



**State of Wisconsin
Governor Scott Walker**

DEPARTMENT OF HEALTH SERVICES
Secretary Kitty Rhoades
1 West Wilson Street
P.O. Box 7850
Madison, WI 53707-7850
Telephone: (608) 266-9622
FAX: (608) 266-7882
www.dhs.wisconsin.gov

**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 15-16

DATE: 05/04/2015

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

SUBJECT: Using Equifax Data to Verify Earned Income

CROSS REFERENCE: [Operations Memo 14-50](#)

EFFECTIVE DATE: June 8, 2015

PURPOSE:

The purpose of this memo is to announce a new data exchange and related modifications to the “reasonable compatibility” test to determine whether a member is required to provide verification of earned income for health care programs.

BACKGROUND:

As described in [Operations Memo 14-50](#), provisions in the Patient Protection and Affordable Care Act of 2010 (PPACA or ACA) require states to rely whenever 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 December 2014, the Wisconsin Department of Health Services (DHS) implemented the use of the State Wage Information Collection Agency (SWICA) as a data source for determining “reasonable compatibility” for health care. DHS also introduced new pages in CARES Worker Web (CWW) to support verification of earnings using data from Equifax (previously known as TALX or The Work Number), which is available as a real-time data exchange through the Federal Data Services Hub (FDSH). However, use of the Equifax data exchange was postponed because DHS must apply a “reasonable compatibility” test for health care programs when using Equifax data received through the FDSH, similar to the test using SWICA data. In addition, agencies must not deny or terminate health care benefits based on earned income data received from Equifax without giving the applicant or member an opportunity to verify their reported earned income amount.

POLICY:

As defined in federal regulations, information from a 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, the member-reported income information will be used to deny or terminate health care benefits, regardless of what the outcome would be using information from the electronic data source. In this scenario, *verification is not required*.

To comply with these requirements for using data exchanges to verify earned income, DHS will implement a data exchange with Equifax and will consider Equifax data received through the FDSH when determining if the member is required to verify his or her earned income.

The new data exchange with Equifax will only be available when there is a health care request on the case.

In addition, data matches will only be available for individuals employed by companies that opt to use Equifax for reporting wages. While many large companies report through Equifax, only about 20 percent of all employed BadgerCare Plus members are estimated to work for employers who use this service.

Starting on June 8, 2015, the reasonable compatibility test in CWW will be modified so that for each employment record, it uses one of two possible data sources:

If Equifax data is available for a given employment, Equifax data will be used for that employment in the reasonable compatibility test.

- If data from both Equifax and SWICA are available for a given employment, only Equifax data will be used for that employment in the reasonable compatibility test.
- If Equifax data is not available, the system will use SWICA data (if available) for that employment in the reasonable compatibility test.
- If neither SWICA nor Equifax data is available for a given employment, the reasonable compatibility test cannot be completed, and in most cases, the member must provide verification of the employment.

Use of Equifax data when available is the only modification to the reasonable compatibility test. Agencies should refer to Operations Memo 14-50 for detailed information about how the reasonable compatibility test is applied, as well as the programs and income thresholds to which it applies. As a reminder:

- Reasonable compatibility only applies to BadgerCare Plus, Family Planning Only Services, Medicaid for the Elderly, Blind or Disabled (EBD MA), and Medicare Savings Program (the Qualified Medicare Beneficiary Program and the Special Low-Income Medicare Beneficiary Program).
- It does not apply to other subprograms of Medicaid (including deductibles), FoodShare, Caretaker Supplement, Wisconsin Shares (Child Care), or Wisconsin Works (W-2).
- Reasonable compatibility is not applied when earnings have already been verified (for example, as part of another program's verification process).
- Unearned income, self-employment, and in-kind job income will continue to be verified based on current policy.
- The reasonable compatibility test is based on whether using member-reported information about earnings and SWICA- or Equifax-reported information about earnings results in the same eligibility outcome when all other countable income is taken into account.
- 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 re-determine eligibility and premium amounts for health care.

USE OF EQUIFAX DATA IN THE REASONABLE COMPATIBILITY TEST

To apply the reasonable compatibility test as described in Operations Memo 14-50, CARES must determine a monthly equivalent of the data available through SWICA or Equifax. For SWICA data, CARES divides the quarterly SWICA wages by 13 and multiplies by 4. For Equifax, the monthly equivalent will be determined using the following rules:

- For months for which the system is able to confirm that all paycheck information has been received from Equifax, the actual income amount reported by Equifax for that month will be used.
- For months for which the system cannot confirm that all paycheck information has been received, the system will base the monthly amount on the most recent paycheck:
 - If the member is paid weekly, the most recent paycheck will be multiplied by 4.
 - If the member is paid bi-weekly or semi-monthly, the most recent paycheck will be multiplied by 2.
 - If the member is paid monthly, the most recent paycheck amount will be used.

