



**State of Wisconsin  
Governor Scott Walker**

**DEPARTMENT OF HEALTH SERVICES**  
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**TO: Income Maintenance Supervisors  
Income Maintenance Lead Workers  
Income Maintenance Staff  
W-2 Agencies  
Workforce Development Boards  
Job Center Leads and Managers  
Training Staff  
Child Care Coordinators**

**FROM: Shawn Smith, Bureau Director  
Bureau of Enrollment Policy & Systems  
Division of Health Care Access and Accountability**

**DHS OPERATIONS MEMO**

**No: DHS 14-50 Amended**

**DATE: 12/17/2014**

<b>FS</b>	<input type="checkbox"/>	<b>MA</b>	<input checked="" type="checkbox"/>	<b>BC+</b>	<input checked="" type="checkbox"/>
<b>SC</b>	<input type="checkbox"/>	<b>CTS</b>	<input type="checkbox"/>	<b>FSET</b>	<input type="checkbox"/>

**SUBJECT: Using Data Exchanges to Verify Earned Income for Health Care**

**CROSS REFERENCE:**

**EFFECTIVE DATE:** December 22, 2014

**PURPOSE:**

The purpose of this memo is to announce a new data exchange to verify earned income for health care and a new "reasonable compatibility" test to determine whether verification of earned income is required for health care programs.

**BACKGROUND:**

Provisions in the Patient Protection and Affordable Care Act of 2010 (PPACA or ACA) require states to rely as much as possible on electronic data sources when verifying information provided by health care applicants. Federal regulations restrict states from requesting documentation from these applicants unless the information cannot be obtained through an electronic data source, or information from the data source is not "reasonably compatible" with what the applicant has reported. In addition, Wisconsin has received guidance directly from the Centers for Medicare and Medicaid Services (CMS) indicating that states are required to consider State Wage Information Collection Agency (SWICA) to be a valid data source when determining reasonable compatibility for health care. States are not permitted to disregard SWICA when applying these new verification policies because of concerns about the timeliness or accuracy of SWICA data.

**POLICY:**

To comply with these new verification requirements, Wisconsin will implement a new data exchange for verifying earned income for health care. In addition, Wisconsin will introduce a “reasonable compatibility” test based on SWICA data to determine whether verification is required for health care programs.

**NEW DATA EXCHANGE FOR VERIFYING EARNED INCOME:**

Wisconsin connects to the Federal Data Services Hub (FDSH) in order to transfer accounts to and from the federal health insurance Marketplace. The FDSH also provides states with a variety of data exchanges, including real-time verification of earnings based on data from Equifax (previously known as TALX or The Work Number). This verification service is available to states free of charge through the FDSH. **Once implemented, it** may only be used to verify earned income when there is a health care request on the case.

**Later in 2015,** Wisconsin will implement this data exchange as a source of earned income verification for applicants and members with a health care request. **This has been postponed from the original implementation date of December 22, 2014, due to concerns raised by CMS.**

**REASONABLE COMPATIBILITY:**

As noted previously, states are restricted from requesting documentation from health care applicants and members unless the information cannot be obtained through an electronic data source, or information from the data source is not “reasonably compatible” with what the applicant has reported. As defined in federal regulations, information from the data source is **“reasonably compatible”** if it results in the same eligibility outcome as member-reported information:

- If both the electronic data source and the member-reported information put the individual’s total countable income below a given income threshold, the two data sources are considered to be reasonably compatible and further verification may not be requested or required.
- If the electronic data source puts the individual’s total countable income above a given income threshold, but the member-reported information puts the individual’s total countable income below that same threshold, the two data sources are not reasonably compatible and further verification is required as a condition of eligibility.
- If the member reports income that is above a given threshold, that income amount will be used, regardless of what the outcome would be using information from the electronic data source.

