaid qualifying trust" is a trust, or similar legal device, established (other than by a will) by an individual or an individual's spouse prior to August 11, 1993. Under this trust the individual may be beneficiary to <i>all/or</i> part of the payments from the trust and the distribution of such payments is determined by one or more trustees who are permitted to exercise any discretion with respect to the distribution to the individual.
		EXCEPTION: A trust or initial trust decree established prior to April 7, 1986, solely for the benefit of an <i>intellectually disabled</i> individual who resides in an intermediate care facility for the <i>intellectually disabled</i> is not "Medicaid Qualifying Trust."
	Trust Restrictions	The requirements of this section shall apply without regard to:
	Not Recognized	 whether or not the Medicaid qualifying trust is irrevocable or is established for purposes other than to enable a grantor to qualify for Medicaid; or whether or not the trustee(s) exercises his discretion to distribute any payments to the individual.
C.	Development	
	1. Countable Value	The maximum amount of payments permitted under the terms of a "Medicaid Qualifying Trust" to be distributed to the grantor, if the trustee exercised his discretion to the fullest extent possible, shall be considered available in determining the grantor's eligibility for Medicaid.
D.	Exception	A trust or initial trust decree established prior to April 7, 1986, solely for the benefit of a mentally retarded individual who resides in an intermediate care facility for the mentally retarded is not a "Medicaid Qualifying Trust."
E.	References	M1120.200, Trust Property M1120.201, Trusts Established on or after August 11, 1993.

ſ	Manual Title		Chapter	Page Re	evision Date
	Virg	ginia Medical Assistance Eligibility	M11	Octo	ber 1997
ſ	Subchapter Subject		Page ending with		Page
	M1140.000	TYPES OF COUNTABLE RESOURCES	M1140.40	4	31

M1140.403 TRUST(S) CREATED AFTER JULY 1, 1993 AND BEFORE AUGUST 11, 1993 WITH CORPUS IN EXCESS OF \$25,000

A. Policy	Single or multiple trusts created after July 1, 1993 and before August 11, 1993, with corpus or corpora in excess of \$25,000, will have the excess over \$25,000 evaluated for countable resources for Medicaid eligibility.
B. Trust Restrictions Not Recognized	The following will not affect the evaluation of the countable value, regardless of whether or not the trust:
	• is irrevocable; or
	• established for purposes other than to make the individual eligible for Medicaid; or
	• the trustee exercises his discretion to distribute trust payments to the applicant/recipient.
C. Development/ Documentation	
1. Countable	a. Verify the current value of the corpus or corpora of the trust(s).
Value	b. Prorate \$25,000 by the number of trusts.
	c. Subtract the amount in b. above from the corpus or corpora of the trust(s).
	d. The remainder of the corpus or corpora of the trust(s)
	• that may be paid under the terms of the trust,
	• without any limits imposed by any void restrictive clauses within the trust
	is counted as an available resource.
	e. The maximum amount of income payable from the trust according to its terms is considered available income whether or not it is actually paid to the applicant/recipient.
D. References	Trusts Established Between July 1, 1993 and August 11, 1993, M1130.520

Manual Title	Chapter	Page Re	vision Date
Virginia Medical Assistance Eligibility	M11	Jul	ly 2000
Subchapter Subject	Page ending with		Page
M1140.000 TYPES OF COUNTABLE RESOURCES	M1140.40	4	32
M1140.404 TRUSTS ESTABLISHED ON OR AFTER	AUGUST 11	, 1993	

A. Introduction The enactment of OBRA 93 affects the treatment of trusts. For purposes of determining the countable value of a trust for an individual's eligibility for Medicaid, the rules specified in this section shall apply to a trust established by such individual on or after August 11, 1993.

For the purposes of determining an individual's eligibility for Medicaid, the rules specified below shall apply to a trust established by such individual.

EXCEPTION: Certain trusts established for disabled individuals See M1120.202.

the following individuals established such trust other than by will:

B. Policy

1. Who
Establishesa. Individual Establishes TrustTrustAn individual shall be considered to have established a trust if assets of the
individual were used to form all or part of the corpus of the trust and if any of

- the individual,
- the individual's spouse,
- a person, including a court or administrative body (i.e., Power of Attorney, etc.), acting at the direction or upon the request of the individual or the individual's spouse.

b. Funeral Director Establishes Trust

A funeral home director who operates his business in Virginia can legally establish an irrevocable trust for an individual for the purpose of paying for funeral and burial expenses. Under a "two-step" process, funds transferred from the individual to the funeral home are deemed a compensated transfer for value when the amount of the funds transferred does not exceed the value of the goods and services purchased. The entire amount of the trust is exempt when placed in an irrevocable trust by the funeral director.

The "two step" process occurs when:

1) the individual signs a preneed contract with a funeral home director promising prepayment in return for specific funeral merchandise and services and pays the agreed upon amount in the form of a direct cash payment or purchase of a life insurance policy or annuity to the

Manual Title	Chapter	Page Revision Dat	ıte
Virginia Medical Assistance Eligibility	M11	July 2000	
Subchapter Subject	Page ending with	Page	
M1140.000 TYPES OF COUNTABLE RESOURCES	M1140.40	4 32 a	
		•	

funeral director;

- 2) then, the funeral home director in turn places the money, life insurance policy or annuity into a trust, established by a person other than the individual.
- 2. Treatment of Assets in Trust In the case of a trust, the corpus of which includes assets of an individual and assets of any other person or persons, the provisions of this section shall apply to the portion of the trust attributable to the assets of the individual.

This section shall apply without regard to:

- the purpose for which a trust is established,
- whether the trustee has or exercises any discretion under the trust,
- any restrictions on when or whether distributions may be made from the trust, or
- any restriction on the use of distributions from the trust.

3. Revocable In the case of a revocable trust:

- Trust
- a. the corpus of the trust shall be considered resources available to the individual.
- b. Payments from the trust to or for the benefit of the individual shall be considered income of the individual.
- c. Any other payments from the trust shall be considered assets disposed of by the individual.

4. Irrevocable Trust a. Payment Can Be Made To Individual

When there are any circumstances under which payment from the trust corpus or income could be made to or for the benefit of the individual, the following rules apply:

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	July 2007
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	M1140.40	4 32b

- payments from the trust corpus or income which are made to or for the benefit of the individual shall be considered **income** to the individual;
- income from the trust corpus that could be paid to the individual is considered a **resource** to the individual;
- the portion of the trust corpus that could be paid to the individual is considered a **resource** to the individual;
- a payment from the trust that is NOT made to or for the benefit of the individual shall be considered a transfer of assets by the individual.
- NOTE: An irrevocable trust for burial is a trust from which payment will be made for the benefit of the individual.

b. Payment CANNOT Be Made To Individual

- When all or any portion of the corpus of the trust cannot be paid under any circumstances to the individual, all (or any such portion) of the trust corpus shall be considered a transfer of assets. The effective date of the transfer of assets is the date the trust was established.
- 2) Any income earned by the corpus of the trust, from which no payment could be made (under any circumstances) to the individual, shall be considered a transfer of income.
- **c.** Under the provisions of Section 55-19.5 of the Code of Virginia, clauses in a trust which foreclose or prohibit payments to an individual if he requires nursing home or medical care, or if he applies for Medicaid, are void. However, if a trust has been written in another state in which such clauses are legally enforceable, the date payment is foreclosed by such a clause is a transfer of assets that occurs on the date the payment is foreclosed.
- **d.** In determining the value of the trust assets transferred, include all payments made from the trust after the date the trust was established or, if later, the date payment to the individual was foreclosed.

If the individual adds funds to the trust after these dates, the addition of those funds is considered to be a new transfer and effective on the date the funds are added.

Manual Title	Chapter Pag	e Revision Date
Virginia Medical Assistance Eligibility	M11	July 2007
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURC	ES M1140.500	33

M1140.500 WORKERS' COMPENSATION MEDICARE SET-ASIDE ARRANGEMENT ACCOUNTS

A. Introduction A Workers' Compensation Medicare Set-aside Arrangement (WCMSA) is an arrangement which allocates a portion of a Workers' Compensation settlement for future medical expenses. The initial amounts of any set asides are determined on a case-by-case basis and are reviewed by the Centers for Medicare and Medicaid Services (CMS). Most WCMSAs will be placed in interest bearing accounts and are self-administered by applicants/enrollees, or by a competent administrator.

Funds authorized by a WCMSA are unearned income in the month of receipt, and any amount retained following the month of receipt is a countable resource. Section S0830.235 contains information on Workers' Compensation payments.

B. Operating Policy

С.

1.	Ownership	Assume that the person designated as owner in the account title owns all the funds in the account.
2.	Right to Withdraw Funds	Absent evidence to the contrary, assume that the person shown as owner in the account title has the legal right to withdraw funds from the account.
3.	Fiduciaries	<i>A fiduciary's right to withdraw funds is the same as the owner's right to withdraw them.</i>
4.	Right to Use for Support and Maintenance	Although funds are intended for specific medical expenses, there are no legal restrictions as to how an individual uses the funds. Assume that an individual who owns and has the legal right to withdraw funds from a WCMSA also has the legal right to use them for his own support and maintenance.
	velopment and ocumentation	The development and documentation instructions for checking and savings accounts contained in section S1140.200 apply to WCMSA accounts.