Example 1: Steve applies for BadgerCare Plus on July 12 and requests backdated coverage for May and June. For Steve's job at Walmart, Equifax reports a weekly pay period, and the most recent paycheck reported through Equifax is from July 8. To determine the monthly equivalent for Steve's reasonable compatibility test, CARES will use the actual paycheck amounts from May and June when applying the reasonable compatibility test, respectively, for May and June. It will multiply Steve's July 8 paycheck by 4 to determine the monthly equivalent amount for the reasonable compatibility test for July.

Example 2: Maggie applies for BadgerCare Plus on August 15 with no backdated request. For Maggie's job at Subway, Equifax reports a semi-monthly pay period, and the most recent paycheck reported through Equifax is from August 1. CARES will multiply Maggie's August 1 paycheck by 2 to determine the monthly equivalent for Maggie's reasonable compatibility test.

To accommodate situations in which an individual may gain and lose employment from the same employer, CARES will obtain Equifax data from up to six months in the past when querying the FDSH.

USE OF EQUIFAX DATA FOR VERIFICATION OF INCOME

As noted previously, agencies may not deny or terminate health care benefits on the basis of Equifax data alone. For this reason, Equifax data may not be considered "verified upon receipt" unless it is the same as what the member has reported.

If the reported wage amount is the same as the Equifax wage amount, the worker may consider the reported wage amount to be verified and use the verification code of "DE – Data Exchange" to identify this. Because the wage has already been verified, the reasonable compatibility test will not be triggered for this employment. The wage amount will be considered verified for all programs of assistance.

If the worker is completing intake during a telephonic application for health care and/or an interview for FoodShare or Child Care, the worker should view the Equifax information during the interview and ask the member if the Equifax-reported amount is correct. If the member agrees that the Equifax-reported amount is accurate, the worker should use the Equifax-reported amount and the verification code of "DE – Data Exchange."

If the worker is completing intake outside of an interview, and there is a discrepancy between what the member has reported and what Equifax provides, the worker must enter the member-reported information with a verification code of either "?" or "Q?." For health care programs, this will trigger a reasonable compatibility test. For other programs, this will cause the case to pend for verification of the member-reported amount.

If the member fails to provide verification and does not contact the agency, FoodShare, Child Care and/or W-2 will fail for lack of verification. Health care programs will fail for any member whose reported income is not reasonably compatible and who failed to provide requested verification.

However, if the member reports that he or she is unable to obtain the requested verification, the worker should follow current policy requiring the agency to assist the member in obtaining verification. If the applicant and worker have made reasonable efforts to obtain verification and

are not able to do so, then the agency should determine the income amount based on “best available” information, and then document how this amount was determined. These existing policies are outlined in Chapter 9.8 of the BadgerCare Plus Handbook, Chapter 20.5 of the Medicaid Handbook, Chapter 1.2.1.3 of the FoodShare Handbook, Chapter 1.7.6 of the Child Care Policy Manual, and Chapter 4.1.3 of the W-2 Manual.

- **Note:** The same policies for use of Equifax data apply when a member is reporting a change in income. Equifax data can be used for verification if it is the same as what the member has reported. If it is not the same, health care will apply a reasonable compatibility test to determine whether further verification is required. For other programs, verification should be requested.

These requirements apply to Equifax data obtained through the FDSH as well as earned income data obtained directly from Equifax.

Example 3: Ryan applies online for himself, his wife, and their child, with a request for health care, Child Care and FoodShare. He reports earnings of \$9.55 per hour for 30 hours per week from his job at Walmart on the application. The agency does not process the application until the interview for Child Care and FoodShare. During the interview, FDSH is queried for Equifax data and the worker sees that the most recent weekly paycheck amount was for an hourly rate of \$9.55 per hour but for 33 hours per week, for a paycheck of \$315.15. As part of the interview, the worker then confirms with Ryan that this amount is correct, enters this amount on the Employment page and uses “DE” as the verification code. Because this information has been reported by the member and verified using Equifax data from the FDSH, it is considered verified for all programs and the reasonable compatibility test is not invoked.