The reasonable compatibility test will only be applied to job earnings that have not otherwise been verified (for example, as part of another program’s verification process), and earnings for which SWICA data is available for the most recent calendar quarter for which the Department of Workforce Development has reported. To determine a monthly amount to use for the reasonable compatibility test, CARES will divide the quarterly SWICA wages by 13 and multiply by 4.

Unearned income (as defined in [Chapter 16.5](#) of the BadgerCare Plus Eligibility Handbook) will continue to be verified based on current policy. If there is an electronic data source available to use for verifying a type of unearned income, it should be used as verification for that income. If no data source is available, the individual must provide documentation of the unearned income. Self-employment and in-kind job income will also continue to be verified based on current policy.

The reasonable compatibility test is based on whether using member-reported information about earnings and SWICA-reported information about earnings results in the same eligibility outcome **when all other countable income is taken into account**.

If an individual's eligibility determination includes a combination of earnings, unearned income, self-employment, and/or tax deductions, the unearned income, self-employment, and/or tax deductions must be verified (either through data exchanges or by the member) before a final reasonable compatibility test for earnings can be performed. Reasonable compatibility will first be tested based on the household's total countable income as reported to the agency or verified through other sources. As described above, this test will determine whether the member is required to provide verification of earnings. If the member-reported earnings amount is not reasonably compatible (based on the household's total reported income), verification of earnings will be required at the same time that verification is required for unearned income, self-employment, and/or tax deductions.

A second verification request will be required if the initial test leads to a determination of reasonable compatibility but the earnings are no longer reasonably compatible after other income types or deductions have been verified.

For example, if an applicant reports both pension income and employment, verification of earnings will not be required if the earnings are reasonably compatible when both member-reported pension income and member-reported earnings are taken into account. Verification of the pension income will continue to be required, and if the member fails to verify this income, he or she will be denied or terminated for failure to verify. If the member verifies his or her pension income, the reasonable compatibility test will be re-run to see if the earnings are still reasonably compatible when verified pension income and member-reported earnings are taken into account. If the earnings are no longer reasonably compatible, the member will be required to verify his or her earnings at that time.

If earnings are determined to be reasonably compatible, the amount reported by the member should be used to determine eligibility and premium amounts for health care. If the earnings are later verified (for example, if the member verifies earnings with paystubs in order to meet FS requirements), the verified earnings should then be used to determine eligibility and premium amounts for health care.

The following table summarizes the basic rules for determining reasonable compatibility:

<b>If total countable income using the monthly earnings amount reported by the member is:</b>	<b>AND total countable income using the monthly earnings reported by SWICA is:</b>	<b>Is it reasonably compatible?</b>
Above the threshold	Above the threshold	Yes – eligibility will be based on the member-reported earnings amount
Above the threshold	Below the threshold	Yes – eligibility will be based on the member-reported earnings amount
Below the threshold	Below the threshold	Yes – eligibility will be based on the member-reported earnings amount
Below the threshold	Above the threshold	No – further verification should be requested

➤ **Note:** For simplicity, most of the examples in this memo include households with earned income as the only source of income. It is important to remember that reasonable compatibility is based on the individual's total countable income, not just his or her earned income amount.

**Example 1:** Joe is a single childless adult with an income limit of \$972.50 for BadgerCare Plus (BC+). He reports that his earnings are \$500/month. SWICA reports that his quarterly earnings are \$2,700, for a monthly amount of \$830.77. Because his income is below the income threshold using either amount, his reported information is considered to be reasonably compatible with the SWICA reported income, and the agency must use the \$500 amount he reported without requesting additional verification.

**Example 2:** Lon is a single childless adult with an income limit of \$972.50 for BC+. He reports that his earnings are \$900/month. SWICA reports that his quarterly earnings are \$3,300, for a monthly amount of \$1,015.38. Because there is a difference in the eligibility outcome when applying the SWICA reported income, his reported information is not considered to be reasonably compatible, and the agency must request additional verification.

**Example 3:** Melanie is a single childless adult with an income limit of \$972.50 for BC+. She reports that her earnings are \$1,200/month. CARES will base the denial on this reported income amount, regardless of the income amount from SWICA or other data sources.