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	October 1997
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.990	0 34

S1140.990 RESOURCES GUIDE -- OPTIONAL DESK AID

A. Introduction

This section provides:

- general information about various investment vehicles encountered; and
- serves as a guide to appropriate instructions which follow this table.

Term	See	Cross Reference
Balanced Fund Bond	E.4. C.	See Mutual Fund below. Interest, Capital Gains, Security Trades
CATS (Certificate of Accrual on Treasury Securities) CD (Certificate of Deposit)	D.3. B.4.	See U. S. Government Security below. Disqualified Interest, Forfeit Interest, Interest
Checking Account Common Stock	B. F.1.	Interest Dividends, Co-op Dividends, In- kind Dividends, Capital Gains
Convertible Bond Corporate Bond	C.1.c. C.1.	See Corporate Bond below. Interest, Capital gains, Security Trades
Federal Agency Security	D.4.	See U.S. Government Security below.
FREDDIE MAC	D.4.	See U.S. Government Security below.
GINNIE MAE	D.4.	See U.S. Government Security below.
Growth Fund Income Fund IRA (Individual Retirement Account) Junk Bond Keogh Account	E.2. E.3. H. C.1.d. H.	See Mutual Fund below. See Mutual Fund below. Varies with type of investment See Corporate Bond above. See Indiv. Retirement Account below.
MMDA (Money Market Deposit Account) Money Market Fund Municipal Bond	B.3. E.6. C.2.	Interest See Mutual Fund below. Interest, Capital Gains, Security Trades

INDEX

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	August 1994
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.99	0 35

Term	See	Cross Reference
Municipal Bond Fund Mutual Fund	E.5. E.	See Mutual Fund below. Disqualified Interest, Dividends, In-Kind Dividends, Interest
NOW Account Option Passbook Account Preferred Stock Savings Account Savings Bond Savings Certificate Stock	B.2. G. B.1. F.2. B.1. D.5. B.4. F.	Interest Security Trades, Capital Gains See Savings Account below. Dividends, In-kind Dividends Interest See U.S. Savings Bond below. See Certificate of Deposit above. See Common and Preferred Stock above.
Super NOW Account Tax-exempt Bond Term Account TIGER (Treasury Investment Growth Receipts) Time Account Treasury Bill (T-Bill)	B.2. C.2. B.4. D.3. B.4. D.1.	See NOW Account above. See Municipal Bond above. See Certificate of Deposit above. See U.S. Government Security below. See Certificate of Deposit above. See U.S. Government Security below.
Treasury Bond	D.2.	See U.S. Government Security below.
Treasury Note	D.2.	See U.S. Government Security below.
UIT (Unit Investment Trust)	C.3.	Interest, Security Trades
U.S. Government Security	D.	Interest, Security Trades, Capital Gains
U.S. Savings Bond Zero Coupon Bond	D.5. C.4.	Interest Interest, Capital Gains, Security Trades

B. Description of Checking and Savings Accounts

1. Savings
AccountsSavings accounts pay interest unless the financial institution has a minimum
balance requirement and the account does not meet this requirement. Account
owners can make deposits and withdrawals at any time in any amount.
Develop per S1140.200 - .205.

Manual Title	Chapter	Page Rev	vision Date
Virginia Medical Assistance Eligibility	M11	Augu	ıst 1994
Subchapter Subject	Page ending with		Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.990)	36

- 2. Now and Super Now Accounts NOW (Negotiable Order of Withdrawal) accounts are interest-bearing checking accounts. Super NOW accounts are money market checking accounts. They have higher interest rates than NOW accounts. Develop per S1140.200 -.205.
- 3. MMDAMMDA's allow banks to compete with mutual fund money markets. They are
interest-bearing checking accounts. Develop per S1140.200 -.205.Market DepositMarket Deposit
- 4. CD (Certifi-cate of Deposit) A CD is a bank deposit that cannot be withdrawn for a certain period of time or that can be withdrawn early only with a penalty. Develop per S1140.210.

C. Description of Bonds

1. Corporate Bonds

Accounts)

Develop corporate bonds in accordance with the instructions in S1140.250.

- a. General Type Corporations sell corporate bonds to raise capital. There are two types:
 - debentures, which are backed by the issuer's full faith and credit and
 - **mortgage backed bonds**, which are backed by a lien on the company's assets.
- b. Two Forms of Each Type Corporate bonds are issued in two forms:
 - registered, which pay interest to their registered owner; and
 - **bearer** or **coupon** bonds, which pay it to whomever holds the bond.
- c. Convertible Bonds Convertible bonds are debentures that can be exchanged for a specified number of shares of a company's common stock.
- d. Junk Bonds High risk bonds are called junk bonds.
- e. Interest

Corporate bonds usually pay a fixed rate of interest for a fixed period of time--annually, semi-annually, or quarterly.

Manual Title		Chapter	Page Revision Date
Vir	ginia Medical Assistance Eligibility	M11	August 1994
Subchapter Subject		Page ending with	Page
M1140.000	TYPES OF COUNTABLE RESOURCES	S1140.99	0 37

2.	Municipal or Tax Exempt Bonds	 Municipal bonds are to city, county and State governments and authorities what corporate bonds are to corporations. They are exempt from Federal taxes and often are exempt from State and local taxes as well. Most municipal bonds are one of two general types: general obligation bonds, which are backed by the full faith and credit of the issuing municipality and supported by the taxing power; and revenue bonds, which are backed by the project being financed and the revenue or user fees it generates. Other types of municipals are: limited-tax bonds, anticipation notes, industrial development bonds, and life-care bonds.
		Develop municipal bonds in accordance with the instructions in S1140.250.
3.	UIT (Unit Investment Trust)	A UIT is a package of bonds in a portfolio. One can buy share of the package for \$1 to \$1,000 per share with a minimum investment of \$750 to \$5,000, depending on the trust. The interest rate usually is fixed at purchase and does not change. Units usually are sold or redeemed through the trust sponsor.
4.	Zero Coupon Bonds	Zero coupon bonds usually are issued by corporations. They do not pay current interest; accrued interest is paid at maturity. The U.S. Government does not issue zero coupon bonds directly. However, see TIGER and CATS.
5.	Buying and Selling Bonds	Bonds usually are bought and sold through brokers, securities dealers, or other investors. They may sell for more or less than their face value or purchase price, depending on a variety of factors.
6.	Reading Bond Quotations	 The following is a typical bond quotation, showing from left to right: the name and the issuer (AT&T); the bond's nominal or coupon rate (3 7/8 percent); the last two digits of the year in which the bond matures (1990); the current yield (5.6 percent); the number of bonds traded during the year (54,000); the highest, lowest, and last price of the bond for the period covered by the quotation (bond prices are quoted on a par of 100, so the last price of 69 1/4 equals \$692.50). the net change in the bond price.

LD 1000's	HIGH 69 3/4	LOW 69 1/4	CLOSE 69 1/4	CHANGE -3/8
	LD 1000's 54			

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	August 1994
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURC	ES S1140.990	38

D. Description of U.S. Government

Securities

E.

1.	Treasury Bills (T-Bills)	T-Bills are short-term obligations that require a minimum investment of \$10,000. Certificates are not issued for T-Bills; they are registered in book form at the Treasury Department and receipts are provided as proof of purchase. T-Bills can be sold before maturity. Develop in accordance with \$1140.250.
2.	Treasury Notes and Bonds	Treasury notes and bonds are similar to T-Bills but have longer maturities and a lower minimum investment requirement. They have been registered in book entry form since July 1986 but were sometimes issued as bearer bonds before then. Develop per S1140.250.
3.	Tiger and Cats	These are Government securities issued with a zero coupon concept. The broker removes the interest coupons from the security and sells it at a big discount with a long maturity. Accrued interest is then paid at maturity. These bonds can be sold before maturity. Develop in accordance with S1140.250.
4.	Federal Agency Securities	 Some of the Federal agencies with charters to issue securities are: the Federal Home Loan Bank Board; the Federal Home Loan Mortgage Corporation (FREDDIE MAC); the Export-Import Bank; and the Government National Mortgage Association (GINNIE MAE). Minimum investment requirements range from \$1,000 to \$25,000. Develop per \$1140.250.
5.	U.S. Savings Bonds	U.S. Savings Bonds are registered, nontransferable Treasury securities Develop per S1140.240.
	escription of utual Funds	
1.	General	"Mutual fund" is a term that encompasses a wide range of investments. Basically, it is a pool of assets (stocks, bonds, etc.) managed by an investment company. A mutual fund share represents ownership interest in this pool as opposed to a particular stock or bond. Develop mutual funds per S1140.230.
2.	Growth Funds	The primary objective of these funds, also known as performance funds and hedge funds, is aggressive long term growth of investment rather than current income. Dividends typically are low.
3.	Income Funds	The objective is current income through high dividends and interest, as opposed to capital gains.