Example 4: Mindy applies online for herself and her 2-year-old twins, with a request for health care, Child Care and FoodShare. She reports \$400 per week in earnings from her job at Subway. When the worker processes the application for health care (prior to completing the interview for FoodShare and Child Care), the worker finds that Equifax data is available from the FDSH and that her most recent weekly paycheck is \$490. Because the member-reported and the FDSH-reported amount are different, the worker enters a “Q?” on the Employment page and runs eligibility. FoodShare and Child Care both pend for interview.

Because the employment amount has not yet been verified, a reasonable compatibility test is invoked for health care. For a group size of three, the reported household income is \$1600 per month, or 97 percent of the federal poverty level (FPL), while the household income based on FDSH data is \$1960 per month, or 119 percent of the FPL.

- For Mindy’s eligibility as a parent, the reasonable compatibility threshold is 100 percent of the FPL. The household’s income based on reported income is below this threshold, while the household’s income based on FDSH is above this threshold. As a result, the amounts are not reasonably compatible. Verification must be provided in order for Mindy to become eligible.
- For the twins, at age 2, the reasonable compatibility threshold is 191 percent of the FPL and no verification is needed. The household’s income based on both the reported income and FDSH are below this threshold, so the reasonable compatibility standard is met and no further verification is required for the twins.

When the worker completes the Food Share / Child Care interview, the worker asks Mindy whether the information provided by Equifax is correct. Mindy confirms that it is. The worker can then use the amount provided by Equifax on the Employment page and changes the verification to "DE". When eligibility is re-run for all programs, the employment is considered verified and no further verification is needed.

Example 5: This is the same scenario as Example 3, except that during the interview, Mindy tells the worker that her hours have changed and that her weekly pay is \$400 and not \$490. The worker should leave the "Q?" as the verification code for the employment and issue a verification checklist:

- If Mindy provides verification, the worker should use this to verify the income per current process.
- If Mindy fails to provide verification and does not contact the agency, the employment record will be marked as "NV", and she will be denied for health care for lack of verification, although her children will continue to remain open because they were reasonably compatible. Both FoodShare and Child Care will fail due to failure to provide requested verification.
- If Mindy contacts the agency to say that she has not been able to obtain verification, the agency must assist with obtaining verification. If verification cannot be obtained, the worker should determine her income based on the "best available" information and document how this was determined in case comments.

USE OF THE REASONABLE COMPATIBILITY TEST DURING BATCH ELIGIBILITY RUNS

Effective June 8, 2015, the eligibility logic used during mass changes and other batch eligibility runs in CARES will be modified to prevent health care benefits from closing due to lack of verification when the household no longer meets the reasonable compatibility test as a result of the mass change.

Under reasonable compatibility rules, if an assistance group's reported income has been found to be reasonably compatible, that group will continue to be eligible for health care benefits even if verification was requested for another program and the household failed to provide it. As outlined in Operations Memo 14-50, the system will disregard a "QV" or "NV" verification code on the Employment page if the health care assistance group has passed the reasonable compatibility test.

In limited situations, an assistance group may change from "reasonably compatible" to "not reasonably compatible" during a mass change or other batch eligibility run. This change in outcome can occur if a data exchange has reported a higher income amount than was used for the reasonable compatibility test the last time a worker ran eligibility. It can also occur when the annual change in FPLs results in an assistance group being tested for reasonable compatibility using a different threshold than was used for the test the last time a worker ran eligibility.

Under the logic currently used for batch eligibility runs, a "QV" or "NV" on the Employment page will automatically fail the health care assistance group if the group is no longer reasonably compatible. This logic will be modified so that if the assistance group changes to "not reasonably compatible" during a batch run and has a "QV" or "NV" on the Employment page, eligibility will not be confirmed and the worker will receive an alert to request verification for health care. This will prevent closing health care for lack of verification before providing the member with an opportunity to verify his or her reported income for health care.

If this same situation occurs when running eligibility online, workers should enter a “Q?” on the Employment page and request verification for health care. If an assistance group is no longer reasonably compatible due to a change in information from a data exchange or a change in thresholds used for the test, the household must be given an opportunity to provide verification before a final eligibility determination is made.

CARES:

To support the new data exchange, the existing Employment Queries page has been enhanced to display Equifax data from the FDSH. Starting on June 8, 2015, data will be available on this page for members whose employers use Equifax to report wages.

- **Note:** While Equifax is the current source of information provided by the FDSH, this may change in the future. For that reason, CWW will use the more general term “FDSH” to refer to the earned income data exchange.