**Example 4:** Michelle applies for BC+ for herself and her two children. She reports that she started a job last month and is earning \$1,400/month. Because the job is new, SWICA data is not available. Since SWICA data is not available, the reasonable compatibility test will not be performed, and Michelle will be required to verify her earnings using paystubs, an EVF-E form, or other documentation.

#### PROGRAMS FOR WHICH REASONABLE COMPATIBILITY TEST WILL APPLY

The reasonable compatibility test will be performed as part of any eligibility determination for the following categories of BC+ and Medicaid:

- BadgerCare Plus based on MAGI rules, with the exception of deductibles
- Family Planning Only Services (FPOS) based on MAGI rules
- Elderly, Blind or Disabled Medicaid (EBD MA), with the exception of deductibles  
Medicare Savings Program (QMB/SLMB)

The reasonable compatibility test will not be used for other categories of BC+ and Medicaid, including Medicaid Purchase Plan (MAPP), Home and Community Based Waivers (HCBW), Institutional Medicaid, and met and unmet deductibles. In most cases, this is because reasonable compatibility cannot be used when determining a benefit, cost sharing or patient liability amount based on an exact dollar amount. Populations not subject to an income test (for example, Former Foster Care Youth) will not have a reasonable compatibility test.

Reasonable compatibility does not apply to non-health care programs, including FS, Caretaker Supplement, Child Care, and W-2.

If an individual applies for or is enrolled in health care and another program, the other program may require the individual to verify his or her earned income with paystubs or other documentation. Once verification is received for the other program, the verified income should also be used for the health care eligibility. Because reasonable compatibility applies only to health care, the verification requirements may not be the same for health care and the other program:

- If the reported information is not reasonably compatible with the electronic data source, the individual must provide verification of the reported information as a condition of eligibility for health care as well as the other program.
- If the reported information is reasonably compatible with the electronic data source, then verification cannot be required for health care, but it will continue to be required for the other program. In this situation:
  - The individual will be made eligible for health care using the reported income, but the eligibility results could change once the income verification is received for the other program.
  - If the individual fails to provide verification, he or she will be denied or terminated for the other program but will continue to remain eligible for health care based on the results of the reasonable compatibility test.

**Example 5:** Katie is a single childless adult with an income limit of \$972.50 for BC+. She applies for FS and BC+. She reports that her earnings are \$800/month. SWICA reports that her quarterly earnings are \$2550, for a monthly amount of \$784.62. Because she is eligible for BC+ using either amount, her reported information is considered to be reasonably compatible. The agency must use her reported income for BC+, and based on this amount, she would be made eligible for BC+.

Her FS eligibility, however, will pend for verification of her earnings. If she returns her paystubs and they show income of \$980/month, this information would replace the member-reported information and her health care benefits would be terminated. (**Note:** She would not be liable for an overpayment because her initial determination was based on income that was reasonably compatible with SWICA.)

If she failed to provide the requested verification, her FS benefits would be denied but she would continue to remain eligible for BC+.

VERIFICATION CODES

Workers should continue to use existing verification codes for earned income based on current policy. The reasonable compatibility test results will allow a health care AG to be found eligible even if the earned income has a verification code of ?, Q?, QV, NV, or any other code that would normally cause the AG to pend or fail, as long as the member-reported information is considered reasonably compatible.

REASONABLE COMPATIBILITY THRESHOLDS:

The reasonable compatibility test will apply to each AG for which earned income is reported, has not been already been verified, and for which SWICA data is available. Because different AGs are subject to different income thresholds, the following thresholds will be used by population to determine whether reported information is reasonably compatible. In some cases, the threshold will be a FPL %, while in others it will be a fixed dollar amount:

<b>Population</b>	<b>Threshold(s)</b>
Adults (MAGS, MAGA and MAGN)	100% FPL
Adults in Extensions with a premium	Premium thresholds: 133, 140, 150, 160, 170, 180, 190, 200, 210, 220, 230, 240, 250, 260, 270, 280, 290, and 300% FPL
Children – under age 1	306% FPL
Children – ages 1 through 5	191% FPL Premium thresholds (unless the child is exempt): 201, 231, 241, 251, 261, 271, 281, 291, and 301% FPL 306% FPL
Children – ages 6 through 18	133% FPL 156% FPL Premium thresholds (unless the child is exempt): 201, 231, 241, 251, 261, 271, 281, 291, and 301% FPL 306% FPL
Pregnant women	306% FPL
FPOS	306% FPL
EBD Categorically Needy MA: group size of 1	\$564.45 + Shelter cost (maximum of \$240.33)
Categorically Needy SSI-Related MA: group size of more than one	\$853.38 + Shelter cost (maximum of \$360.67)
EBD Medically Needy MA:	\$591.67/month
QMB: group size of 1	\$972.50/month
QMB: group size of 2	\$1310.83/month
SLMB: group size of 1	\$1167/month
SLMB: group size of 2	\$1573/month

For populations with multiple thresholds, the lowest threshold that is higher than the reported income would be used. For example, if an adult in an extension reports earnings for a total monthly income of 141% FPL, the reasonable compatibility test would be based on the next highest threshold listed above, which is 150% FPL.

Because different thresholds are used for different populations, individual members of a household or a given AG may pass the reasonable compatibility test while others do not.

**Example 6:** Marty and Jen have two sons, Alex (age 9) and Warren (age 4). They apply for BC+ and report that Marty has earnings of \$3,750/month. SWICA reports that Marty has earnings of \$3,955/month. For a group size of 4, the reported household income is 189% FPL, while the household income based on SWICA data is 199% FPL. As parents, Marty and Jen are ineligible for BC+ based on their reported income of 189% FPL. Each child is subject to a reasonable compatibility test based on the next highest relevant threshold for his age group.

- For Alex, at age 9, the reasonable compatibility threshold is 201% FPL. The household's income based on both the reported income and SWICA are below this threshold, so the reasonable compatibility standard is met and no further verification is required for Alex.
- For Warren, at age 4, the reasonable compatibility threshold is 191% FPL. The household's income based on reported income is below this threshold, while the household's income based on SWICA is above this threshold. As a result, the amounts are not reasonably compatible and verification must be provided in order for Warren to become eligible.

If the family provides paystubs that show actual monthly income of more than 200% FPL, both children would be subject to a premium based on the income verified by paystubs.

**Note:** if all members of the AG fail for lack of verification after a reasonability test is applied, the failure reason will be set at the AG level. If only one member of the AG fails for lack of verification after a reasonability test is applied, the failure reason will be set at an individual level.

**Example 7:** Leigh and Ed have one child, James (age 7). They apply for BC+ and report that Leigh has earnings of \$1500/month, or 91% FPL. SWICA reports that her monthly earnings are \$1600/month, or 97% FPL. In this case, Leigh and Ed are tested against a reasonable compatibility threshold of 100% FPL. Because both amounts are below this threshold, the reported income is reasonably compatible and no further verification is required. For James, the next highest threshold is 133% FPL, and again, both amounts are below this threshold so no further verification is required.

**Example 8:** In example 8 above, instead of reporting Leigh's earnings as \$1600/month, SWICA reports her earnings as \$1800/month, or 109% FPL. For Leigh and Ed, who are subject to an income threshold of 100% FPL, this is not reasonably compatible with the reported income amount of 91% FPL, so verification of Leigh's earnings is required for their eligibility. For James, both 91% FPL (reported) and 109% FPL (SWICA) are below his eligibility threshold of 133% FPL, so no verification is required for James. If the household fails to provide verification, then James would be made eligible but Leigh and Ed would not.

### **CARES:**

To support the new FDSH data exchange, the existing "Employment/Unemployment Queries" page will be enhanced to display the income information received from FDSH. Due to the delayed implementation of the FDSH data exchange, workers will see changes to this page, but no data from Equifax will be available.