Manual Tit		Medical Assistance Eligibility	Chapter M11	Page Revision Date August 1994		
Subchapter M	Subject	S OF COUNTABLE RESOURCES Page ending with \$1140.990				
	Balanced Funds	The objective is a balance of growth and	income.			
(Aunicipal Bond (Tax Exempt Fund)	The fund invests in tax-exempt bonds an holders on a tax-exempt basis.	d the interest is pas	ssed along to		
	Aoney Market Funds	certificates. The minimum investment us	The fund invests in conservative vehicles such as T-Bills and bank certificates. The minimum investment usually is \$1,000, but may be less. Income may fluctuate daily based on interest rates. Money market funds often have a check-writing feature.			
S	Buying and Selling Mutual Funds	"Load" funds are sold through a broker w "Noload" funds usually are purchased di commission) and often are advertised in	rectly from the fur	nd (no		
1	Reading Mutual Fund Quotations	The format of the following table is typic and financial publications, showing from		in newspapers		
		 the names of the funds available for case, four funds managed by the Fur the high and low values for the prece the most recent closing price; the change over the previous week; a the fund's income and capital gains to 	nd Founders Group eding 52-week peri and); od;		

Fund Founders	52 We	eks		Week's		Capital
Group	Η	L	Close	Change	Income*	Gains
Growth n.	8.77	6.28	6.37	-0.08	0.157	2.505
Income n.	15.18	13.72	13.87	+ 0.01	1.273	0.232
Mutual	11.56	9.74	9.98	- 0.07	0.426	0.706
Special n.	37.11	22.88	23.54	- 0.13	1.900	1.395
n = no-load						
*= last 12 months						

F. Description of Stocks

1. Common Stocks

Common stock usually is held in the form of a certificate registered in the owner's name. Dividends usually are paid quarterly and may vary with company earnings.

- "Listed" stocks are those listed on the NYSE, AMEX, or on one of the regional exchanges such as Boston, Philadelphia, or Chicago.
- Over-the-counter (OTC) stocks, which include "penny" stocks, are not listed on the major exchanges. They usually are reported in the National Association of Security Dealers Automated Quotations (NASDAQ) system.

Manual Title Virgini	n Medical Assi	istance Eligibility	y	Chapter M			vision Date ust 1994
Subchapter Subject M1140.000	YPES OF CO	UNTABLE RES	OURCES	Page end S	ing with 1140.990		Page 40
2. Preferred Stoc		red stock receive uptcy, the distribu					case of
	• m • m	e paid at a fixed r ust be paid before ust be made up la vidends may be s	e common stoo iter, when not		-		stock
3. Reading Stock Quotations		tables vary little ical, showing from		on to publicat	ion. The	followii	ng quote
	El lir • th • th • sa • th	e standard abbrev lectric in this case ne; e dividend amour e price-to-earning iles volume, in the e day's high, low, e change in price	e), followed by nt; gs ratio; ousands; , and closing p	rices (22 3/4 =	erred stoc	k on the	
NAME DIV	PE	SALES	HIGH	LOW	LAST	(CHG
Phi El2.20Phil E pf4.30	9 -	4323 22 7/8 50	3 22 5 42 3/4	/8 22 3/4 42 3/4	42 3/4	1/8	-
G. Description of Options1. General	specif interes well.	otion is the right to ied date. The "so st rates, stock man An option to sell of an option depe	mething" is us rket indexes, c is called a "pu	sually stock, b ommodity fut	ut there a ures, and	re optic other it	ons on ems as
	• th	• the length of the contract (3, 6, or 9 months);					
		e difference betw ermits it to be sole					ich the pu
	• th	e volatility of the	item (how mu	ich its CMV is	s expected	l to fluc	tuate).
2. Buying and Selling Option		ns can be sold thr on to a call price,					

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	August 1994
Subchapter Subject	Page ending with	Page
M1140.000 TYPES OF COUNTABLE RESOURCES	S1140.99	0 41

3. Reading Option Quotations
 There are several exchanges across the country that list option prices for about 300 stocks: the Chicago Board of options Exchanges (CBOE), AMEX, the Philadelphia Stock Exchange, and the Pacific Stock Exchange. Transactions on these exchanges are listed in financial publications and many newspapers.

Although a stock option contract controls 100 shares of stock, options are quoted on the price per share. If a contract sells for \$300, the cost per share is \$3. Options come due and are quoted for each January, April, July and October.

The following example is a typical options quotation and shows, from left to right:

- the name of the stock (Tandy), the expiration month (April) and per-share price of the option (\$30 for put option on line 2);
- the number of contracts sold (996 on line 2);
- the high, low, and closing prices for a contract (\$56.25, \$25, and \$37.50, respectively, on line 2); and
- the net change in the value of the contract (\$6.25).

Name, Expiration			Week's	Ν	et	
Date, and Price	Sales	High	Low	Last	Change	
Tandy Apr.30	1317	4 3/4	2 3/4	3 1/8	- 1/8	
Apr. 30p	996	9/16	1/4	3/8	-1/16	

H. Description of IRA (Individual Retirement Account) and Keogh Account The terms IRA and Keogh account refer to retirement plans. They do not identify the underlying investment vehicle, which can be a bank account, CD, mutual fund, etc. Develop IRA's and Keogh accounts in accordance with the section(s) that deal with the underlying investment vehicle.

Chapter M11, Appendices

Changed With	Effective Date	Pages Changed
Update (UP) #9	4/1//13	Appendix 1, page 6 Appendix 2, page 5

Manual Title	Chapter	Page Revision Date
Virginia Medical Assistance Eligibility	M11	July 2001
	Appendices	
Subchapter Subject	Page ending with	Page
RESOURCE EXCEPTIONS FOR ABD MI	ТОС	i
TABLE OF CONT	ENTS	
	FNTC	
TABLE OF CONT	ENTS	
TABLE OF CONT CHAPTER M11 - Appendices	ENTS	

APPENDIX #	TITLE	Page
APPENDIX 1	<i>QDWI (</i> QUALIFIED DISABLED WORKING INDI	VIDUALS)
Introductio	Dn	1
S1110.600	First-of-the-Month (FOM) Rule for Making Determinations	2
<i>S1120.215</i>	Inheritances and Unprobated Estates	3
S1130.100	The Home	4
	Real Property Whose Sale Would Cause Undue Hardship, Due t ss of Housing, to a Co-owner	
	Real Property Following Reasonable but Unsuccessful Eff	
S1130.200	Automobiles	12
S1130.430	Household Goods and Personal Effects	16
S1140.110	Other Property Rights	

APPENDIX 2 QMB, SLMB, QI-1, QI-2 AND ABD 80% FPL

Introduction 1	!
S1120.215 Inheritances and Unprobated Estates	1
S1130.100 The Home	3
S1130.130 Real Property Whose Sale Would Cause Undue Hardship, Due to Loss of Housing, to a Co-owner	8

Manual Title	Chapter	Page R	Revision Date
Virginia Medical Assistance Eligibility	M11	Febr	uary 2009
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1	L	1

QDWI (QUALIFIED DISABLED AND WORKING INDIVIDUALS)

А.	Introduction	This appendix contains the policy regarding resources that are treated differently for the QDWI covered group. The resource policy for QDWI individuals is identical to SSI resource policy. The policy in this appendix applies to QDWI evaluations only.
B.	QDWI Resource Evaluation	 Resource treatment and evaluations used in QDWI evaluations are listed in: \$1110 Resources, General; \$1120 Identifying Resources; \$1130 Resource Exclusions; and \$1140 Countable Resources.
C.	Resources Treated Differently	The following types of resources are treated differently for QDWI individuals. The differences are:
		 automobiles* burial fund exclusions - maximum amount of \$1,500 burial plots - only one space per individual and immediate family members home property* household goods and personal effects* inheritances and unprobated estates* life estates* real property whose sale would cause undue hardship, due to loss of housing, to a co-owner* real property following reasonable but unsuccessful efforts to sell
		<i>The policy for</i> counting resources marked with <i>an asterisk is contained</i> in this appendix.
D.	References	Information on how to treat other types of resources of a QDWI individual is found within each of the following sections:
		M1130.400 Burial Spaces S1130.410 Burial Fund Exclusions M1140.110 Countable Life Estate Interest

Manual Title	Chapter	Page R	Revision Date
Virginia Medical Assistance Eligibility	M11	Ju	ly 2001
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1	l	2

DETERMINING QDWI ELIGIBILITY BASED ON RESOURCES

S1110.600 FIRST-OF-THE-MONTH (FOM) RULE FOR MAKING DETERMINATIONS

- A. Policy Principle -- We make all resources determinations as of the first moment of a calendar month.
- B. Policy Principle --Significance of the FOM Rule
 - 1. Increase in
Value of
ResourcesWe consider any increase in the value of an individual's resources in the
resources determination as of the first moment of the month following the
month in which:
 - the value of an existing resource increases (e.g., the value of a share of stock goes up or installment payments increase a property's equity value);
 - an individual acquires an additional resource (e.g., inherits property); or
 - an individual replaces an excluded resource with one that is not excluded (e.g., sells an excluded automobile for nonexcluded cash).
 - 2. Decrease in Value of We consider any decrease in the value of an individual's resources in the resources determination as of the first moment of the month following the month in which:
 - the value of an existing resource decreases (e.g., the value of a share of stock goes down);
 - an individual spends a resource (e.g., withdraws \$150 from a savings account to pay bills); or
 - an individual replaces a countable resource with one that is not countable (e.g., trades a countable piece of real property for an excluded automobile).
 - **3. Treatment of** Assets Under
 Income and Resources
 Counting Rules
 When an individual receives something in cash or in kind during a month, we evaluate it under the appropriate income-counting rules in that month. If the individual retains the item into the month following that of receipt, we evaluate it under the resource-counting rules. Thus, we do not evaluate the same asset under two sets of counting rules for the same month.
 - Receipts from the Sale,
 Exchange, or Replacement of a Resource
 If an individual sells, exchanges, or replaces a resource, what he/she receives in return is not income. It is a different form of resource. This includes assets which have never been subject to resources counting because the owner sold, exchanged, or replaced them in the same month in which he/she received them.

The concept of such transactions not producing income does not apply to receipts from the sale of timber, minerals, or other like items which are part

Manual Title	Chapter	Page R	levision Date
Virginia Medical Assistance Eligibility	M11	Ju	ly 2001
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1	l	3

of the land.

 C. Example--Receipt of a Resource
 Considered as
 Income and
 Exchanged in
 Same Month
 Miss Laramie, a disabled individual, received a \$350 unemployment insurance benefit on January 10 at which time it was unearned income. On January 18, she used the \$350 to purchase several shares of stock; i.e., she exchanged one resource (cash) for another resource (stock). We never counted the \$350 cash payment as a resource because Miss Laramie exchanged it for stock in the month of receipt. The stock is not income; it is a different form of resource. Since a resource is not countable until the first moment of the month following the receipt, we first count the stock in the resources determination made as of February 1.

S1120.215 INHERITANCES AND UNPROBATED ESTATES

A. Introduction An ownership interest in an unprobated estate may be a resource if an individual:

- *is an heir or relative of the deceased; or*
- receives any income from the property; or
- under State intestacy laws, has acquired rights in the property due to the death of the deceased.

B. Operating Policy

1. When to Develop We develop for this type of resource only if:

- *the property in question is not excludable under any of the provisions in S1110.210 B.; and*
- counting the property's value would result in excess resources.

2. *Ownership* There is an ownership interest in an unprobated estate if: Interest

- documents (e.g., a will or court records) indicate an individual is an heir to property of a deceased; or
- an individual has use of a deceased's property or receives income from it; or
- documents establish, or the individual alleges, a relationship between himself and the deceased which, under State intestacy laws, awards the individual a share in the distribution of the deceased's property; and
- the inheritance, use of income, and distribution are uncontested.
- 3. When Unprobated Estate Can Be a Resource

We do not consider that an inheritance is a resource until the month following the month in which it meets the definition of income. See S0830.550 for the income rules on inheritances. Thereafter, if retained, we evaluate the property as a resource.

- C. Development and Documentation
 - 1. Ownership Interest

Document the file, as applicable, with a copy of:

anual Title Virginia Med	ical Assistance Eligibility	Chapter M11	Page Revision Dat July 2001			
bchapter Subject		Page ending with	Page			
RESOURCE E	XCEPTIONS FOR ABD MI	Appendix	4			
2. Sole vs. Shared	 an inheritance or relationship of a relationship); evidence of income from the providence of individual's signed statement converter there is contest of any. other evidence showing that the Follow \$1110.510 and \$1140.030 the statement of any statement	operty; oncerning his/her use of factor; or e situation meets the cr	f the property and iteria in B.			
2. Sole vs. Sharea	are other owners and, if so, whethe sell his/her share of the property.					
3. Status as a Resource	• If the individual is the sole owner or if other owners give needed consent to sell, the property is the individual's resource. Some States do not require the consent of other heirs in order for a co-owner to sell property.					
	• If other owners withhold conset the property is not a resource u It is subject to the resource cou month it meets the definition of	ntil the estate has been nting rules the month j	through probate.			
4. Value of Resource	a. <i>CMV</i> - <i>Develop the property's</i> (guidelines in S1140 for the par					
	b. Shared Ownership					
	 For real property, and most per For checking/savings accounts \$1140.210. 					
REAL PROPERTY						
S1130.100 THE HON	<i>IE</i>					
A. Policy Principles						
1. Exclusion of	An individual's home, regardless of	value, is an excluded r	esource.			

- 2. Definition of the Home An individual's home is property in which he or she has an ownership interest and that serves as his or her principal place of residence. It can include:
 - *the shelter in which he or she lives;*
 - the land on which the shelter is located; and
 - related buildings on such land.

the Home

3. Principal Place of Residence An individual's principal place of residence is the dwelling the individual considers his or her established or principal home and to which, if absent, he or she intends to return. It can be real or personal property, fixed or mobile, and located on land or water.

Manual Tit			Chapter	Page Revision Date		
Subchanter	Virginia Medical Assistance EligibilityM11July 20bchapter SubjectPage ending withPage					
Subenapter	Chapter SubjectPage ending withPageRESOURCE EXCEPTIONS FOR ABD MIPagePageSubjectAppendix 15					
4.	Individual Owns The Land	For purposes of excluding "the land on w above), it is not necessary that the individ EXAMPLE: If an individual lives on his trailer, the land meets the definition of he	dual own the shelte or her own land in	er itself. n someone else's		
5.	Extent of Property To Which The Exclusion Applies	a. Land The home exclusion applies not only to the located, but to any land that adjoins it. Land adjoins the home plot if not comple which neither the individual nor his or he	tely separated from	n it by land in		
		Easements and public rights of way (utili other land from the home plot. b. Buildings The home exclusion applies to all buildin		, ,		
6.	Property That No Longer Serves As The Principal Place of Residence	a. General Rule Property ceases to be the principal place excludable as the home - as of the date the does not intend to return to it. Such property, if not excluded under ano determining countable resources as of the following month.	hat the individual, hat the reasonable the second sec	having left it, I be included in		
		 b. Exceptions to General Rule Even if the individual leaves the home with property remains an excluded resource for a spouse or dependent relative of the while the individual is institutionalized its sale would cause undue hardship, owner of the property. 	òr as long as: individual continu ed; or	ies to live there		
7.	Dependent Relative Defined	 a. Dependency may be of any kind (final b. Relative means: child, stepchild, or grandchild; parent, stepparent, or grandpare. aunt, uncle, niece, or nephew; brother or sister, stepbrother or sister; cousin; or in-law. 	nt;			

Manual Title		Chapter	Page Revis	sion Date
Virginia Medical As	sistance Eligibility	M11	April	2013
Subchapter Subject		Page ending with	Pag	ge
RESOURCE EXCEPT	IONS FOR ABD MI	Appendix 1		6

B. Development and Documentation -Initial Claims

1. Ownership

a. Use of Allegation

Accept an individual's allegation of home ownership unless the file raises a question about it (e.g., a life estate is involved, the individual is under age 18, does not live with a parent, and does not live with someone else). If there is a question, have the individual submit one of the items of evidence listed in b. - d., below.

b. Evidence of Real Property Ownership

- tax assessment notice;
- recent tax bill;
- current mortgage statement;
- deed;
- report of title search;
- evidence of heirship in an unprobated estate (e.g., receipt of income from the property, a will, or evidence of relationship recognizable under State intestate laws in cases where the home is unprobated property).
- c. Evidence of Personal Property Ownership (e.q., a Mobile Home)
 - title;
 - current registration.
- d. Evidence of Life Estate or Similar Property Rights
 - deed;
 - will;
 - other legal document.

e. Equitable Ownership

Virginia does not recognize equitable ownership of real property.

Manual Title	Chapter	Page R	evision Date
Virginia Medical Assistance Eligibility	M11	Ju	ly 2001
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1	L	7

- 2. Principal Place of Residence --Operating Assumption
 2. Principal Place of Residence --Operating
 3. Absent ownership in more than one residence or evidence that raises a question about the matter, assume that the alleged home is the individual's principal place of residence.
- 3. Indication of More than One Residence

If an individual alleges or other evidence indicates ownership of more than

one residence, **obtain** his or her signed statement concerning such points as:

- *how much time is spent at each residence;*
- where he or she is registered to vote;
- which address he or she uses as a mailing address or for tax purposes.

Determine the principal place of residence accordingly and document the determination in file.

4. Evidence Indicates Nonadjoining Property

a. Individual Agrees With Evidence

If evidence indicates that land the individual owns does not adjoin the home plot, and the individual agrees that it does not:

- obtain his or her statement to that effect; and
- *develop* the nonadjoining portion per S1140.100 (Nonhome Real Property) or S1130.500 (Property Essential to Self-Support), as applicable.

b. Individual Disagrees With Evidence

If the individual maintains that all the land adjoins the home plot, document the file with:

- a sketch of the land showing the boundaries of the various plots and the location of the shelter used as the home; and
- evidence of how the land is treated for tax assessment purposes.