NEW SECTIONS ON EMPLOYMENT/UNEMPLOYMENT QUERIES PAGE

The “Employment/Unemployment Queries” page will be divided into two sections:

- State Data Matches: This section will include the existing “New Hire” and “Wage Match” sections. “Wage Match” will be renamed “SWICA Wage Match.”
- Federal Data Matches: This section will include the “FDSH Wage Match” section, which will display information from Equifax once this service is implemented.

Once the FDSH wage match is implemented in 2015, workers will be able to click on the magnifying glass icon next to an individual’s name to view the detailed FDSH wage match results. In the meantime, the page will display “Request not allowed” for all individuals.

The screenshot shows the 'Employment Queries' page with a navigation menu on the left. The main content area is divided into three sections:

- State Data Matches**
  - New Hire**

Name	Hire Date	Employer Name	Work Location Address
[Redacted] 71F PP	No Match Found		
[Redacted] 32F SOL	No Match Found		
  - SWICA Wage Match**

Name	File Date	Wage Amount	Year	Quarter	Employer Number
[Redacted] 71F PP	No Match Found				
[Redacted] 32F SOL	No Match Found				
- Federal Data Matches**
  - FDSH Wage Match**

Name	Match Date	Employer Name	Employer FEIN	Recent Pay Date	Gross Amount
<input checked="" type="checkbox"/> [Redacted] 71F PP	Request Not Allowed				
<input type="checkbox"/> [Redacted] 32F SOL	Request Not Allowed				

At the bottom of the page, there are buttons for 'Add Case Comment', 'Send Request', 'Previous', and 'Next'.

NEW FDSH WAGE MATCH PAGE

Clicking on the magnifying glass icon on the “Employment Queries” page will open a new “FDSH Wage Match” page, which will display any FDSH information available for that individual. Until the data exchange is implemented, the page will show the message “No data found.”

**FDSH Wage Match** Cancel  Reset

**The following events have occurred:**

 **AE152**: No data exists for the specified date.

**Employee Information**

SSN	First Name	MI	Last Name	Birth Date	PIN	Case	Source	Match
No data found.								

▶ Wage Summary

Individual Match Date On or Before

/  /

Note that the “FDSH Wage Match” page is not part of the CWW driver flow but can be viewed by:

- Clicking on the magnifying glass icon under the “FDSH Wage Match” section of the “Employment Queries” page (once the data exchange is implemented),
- Clicking on the new “FDSH Wage Match” link in the left navigation menu, or
- Clicking on the new “FDSH Wage Look-Up” option on the “Employment” page.

### UPDATED EMPLOYMENT PAGE

The “Employment” page will be updated to provide the option of looking at the income details received from FDSH for an individual employment. A new “FDSH Wage Lookup” link will be added below the Employer FEIN field in the “Employment Information” section. A pop-up window version of the “FDSH Wage Match” page will appear when the worker clicks on the magnifying glass icon. When viewing the “Employment” page in history, the “FDSH Wage Match” page will display the information that was available as of the “Last Updated” date on the page (once the data exchange is implemented).

**Employment**
Cancel  Reset

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**Employment Information**

**Effective Period**

\* Begin Month:  /       End Month:  /       Last Updated:

Delete Reason:

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**Employer Information**

\* Individual:  24F PP      Sequence:

SSN:

WI Employer Number:       FEIN:

\* Employer Name:       **FDSH Wage Lookup**

Address:

City:       State:

ZIP:  -       Phone:

Fax:

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**Employment Description**

\* Employee Type:

\* Job Title for Health Insurance:

\* Employment Type:

\* Verification:

\* Begin Date:  /  /

\* Verification:

First Pay Check Date:  /  /

\* Employment Ended?

Employment End Date:  /  /        Verification:

Date Of Last Paycheck:  /  /        Verification:

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**Strike Information**

\* On Strike?