The sketch may be by the individual, from public records, or by the *Eligibility Worker (from direct observation)*.

The tax assessment information may be in the form of a tax assessment notice or obtained from the appropriate tax jurisdiction and recorded in case record

c. Combined or Single Holding for Tax Assessment Assume that the land is a single piece of property in which all the land adjoins the home plot if:

- *it is recorded and treated as a single holding for tax assessment purposes; or*
- the original holding has been subdivided, but still is treated as a single holding for tax assessment purposes.

d. More Than Single Holding for Tax Assessment

If the land is recorded and treated as two or more holdings for tax assessment purposes, use the sketch to determine whether other holdings adjoin the home plot.

Manual Title	Chapter	Page R	evision Date
Virginia Medical Assistance Eligibility	M11	Ju	ly 2001
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1		8

5. Absences From The Home

a. Summary of Development

If the individual is in an institution, determine whether a spouse or dependent relative is living in the home (see b. below).

If no spouse or dependent relative is living the home, or if the absence is for a reason other than institutionalization, determine:

- whether the individual intends to return to the home (see c. below); and
- *if not, whether the sale of the home would cause undue hardship, due to loss of housing, to a co-owner (see D.1. below).*

NOTE: If a previously undeveloped absence from the home has ended, assume that the individual always intend to return. The absence, regardless of duration, will not affect the home exclusion.

b. Spouse or Dependent Relative Development

Obtain a signed statement from the individual as to:

- whether anyone is living in the home while the individual is in the institution;
- *if so, how that person is related to the individual, if at all; and*
- *if related (except for the individual's spouse), how that person is dependent on the individual, if at all.*

Absent evidence to the contrary, accept the allegations.

c. "Intent to Return" Development

If the individual has left his or her home but intends to return to it, see D. below for the necessary development.

NOTE: "Intent to return" development applies only to the **continued** exclusion of property which met the definition of the individual's **home** prior to the time the individual left the property. See A.2. above for the definition of "home."

C. Procedure – Posteligibility If, after Medicaid eligibility is established, an individual receives real property - for example, as an inheritance or gift - which may be excludable as his/her home, apply the policy and procedures in A. and B. above to determine whether the home exclusion applies.

> Redevelop the exclusion from resources of an individual's home only if something raises a question about the correctness of the original determination or indicates that the exclusion may no longer apply (e.g., a change of address).

> *If the individual has left his or her home but intends to return to it, see D. below.*

Manual Title	Chapter	Page R	Revision Date
Virginia Medical Assistance Eligibility	M11	July 2001	
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1		9

D. Procedure --"Intent to Return Home" Development

1.	Obtain Statement	 Obtain a signed statement from the individual as to: when and why he or she left the home; whether he or she intends to return; and if he or she does not intend to return, when that decision was made. NOTE: If the individual has a representative payee, obtain the "intent" statement from the payee. This statement governs the "intent to return" determination unless the
		statement is self-contradictory (see 2. through 4. below).
2.	Self- Contradictory Statement	<i>Consider a statement to be self-contradictory if it contains conflicting or unclear expressions of intent.</i>
	Statement	Examples of self-contradictory statements:
		"Sometimes I want to go home and sometimes I don't."
		"I intend to go home but I also want to stay here."
		"Yes, I want to go home, but I really don't know if I should."
3.	Factors Not to Consider	Do not consider other factors, such as the individual's age, physical condition, or other circumstances when determining intent to return home. Assuming the individual is mentally competent, age, mental capacity, and physical condition are not factors in evaluating the individual's statement of intent.
		Example: The recipient is 93 years old and in the intensive care unit of a hospital. She tells the Eligibility Worker that her doctor believes she may not be able to leave the hospital and return home. However, she states that she intends to return to her former residence as soon as she is well enough to leave the hospital. Based on her statement, "intent to return home" is established.
		Example: The recipient's home was partially destroyed by fire. He does not know when the necessary repairs will be completed. In the meantime, he is living with his sister. He states he intends to return to the former residence as soon as possible. Based on his statement, "intent to return home" is established.

4. Obtaining More Information If Needed If the individual's statement of intent is self-contradictory, contact someone who knows the situation, such as a physician, family member, or close friend or relative, to clarify the situation.

Manual Title	Chapter	Page R	Revision Date
Virginia Medical Assistance Eligibility	M11	July 2001	
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1		10

S1130.130 REAL PROPERTY WHOSE SALE WOULD CAUSE UNDUE HARDSHIP, DUE TO LOSS OF HOUSING, TO A CO-OWNER

- A. Policy Principles
 - 1. Exclusion The value of an individual's ownership interest in jointly owned real property is an excluded resource for as long as sale of the property would cause undue hardship, due to loss of housing, to a co-owner.
 - 2. Undue Hardship Undue hardship would result if such co-owner:
 - uses the property as his or her principal place of residence;
 - would have to move if the property were sold; and
 - has no other readily available housing.
- B. Development and Documentation--Initial Applications and Post-Eligibility
 - 1. Allegations of Loss of Housing for Co-Owner

2. Required

Owner

Statement from Resident CoIf someone alleges that the sale of certain real property would force a coowner living on it to move, obtain:

- the individual's signed statement to that effect, and
- evidence of joint ownership (see S1130.100 B.1.b.-d.).

If co-ownership is not proven, skip to 3. below. Otherwise, obtain the statement in 2. below.

Obtain a statement from the co-owner regarding whether he or she:

- uses the property as his or her principal place of residence;
- would have to move if the property were sold; and
- has other living quarters readily available.

Apply the policy principle in A. above to determine whether, on the basis of the statements of the individual and the co-owner, the sale of the property would cause undue hardship to the co-owner.

Accept any reasonable allegation from the co-owner that there is no readily available housing (e.g., no other affordable housing available or no other housing with necessary physical modifications for a handicapped individual).

3. Determination-Not Undue Hardship

4. Determination-Undue Hardship If the property cannot be excluded on the basis of undue hardship:

- *document the file to that effect;*
- *issue appropriate notice.*

If the property can be excluded on the basis of undue hardship:

- *document the file to that effect;*
- *issue appropriate notice.*

Manual Title	Chapter	Page R	Levision Date
Virginia Medical Assistance Eligibility	M11	Ju	ly 2001
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1		11

S1130.140 REAL PROPERTY FOLLOWING REASONABLE BUT UNSUCCESSFUL EFFORTS TO SELL

- A. Policy Principles Real property that an individual has made reasonable but unsuccessful efforts to sell will be excluded from resource evaluation for as long as:
 - the individual continues to make reasonable efforts to sell it; and
 - including the property as a countable resource would result in a determination of excess resources.

B. Policy Reasonable Efforts to Sell/Buy

2. Reasonable

Efforts to Sell Real Property

- 1. Reasonable Efforts to Sell - The individual must make reasonable efforts to sell excess nonliquid property by taking all necessary steps to sell it through media serving the geographic area in which the person lives or, if different, where the property is located.
 - **a.** The individual/couple agrees in writing to:
 - sell excess nonliquid resources at their current market value (CMV); and
 - **b.** Within 30 days of signing an agreement, the owner must:
 - list the property with an agent; or
 - begin to advertise in at least one of the appropriate media; place a "For Sale" sign on the property (if permitted); begin to conduct open houses or otherwise show the property to interested parties on a continuing basis; or attempt any other appropriate methods of sale such as posting notices on community bulletin boards, distributing fliers, etc.

NOTE: Reasonable efforts must be evaluated in consideration of the individual's circumstances and must not be restricted to "traditional" sales methods such as employing a real estate agent.

- **c.** Except for gaps of no more than 1 week, the owner must maintain efforts of the type listed in a. above; and
- **d.** The owner must not reject any reasonable offer to buy the property and must accept the burden of demonstrating to DSS's satisfaction that he rejected an offer because it was not reasonable.
- 3. Reasonable Offer to Buy Real Property

We assume that an offer to buy real property is reasonable if it is at least twothirds of the estimated CMV unless the owner proves otherwise.

anual Title	Virginia Mag	lical Assistance Eligibility	Chap	oter M11	Page Revision Da July 2001	
bchapter Subject		XCEPTIONS FOR ABD MI	Page	Page ending with Pag Appendix 1		
		a. Definition Good cause exists when ci prevent his/her taking the efforts to sell.	•	vond an indiv	idual's control	
		b. Significance of Good Ca	use			
		 Without good cause, f above, as applicable, r reasonable efforts to s resources include the With good cause, failt means that the exclusion 	means that the in ell the property. value of the exce ure to meet the cr	dividual is n Therefore, h ess property.	ot making is/her countable	
C. Examples Cause	s - Good					
1. No Of Buy	fer to	The individual makes good fai is prevented from doing so by receives no offer to buy them.	circumstances b		•	
Offer Does	nce on an CThat Not It in a	A legitimate or apparently leg resource halts further efforts to prospective buyer subsequentl	o sell it for a prol	onged period	d of time, and the	
But (Does		The individual accepts an offe which precludes acceptance of partial payment and transfer of within the disposal period.	f another offer.	Closing (at w	hich full or	
4. Incap Illne: Injur		The individual becomes home due to illness or injury, and ca resource or to arrange for som	nnot take the ste	ps necessary	to sell the	
5. Part- Dies	Owner	A part-owner of a resource die delays efforts to sell the resour				

PERSONAL PROPERTY

S1130.200 AUTOMOBILES

a resource.)

A. Policy Principles

1. Automobile
DefinedFor Medicaid purposes, "automobiles" means any vehicle used for
transportation. It thus can include, in addition to cars and trucks: boats,
snowmobiles, animal-drawn vehicles, and even animals.

anual Tit	Virginia Med	ical Assistance Eligibility	Chapter M11	Page Revision Date July 2001
ubchapter		KCEPTIONS FOR ABD MI	Page ending with Appendix	Page 13
2.	Current Market Value Defined	The CMV of an automobile is the average particular year, make, model and conditi (to a private individual) in the particular	on will sell for on	the open market
3.	Exclusion Regardless of Value	One automobile is excluded regardless o member of the individual's household, itnecessary for employment;	is:	
		 necessary for the treatment of a spec modified for operation by, or the traperson; or necessary, because of climate, terrain 	insportation of, a h	andicapped
4.	Alternate ExclusionUp to \$4,500 Of CMV	If no automobile is excluded per 3. abov automobile is excluded. If the CMV exc resource unless the automobile can be ex Equity value is not a consideration for pu	eeds \$4,500, the excluded under some	xcess counts as a e other provision.
5.	Other Automobiles	Any automobile an individual owns in a excluded per 3. or 4., and which cannot b is a resource in the amount of its equity	be excluded under	
B. Op	erating Policy More Than One Automobile Owned			
1.	General Rule	The exclusion applies in the manner mos	st advantageous to	the individual.
2.	ExampleOne of Two Cars is Totally Excluded	If one of two cars can be excluded as nec the other will be a countable resource, th the greater equity value regardless of wh treatment.	e exclusion applies	s to the car with
3.	Example Neither of Two Cars is Totally Excluded, One	Mr. Smith owns two cars. One has a CM \$500. The other, which has been paid of \$2,500. Neither can be excluded based of	f, has a CMV and	
	Is Excluded, One \$4,500 of CMV	Applying the \$4,500 exclusion to the car \$3,500 of the CMV of that car as a count the \$2,500 equity value of the other car a	table resource. It a	lso would leave
		Applying the \$4,500 exclusion to the car that car entirely, leaving only the \$500 e included among countable resources. Th car with the \$2,500 CMV.	quity value of the	other car to be

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	July 2001	
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1		14

C. Development and Documentation---Initial Applications

1.	Status as Automobile	a. Use of Allegation For the purpose of determining whether a vehicle is used for transportation (i.e., whether it is an automobile for Medicaid purposes), accept the individual's account of its use unless a question arises. If a vehicle is not being used for transportation, find out why.
		b. Vehicle Not Used for Transportation
		• A temporarily broken down vehicle normally used for transportation still qualifies as an automobile. One that has been junked or that is used only as a recreational vehicle (such as a boat used weekends on the lake) does not.
		Vehicles that do not meet the definition of an automobile are personal property. The value they have as a resource is their equity value, and the personal effects exclusion does not apply to them.
2.	Ownership	Absent evidence to the contrary, accept the individual's allegation as to sole or joint ownership and his or her proportionate share of joint ownership. Resolve any questions by examining the title, the current year's registration, or the bill of sale. Place in file a photocopy of the document examined or record the relevant facts in case record.
3.	Exclusion Regardless of Value	Absent evidence to the contrary, accept the individual's allegation as to the presence of a factor that would qualify the automobile for exclusion regardless of value.
4.	CMV Based On N.A.D.A. Guides	a. Description of Vehicle When the value of an automobile must be developed, get a description complete enough to enable you to find it in one of the N.A.D.A. guides discussed below, e.g.: 1982 Chevrolet Caprice, V-6, 2-door.
		 b. N.A.D.A. Official Used Car Guide This publication gives values for popular foreign and domestic cars and light trucks up to 8 years old. Use as the automobile's CMV the average trade-in value shown for it in the most recently published of these two issues, regardless of the period of time covered by the determination.
		c. N.A.D.A. Older Car Guide This publication gives values for popular cars and trucks from 8 to 18 years old. Use the average trade-in value shown in the most recently published January-April issue.
		If the automobile is more than 18 but less than 25 years old, use the value shown for it at 18 years old.

Manual Ti	Virginia Med	lical Assistance Eligibility	Chapter M11	Page Revision Da July 2001
Subchapte		XCEPTIONS FOR ABD MI	Page ending with Appendix	Page 15
		d. Other N.A.D.A. Guides N.A.D.A. also publishes guid boats, motorcycles, and mop		reational vehicles,
5.	Rebuttal of N.A.D.A. Value	a. When Rebuttal Applies If the N.A.D.A. guide value a disagrees with it, give him or	e .	
		b. Rebuttal Evidence Rebuttal evidence can consis appraisal of the automobile's her own cost from a disintere car of truck dealer or an auto	CMV obtained by the in sted knowledgeable sour	dividual at his or ce, such as a used
		c. Determination Document a rebuttal determin	nation in case record.	
6.	Exceptions To Use of N.A.D.A.	The following circumstances pred	clude use of the N.A.D.A	. guides:
	Guide Values	• The guides do not list the ma	ke and/or model of the ve	ehicle.
		• The guides list but do not sho	ow a value for the make a	nd/or model of th
		vehicle.The vehicle is a car or truck 2	25 or more years old	
		 The vehicle is a cal of fuce 2 The vehicle is any motorized nonmotorized vehicle (e.g., a 	vehicle other than a car of	
7.	Knowledgeable Source Estimate	When one of the exceptions in 6. use of the N.A.D.A. guides inapp disinterested knowledgeable sour	propriate, get a CMV esti	
		Provide the contact with a compl year, make, model, number of do contrary, such as that the vehicle assume it to be in average conditi	ors, equipment, etc. Abs is damaged or is in "min	ent evidence to th
		Inform the contact that the estimate for on the open market in the geo estimate is obtained by telephone facts.	graphic area covered by I	local media. If th
D	evelopment and Ocumentation- Posteligibility			
1.	Exclusion Regardless Of Value	If an automobile has been exclud redevelop the exclusion or the va		is not necessary to
2.	Exclusion To \$4,500 of CMV	a. General It is not necessary to redevelo excluded to \$4 500 of its CM		

It is not necessary to redevelop the CMV of a vehicle that has been excluded to \$4,500 of its CMV unless the CMV in excess of \$4,500 affects eligibility.

Ianual Tit	Virginia Me	dical Assistance Eligibility	Chapter M11	Page Revision D July 2001
ubchapter		XCEPTIONS FOR ABD MI	Page ending with Appendix	1 Page 16
E. Re	elated Policy	 b. Exception Always redevelop the collector If a vehicle cannot be excluded und of its exclusion as property essentia of a plan for achieving self-support 	er this provision, consid 1 to self-support (S1130	ler the possibility
S113	0.430 HOUSEE	IOLD GOODS AND PERSO	NAL EFFECTS	
A. Po	olicy Principles			
1.	Items Excluded Regardless Of Value	a. One wedding ring and one en excluded regardless of value.	gagement ring per indi	ividual are
		b. Prosthetic devices, wheelchairs other items required by a per regardless of value if they are n other members of the household	son's physical condition of used extensively and	n are excluded
2.	Exclusion Of Up To \$2,000 Equity Of Other Items	A general exclusion of up to \$2,000 household goods and personal effect value. Any portion of the total equi- under this provision.	ts other than those exclu	uded regardless
B. De	efinitions			
1.	Household Goods	Household goods are items of perso home and used in connection with t the premises as a home. They inclu appliances, televisions sets, carpets	the maintenance, use, an ide, but are not limited t	nd occupancy of to: furniture,
2.	Personal Effects	Personal effects are items of person individual or that have an intimate r are not limited to: clothing, jewelry and educational or recreational item hobby materials.	relation to him or her. T y, personal care items, pr	They include, bu rosthetic devices
3.	Items Of Unusual Value	An item of unusual value is one wh	ose CMV exceeds \$500	
4.	Durable Items	Durable household goods and perso appliances, expensive carpets and ju- significant resale value over time.		
		Durable items do not include:		
		 anything treated as an item of u ordinary cooking and eating ute small appliances; linens; 		

Manual Title	Chapter	Page R	Revision Date
Virginia Medical Assistance Eligibility	M11	July 2001	
Subchapter Subject	Page ending with	Page ending with	
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1 1		17

- clothing; or
- household furnishings of little value.
- C. Development and Documentation--Initial Claims
 - 1. Wedding And
Engagement
RingsIf only one wedding and/or engagement ring per individual is alleged,
exclude it without further development. Treat additional such rings in
accordance with the instructions below.
 - Absent evidence to the contrary, accept the allegation. Assume that the total equity value of all household goods and personal effects is \$2,000 or less. No further development is required.
 - **a.** Ask if the individual's physical condition requires any of the items. If the answer is "No," record it in the *case record* and skip to c. below for the additional development required.