Strike Begin Date:  /  /        Verification:

Strike End Date:  /  /        Verification:

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**BadgerCare Verifications**

\* Wage Verified?        Date:  /  /

\* Health Insurance Verified?        Date:  /  /

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**Employer Verification Form (EVF) Information**

\* Employer Signature on EVF-Earning:

\* Employer Signature on EVF-Health Insurance:

Employer Refused Signature on Either Form:

**NEW MONTHLY SWICA WAGE INFORMATION PAGE**

To support application of the new reasonable compatibility test for health care, a new “Monthly SWICA Wage Information” page will display wage match information received from SWICA.

This page will not be a part of any CWW driver flow but will be able to be accessed by clicking on the “Monthly SWICA Wage Information” link in the left navigation menu. The “Monthly SWICA Wage Information” page will be added so that quarterly SWICA data can be converted to a monthly amount and stored in CARES for the reasonable compatibility test. Workers should not use this information to verify monthly earned income for any program. This amount should only be used as the basis for the reasonable compatibility test for health care.

The “Monthly SWICA Wage Information” page will display the monthly equivalent of the quarterly SWICA match for the most recent quarter, which will be quarterly wages divided by 13 and multiplied by 4. In very limited circumstances, workers may override the SWICA amount or delete the page as needed – for example, if the individual recently stopped working or started a job at the end of the quarter and the total quarterly amount cannot be used to find a monthly amount; or if SWICA returns an incorrect match for the individual.

**Navigation Menu**

- Search
  - CARES Home
  - Search
  - Inbox Search
  - Unlinked Documents
- RFA / Case
  - Client Registration (0)
  - Case Summary
  - Case Comments
  - Expected Changes
  - Application Entry (0)
    - Case Information
    - Individual Demographics
    - Benefits/School
    - Individual Non Financial
    - Other Health Care Programs
    - Asset Information
    - Employment Queries
  - Employment
    - Summary
    - Gatepost
    - Monthly SWICA (HC Only)
    - Employment
    - Loss of Employment
    - Self Employment
    - Impairment Related Work Expense
    - Room and Board Earnings
    - WP Sanctions
    - Non Cooperation

**Monthly SWICA Amount for Reasonable Compatibility (HC Only)** Cancel  Reset

**Employment Information**

Effective Period  
 \* Begin Month: 11 / 2014      End Month: MM / YYYY      Last Updated: 11/17/2014  
 Delete Reason:

**Employer Information**

\* Individual: ██████████ 47F PP      Sequence: 1  
 SSN: ██████████  
 WI Employer Number: ██████████      \* FEIN: ██████████  
 Employer Name: ██████████      \* Match Type: R - Real-time   
 Address Line 1: ██████████  
 Address Line 2: ██████████  
 City: MILWAUKEE  
 State: WI - WISCONSIN   
 Zip Code: 53209 - 4222

**SWICA Wage Match**

* Year	* Most Recent Quarter	* Monthly Equivalent Amount	Override Amount	Override Reason Code
2014	03	\$1222.23	\$	<input type="text"/>

**Comments**

Comments:

Current Size = 0 characters (1000 characters max.)

Enter New Begin Month: MM / YYYY Go

Individual: ██████████ 47F PP      Sequence:       Updated on or before: MM / DD / YYYY Go

Cancel

**NEW REASONABLE COMPATIBILITY RESULTS SECTION ON BUDGET PAGES**

The “MAGI Budget” page and “EBD SSI-Related Medicaid Budget” page will display reasonable compatibility results in a new section titled “Reasonable Compatibility Results.” This section will show the group’s reported and/or verified countable income, the countable income using SWICA monthly amounts, and the threshold that was used to determine whether the two amounts were reasonably compatible.

Workers should refer to the "Reasonable Compatibility Results" section of the page to determine if an individual is eligible for health care despite the presence of a verification code on the Employment page that would normally cause the health care AG to pend or fail (for example, ?, Q?, QV or NV):

- If the result is "Not Reasonably Compatible" the AG should pend or fail based on the verification code entered on the Employment page.
- If the result is "Reasonably Compatible" for an individual, verification is not required for health care for that individual and CARES will disregard the verification code on the Employment page when determining eligibility.