If the answer is "Yes," record it in the case record with the following information:

- what the condition is;
- why the item is required for that condition (unless the reason is obvious);
- the extent to which the individual uses the item; and
- the extent to which any other member of the household uses the item.
- **b.** Determine, based on the allegations, whether any of these items is excluded per A.1.b. above.

If, after exclusion of appropriate items per A.1.b., the alleged total CMV of the remaining items of unusual value does not exceed \$1,000, **discontinue development.** Otherwise, proceed according to c. below.

- c. Have the individual list all durable items and the estimated value of each. If the sum of their alleged value and the alleged value of the nonexcluded items of unusual value does not exceed \$2,000, cease development. If it does exceed \$2,000, proceed according to d. below.
- **d.** Verify the CMV of any item of unusual value not excluded per A.1.b. Use any reliable evidence of CMV the individual can submit, such as a recent sales slip or appraisal, or insurance coverage, or obtain an estimate from a knowledgeable source, such as a local merchant.

NOTE: Insurance appraisals and amounts of insurance coverage often reflect replacement value (the amount it would cost to purchase a

2. Allegation Of No Items Of Unusual Value, Or Of Only One Such Item With A CMV of \$1,000 Or Less

3. Allegation Of Items Of Unusual Value Whose Total CMV Exceeds \$1,000

Manual Title	Chapter Page I		Revision Date	
Virginia Medical Assistance Eligibility	Iedical Assistance Eligibility M11 February		uary 2009	
Subchapter Subject	Page ending with F		Page	
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 1		18	

similar item new) rather than CMV. Do not use replacement value in lieu of CMV.

If the verified CMV of all nonexcluded items of unusual value and the alleged CMV of all durable items totals \$2,000 or less, **cease development.** Otherwise, proceed according to e. below.

- e. Determine whether any of the durable items (i.e., that are not items of unusual value) can be excluded per A.1.b. above. If they can, and if the verified CMV of all nonexcluded items of unusual value and the alleged CMV of the remaining durable items then totals \$2,000 or less, cease development. Otherwise, proceed according to f. below.
- **f.** Verify the CMV of the nonexcluded durable items. If the verified total CMV of all nonexcluded items of unusual value and nonexcluded durable items is \$2,000 or less, cease development. Otherwise, proceed according to g. below.
- **g.** If the portion of the total CMV that exceeds \$2,000 affects eligibility, **determine** the equity value of any item on which the individual alleges there is an encumbrance. If total equity value then exceeds \$2,000, that portion of the equity in excess of \$2,000 cannot be excluded under this provision.

S1140.110 OTHER PROPERTY RIGHTS

A. Introduction For resources other than a life estate, apply development and documentation located in S1140.110 to QDWI evaluations.

B. Life Estate A life estate conveys to the individual to whom it is given certain property rights for the duration of his or her life, or someone else's life. In some cases, it may be conditional: e.g., for life or until remarriage. The owner of a life estate can sell the life estate but does not have title to the property and thus, normally cannot sell it or pass it on as an inheritance.

For QDWI evaluations, a life estate in real property, other than the home property, is counted as a resource **regardless of when the life estate was established.** Follow the policy in M1140.110 for determining the countable value of a life estate.

A life estate in home property does not need to be developed as the home is an excluded resource.

Manual Title	Chapter	Page Revision Date	
Virginia Medical Assistance Eligibility	M11	July 2001	
Subchapter Subject	Page ending with	Page ending with	
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 2		1

QMB, SLMB, QI AND ABD 80% FPL

A. Introduction	 This section contains information regarding the resources that are treated differently for <i>QMB</i>, <i>SLMB</i>, <i>QI and ABD 80% FPL covered groups</i>. <i>The differences are:</i> home property,
	 inheritances and unprobated estates, and real property whose sale would cause undue hardship, due to loss of housing, to a co-owner.
B. Resource Evaluation	Resource treatment and evaluation used for QMB, SLMB, QI and ABD 80% FPL determinations are listed in:
	 S1110 Resources, General, S1120 Identifying Resources, S1130 Resource Exclusions and S1140 Countable Resources
C. Resource Policy Exceptions	Sections of policy that apply only to QMB, SLMB, QI and ABD 80% FPL evaluations are:
	 S1120.215 Inheritances and Unprobated Estates S1130.100 The Home S1130.130 Real Property Whose Sale Would Cause Undue Hardship, Due to Loss of Housing to a Co-owner
	The detailed information on these resources is below.
S1120.215 INHERIT	ANCES AND UNPROBATED ESTATES
A. Introduction	An ownership interest in an unprobated estate may be a resource if an individual:
	 is an heir or relative of the deceased; or receives any income from the property; or under State intestacy laws, has acquired rights in the property due to the death of the deceased.
B. Operating Policy	
1. When to Develop	 We develop for this type of resource only if: the property in question is not excludable under any of the provisions in S1110.210 B.; and counting the property's value would result in excess resources.
2. Ownership Interest	 There is an ownership interest in an unprobated estate if: documents (e.g., a will or court records) indicate an individual is an heir to property of a deceased; or

		dical Assistance Eligibility	M11	July 2001
ubchapter S		EXCEPTIONS FOR ABD MI	Page ending with Appendix	2 Page 2
	RESUUKCE E	ACEI HUNS FUR ADD MI	Appendix	<u> </u>
3.	When Unprobated Estate Can Be a Resource	 an individual has use of a deceased's it; or documents establish, or the individu himself and the deceased which, undindividual a share in the distribution the inheritance, use of income, and of We do not consider that an inheritance i following the month in which it meets the <i>S0830.550</i> for the income rules on inheritance evaluate the property as a resource. 	al alleges, a relatio der State intestacy l of the deceased's p listribution are unco s a resource until the ne definition of inco	nship between aws, awards the property; and ontested. ne month ome. See
	a KESUUI CE	evaluate the property as a resource.		
	elopment and cumentation			
1.	Ownership Interest	Document the file, as applicable, with a	copy of:	
	interest	 an inheritance or relationship docun relationship); 	nent (or a signed sta	tement alleging
		• evidence of income from the proper	•	
		• individual's signed statement concer	0	the property an
		whether there is contest of any factorother evidence showing that the situ		eria in B
		• Other evidence showing that the situ		cha ili D.
2.	Sole vs. Shared Ownership	Follow S1110.510 and S1140.030 to de are other owners and, if so, whether the his/her share of the property.		
3. 5	Status as a Resource	• If the individual is the sole owner of consent to sell, the property is the in not require the consent of other heir property.	ndividual's resource	e. Some States
		• If other owners withhold consent at the property is not a resource until t It is subject to the resource counting month it meets the definition of inc	he estate has been t g rules the month fo	hrough probate
	Value of Resource	a. CMV - Develop the property's CMV guidelines in S1140 for the particula		
		b. Shared Ownership		
		 For real property, and most pers For checking/savings accounts a S1140.210. 		

Manual Title	Chapter	Page R	evision Date
Virginia Medical Assistance Eligibility	M11	July 2001	
Subchapter Subject	Page ending with Page		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 2		3

REAL PROPERTY

S1130.100 THE HOME

A. Policy Principles

1.	Exclusion of the Home	An individual's home, regardless of value, is an excluded resource.
2.	Definition of	An individual's home is property in which he or she has an ownership

- the Home interest and that serves as his or her principal place of residence. It can include:
 - the shelter in which he or she lives;
 - the land on which the shelter is located; and
 - related buildings on such land.
- **3. Principal Place of Residence** An individual's principal place of residence is the dwelling the individual considers his or her established or principal home and to which, if absent, he or she intends to return. It can be real or personal property, fixed or mobile, and located on land or water.
- 4. Individual For purposes of excluding "the land on which the shelter is located" (A.2. above), it is not necessary that the individual own the shelter itself.
 Land But Not

EXAMPLE: If an individual lives on his or her own land in someone else's trailer, the land meets the definition of home and is excluded.

a. Land

The home exclusion applies not only to the plot of land on which the home is located, but to any land that adjoins it.

Land adjoins the home plot if not completely separated from it by land in which neither the individual nor his or her spouse has an ownership interest.

Easements and public rights of way (utility lines, roads, etc.) do not separate other land from the home plot.

b. Buildings

The home exclusion applies to all buildings on land excluded per a. above.

6. Property That No Longer Serves As The Principal Place of Residence

The Shelter

Property To

Which The Exclusion Applies

5. Extent of

a. General Rule

Property ceases to be the principal place of residence - and, therefore, to be excludable as the home - as of the date that the individual, having left it, does not intend to return to it.

Such property, if not excluded under another provision, will be included in determining countable resources as of the first moment of the first day of the following month..

	edical A	ssistance Eligibility	Chapter M11	Page Revision Da July 2001
ubchapter Subject RESOURCE	EXCEP	TIONS FOR ABD MI	Page ending with Appendix	Page 4
	b.	 Exceptions to General Rule Even if the individual leaves the property remains an excluded rest a spouse or dependent relative there while the individual is its sale would cause undue h owner of the property 	source for as long as: we of the individual co institutionalized; or	ntinues to live
7. Dependent Relative	a.	Dependency may be of any kind	l (financial, medical, e	etc.).
Defined	b.	Relative means:		
		 child, stepchild, or grandchil parent, stepparent, or grandp aunt, uncle, niece, or nephew brother or sister, stepbrother cousin; or in-law. 	arent; v;	ther or half sister;
B. Development and Documentation Initial Claims				
1. Ownership	a.	Use of Allegation Accept an individual's allegation raises a question about it (e.g., a under age 18, does not live with else). If there is a question, have of evidence listed in b d. below	life estate is involved a parent, and does liv the individual submit	, the individual is e with someone
	b.	Evidence of Real Property Ow	nership:	
		 tax assessment notice; recent tax bill; current mortgage statement; deed; report of title search; evidence of heirship in an unprofrom the property, a will, or evid State intestate distribution laws in property). 	ence of relationship re	ecognizable unde
	c.	Evidence of Personal Property	Ownership (e.g., a N	Aobile Home):
		title;current registration.		
	d.	Evidence of Life Estate or Sin	nilar Property Right	s
		• deed;		

• will

Manual Title	Chapter	Page Rev	vision Date
Virginia Medical Assistance Eligibility	M11	Apri	il 2013
Subchapter Subject	Page ending with]	Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix	2	5

• other legal document.

e. Equitable Ownership

Virginia does not recognize equitable ownership of real property.

- 2. Principal Place of Residence – Operating Assumption
 Absent ownership in more than one residence or evidence that raises a question about the matter, assume that the alleged home is the individual's principal place of residence.
- **3. Indication of More than One Residence**If an individual alleges or other evidence indicates ownership of more than one residence, **obtain** his or her signed statement concerning such points as:
 - how much time is spent at each residence;
 - where he or she is registered to vote;
 - which address he or she uses as a mailing address or for tax purposes.

Determine the principal place of residence accordingly and document the determination in file.

4. Evidence Indicates Nonadjoining Property

a. Individuals Agrees With Evidence

If evidence indicates that land the individual owns does not adjoin the home plot, and the individual agrees that it does not;

- **obtain** his or her statement to that effect and
- **develop** the nonadjoining portion per S1140.100 (Nonhome Real Property) or S1130.500 (Property Essential to Self-Support), as applicable.

b. Individual Disagrees With Evidence

If the individual maintains that all the land adjoins the home plot, document the file with:

- a sketch of the land showing the boundaries of the various plots and the location of the shelter used as the home; and
- evidence of how the land is treated for tax assessment purposes.

Manual Title	Chapter	Page R	evision Date
Virginia Medical Assistance Eligibility	M11	Ju	ly 2001
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 2	2	6

The sketch may be by the individual, from public records, or by the Eligibility Worker (from direct observation).

The tax assessment information may be in the form of a tax assessment notice or obtained from the appropriate tax jurisdiction and recorded in the case record.

c. Combined or Single Holding for Tax Assessment

Assume that the land is a single piece of property in which all the land adjoins the home plot if:

- it is recorded and treated as a single holding for tax assessment purposes; or
- the original holding has been subdivided, but still is treated as a single holding for tax assessment purposes.

d. More Than Single Holding for Tax Assessment

If the land is recorded and treated as two or more holdings for tax assessment purposes, use the sketch to determine whether other holdings adjoin the home plot.

a. Summary of Development

If the individual is in an institution, determine whether a spouse or dependent relative is living in the home (see b. below).

If no spouse or dependent relative is living in the home, determine:

- whether the individual intends to return to the home (see c. below); and
- if not, whether the sale of the home would cause undue hardship, due to loss of housing, to a co-owner (see D.1. below).

NOTE: If a previously undeveloped absence from the home has ended, assume that the individual always intend to return. The absence, regardless of duration, will not affect the home exclusion.

b. Spouse or Dependent Relative Development

Obtain a signed statement from the individual as to:

- whether anyone is living in the home while the individual is in the institution;
- if so, how that person is related to the individual, if at all; and
- if related (except for the individual's spouse), how that person is dependent on the individual, if at all.

Absent evidence to the contrary, accept the allegations.

5. Absences From The Home

Manual Title		Chapter	Page R	evision Date
Virginia Medical A	ssistance Eligibility	M11	Ju	ly 2001
Subchapter Subject		Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI		Appendix 2		7
с.	"Intent to Return" Development			
	If the individual has left his or her her	ome but intends to r	eturn to	o it, see D.

NOTE: "Intent to return" development applies only to the **continued** exclusion of property which met the definition of the individual's **home** prior to the time the individual left the property. See A.2. above for the definition of "home."

 C. Procedure – Posteligibility
 If, after Medicaid eligibility is established, an individual receives real property - for example, as an inheritance or gift - which may be excludable as his/her home, apply the policy and procedures in A. and B. above to determine whether the home exclusion applies.

> Redevelop the exclusion from resources of an individual's home only if something raises a question about the correctness of the original determination or indicates that the exclusion may no longer apply (e.g., a change of address).

> If the individual has left his or her home but intends to return to it, see D. below.

D. Procedure --

1. Obtain

"Intent to Return Home" Development

Statement

Obtain a signed statement from the individual as to:

- when and why he or she left the home;
- whether he or she intends to return; and
- if he or she does not intend to return, when that decision was made.

NOTE: If the individual has a representative payee, obtain the "intent" statement from the payee.

This statement governs the "intent to return" determination unless the statement is self-contradictory (see 2. through 4. below).

Self-Consider a statement to be self-contradictory if it contains conflicting or unclear expressions of intent.

Examples of self-contradictory statements:

"Sometimes I want to go home and sometimes I don't."

"I intend to go home but I also want to stay here."

"Yes, I want to go home, but I really don't know if I should."

Manual Title	Chapter	Page R	evision Date
Virginia Medical Assistance Eligibility	M11	Ju	ly 2001
Subchapter Subject	Page ending with		Page
RESOURCE EXCEPTIONS FOR ABD MI	Appendix 2	2	8

 3. Factors Not to Consider
 Do not consider other factors, such as the individual's ages, physical condition, or other circumstances when determining intent to return home. Assuming the individual is mentally competent, age, mental capacity, and physical condition are **not** factors in evaluating the individual's statement of intent.

Example: The recipient is 93 years old and in the intensive care unit of a hospital. She tells the Eligibility Worker that her doctor believes she may not be able to leave the hospital and return home. However, she states that she intends to return to her former residence as soon as she is well enough to leave the hospital. Based on her statement, "intent to return home" is established.

Example: The recipient's home was partially destroyed by fire. He does not know when the necessary repairs will be completed. In the meantime, he is living with his sister. He states he intends to return to the former residence as soon as possible. Based on his statement, "intent to return home" is established.

 4. Obtaining More
 If the individual's statement of intent is self-contradictory, contact someone who knows the situation, such as a physician, family member, or close friend or relative, to clarify the situation.

S1130.130 REAL PROPERTY WHOSE SALE WOULD CAUSE UNDUE HARDSHIP, DUE TO LOSS OF HOUSING, TO A CO-OWNER

A. Policy Principles

1. Exclusion

The value of an individual's ownership interest in jointly owned real property is an excluded resource **for as long as** sale of the property would cause undue hardship, due to loss of housing, to a co-owner.

2. Undue Hardship Undue hardship would result if such co-owner:

- uses the property as his or her principal place of residence;
- would have to move if the property were sold; and
- has no other readily available housing.
- B. Development and Documentation---Initial Applications and Post-Eligibility
 - 1. Allegations of Loss of Housing for Co-Owner

If someone alleges that the sale of certain real property would force a coowner living on it to move, obtain:

- the individual's signed statement to that effect, and
- evidence of joint ownership (see S1130.100 B.1.b.-d.).

If co-ownership is not proven, skip to 3. below. Otherwise, obtain the statement in 2. below.

Manual Tit			Chapter	-	evision Date
011		dical Assistance Eligibility	M11	Ju	ly 2001
Subchapter Subject RESOURCE EXCEPTIONS FOR ABD MI			Page ending with Appendix 2		Page 9
 2. Required Statement from Resident Co-Owner Obtain a statement from the co-owner regarding when the statement from Resident Co-Owner Uses the property as his or her principal place of would have to move if the property were sold; and has other living quarters readily available. Apply the policy principle in A. above to determine were statements of the individual and the co-owner, the would cause undue hardship to the co-owner. Accept any reasonable allegation from the co-owner available housing (e.g., no other affordable housing housing with necessary physical modifications for a individual). 		pal place of resider vere sold; and lable. determine whethe co-owner, the sale vner. e co-owner that th ble housing availab	her he or she: esidence; 1 hether, on the basis of sale of the property hat there is no readily vailable or no other		
3.	Determination- Not Undue Hardship	If the property cannot be excluded on thedocument the file to that effect;issue appropriate notice.	basis of undue ha	rdship:	
4.	Determination- Undue Hardship	 If the property can be excluded on the ba document the file to that effect; issue appropriate notice. 	sis of undue hardsl	hip:	

• issue appropriate notice.