**Note:** The "MAGI Budget" page will use the AG's countable income for the reasonable compatibility test, while the "EBD SSI-Related Medicaid Budget" page will use net income.

**Navigation Menu**

Search

- ▢ CARES Home
- ▢ Search
- ▢ Inbox Search
- ▢ Unlinked Documents
- RFA / Case
  - ▢ Client Registration (0)
  - ▢ Case Summary
  - ▢ Case Comments
  - ▢ Application Entry (0)
  - ▢ Case Information
  - ▢ Individual Demographics
  - ▢ Benefits/School
  - ▢ Individual Non Financial
  - ▢ Other Health Care Programs
  - ▢ Asset Information
  - ▢ Employment Queries
  - ▢ Employment
  - ▢ Unearned Income
  - ▢ BC+ Tax Deductions
  - ▢ Expenses
  - ▢ Medical
  - ▢ Tax Filing Information
  - ▢ W-2/Child-Care
  - ▢ Generate Summary
  - ▢ Initiate Eligibility Determination
  - ▢ Eligibility (1)
  - ▢ Run Results
  - ▢ Eligibility Results

**BadgerCare Plus MAGI Budget** Cancel  Reset

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**Assistance Group Results**

**Assistance Group Overview**

Assistance Group: **MAGC - BCP - CHILDREN < 19** Sequence: **2**

Benefit Begin Date: **02/01/2015** Benefit End Date:

Determination Date: **01/10/2015**

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**Results**

Assistance Group Status: **O - OPEN** Eligibility Status: **PASS**

Plan Type: **STANDARD PLAN** Household Composition Type: **RELATIONSHIP RULES**

Determination: **I - IM**

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**Fiscal Test Group**

	Adults	Children	Total
Eligible Members:	0	1	1
Counted Members: +	1	1	2
Fetus Count: +		0	0
<b>Assistance Group Size:</b>	<b>1</b>	<b>2</b>	<b>3</b>

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**MAGI Group Income**

Group 1 F PP J

Employment Earned Income: **\$ 0.00**

Self Employment Profit (or Loss): + **0.00**

Unearned Income (or Loss): + **1,500.00**

Deduction: - **0.00**

**Countable Income: \$ 1,500.00**

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**Income Eligibility Determination**

**Total Countable Income**

Group 1 Countable Income: **\$ 1,500.00**

Assistance Group Countable Income: **\$ 1,500.00**

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**Income Limits**

Countable Income FPL (Actual):	150.00%		
Eligibility Test FPL:	306.00%	Income Limit	\$ 4,980.15
Premium Requirement Limit FPL:	201.00%	Premium Requirement Income Limit	\$ 3,271.28

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**Reasonable Compatibility Results** Expand All Collapse All

Results

Assistance Group Countable Income FPL (Actual): **150.00%**

Assistance Group Countable Income FPL (Data Sources): **160.00%**

**Individual Results**

Individual	Compatibility Threshold	Results
9F DAU	156.00%	Not Reasonably Compatible
4F DAU	191.00%	Reasonably Compatible

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**Individual Income** Expand All Collapse All

- ▢ F PP (CA - COUNTED ADULT)
- ▢ F DAU (CC - COUNTED CHILD)
- ▢ F DAU (EC - ELIGIBLE CHILD)

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Assistance Group Sequence Updated on or before  
MAGC - BCP - CHILDREN < 19  MM / DD / YYYY Go

Add Case Comment Cancel  Previous Next

**CONTACTS:**

BEPS CARES Information & Problem Resolution Center

\*Program Categories – FS – FoodShare, MA – Medicaid, BC+ – BadgerCare Plus, SC – SeniorCare, CTS – Caretaker Supplement, FSET – FoodShare Employment and Training.

DHS/DHCAA/BEPS/AA;LA