Similar to the process for SWICA, the new FDSH data exchange will be queried automatically during any intake, review, program-add, and person-add driver flow when there is a health care request on the page, so that data is available when the worker comes to this page.

The Employment Queries page will be divided into two sections:

- State Data Matches: This section includes “New Hire” and “SWICA Wage Match.”
- Federal Data Matches: This section includes “FDSH Wage Match”, which will display information from Equifax when it is available.

Starting June 8, 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, which will display available Equifax information. For individuals younger than age 14, the page will display the message “Request not allowed.” If no match is found for an individual age 14 or older, the page will display the message “No data found.” As noted above, the FDSH wage match will only be allowed for cases with a health care request.

If the case is not in a driver flow, and a query has not already been completed that day, the worker will also be able to query the FDSH database by checking a box that will appear next to the individual’s name. This is the same process workers currently use to query New Hire and SWICA wage matches.

To ensure that CARES is using the best available data from SWICA and/or FDSH when performing the reasonable compatibility test, the system will query both of these data sources whenever one is queried (regardless of whether the query is automatic or based on worker action).

These data sources may not be queried more than once per day for a given individual unless the data exchange is not successful. If a data source has already been queried for a given individual that day, and a match was found, a summary of the data will be displayed and the magnifying glass icon will allow the worker to view detailed results. If a data source has already been queried for a given individual that day and no match was found, the page will display the message “Request not allowed.”

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Employment Queries

State Data Matches

New Hire

Name	Hire Date	Employer Name	Work Location Address
<input type="checkbox"/> ██████████	No Request Sent		
<input type="checkbox"/> ██████████	No Request Sent		
██████████	Request Not Allowed		

SWICA Wage Match

Name	File Date	Wage Amount	Year	Quarter	Employer Number
██████████	01/23/2015	\$413.86	2014	4	██████████
<input type="checkbox"/> ██████████	No Request Sent				
██████████	Request Not Allowed				

Federal Data Matches

FDSH Wage Match

Name	Match Date	Employer Name	Employer FEIN	Recent Pay Date	Gross Amount
██████████	02/20/2015	██████████	██████████	02/13/2015	\$400.00
<input type="checkbox"/> ██████████	No Request Sent				
██████████	Request Not Allowed				

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 information available for that individual. If FDSH information is available for the individual, it will be displayed. If it is not available, the page will show the message “No data found.”

This page should be used as the source of data when determining if the member-reported information is the same as the Equifax data reported through the FDSH. As described earlier, if the amounts are the same, or if the member identifies during an interview that the FDSH amount is correct, the worker should mark the amount as verified using the verification code “DE.” If the amounts are not the same, the worker should use a verification code of “?” or “Q?”

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FDSH Wage Match

Employee Information									
SSN	First Name	MI	Last Name	Birth Date	Gender	PIN	Case	Source	Match
██████	██████	██████	██████	01/01/1965	Female	██████	██████	CWW	
██████	██████	██████	██████	01/01/1965	Female	██████	██████	FDSH	Full

Wage Summary For ██████████

Employer Name: ██████████ FEIN: ██████████

Address: ██████████
MADISON, WI 53713-2426

Recent Hire Date: 01/01/2014 Original Hire Date: 01/01/2013

End Date: ██████████ Match Date: 06/25/2014

Compensation Information

Rate Of Pay: \$10.00 Type Of Pay: H - HOURLY

Pay Frequency: B - BI-WEEKLY

Pay Period Information

Pay Period End	Pay Date	Hours Per Week	Gross Amount
05/30/2014	06/13/2014	20	\$400.00
05/16/2014	05/30/2014	20	\$400.00
05/02/2014	05/16/2014	20	\$400.00
04/18/2014	05/02/2014	20	\$400.00
04/04/2014	04/18/2014	20	\$400.00
03/21/2014	04/04/2014	20	\$400.00

Wage Summary For ██████████

Employer Name: ██████████ FEIN: ██████████

Address: ██████████
MADISON, WI 53703-2426

Recent Hire Date: 03/01/2014 Original Hire Date: 01/01/2014

End Date: ██████████ Match Date: 06/25/2014

Compensation Information

Rate Of Pay: \$8,600.00 Type Of Pay: A - ANNUAL

Pay Frequency: M - MONTHLY

Pay Period Information

Pay Period End	Pay Date	Hours Per Week	Gross Amount
06/01/2014	05/31/2014	40	\$716.70
05/01/2014	04/30/2014	40	\$716.70
04/01/2014	03/31/2014	40	\$716.70

Individual Match Date or before

██████████ 01 / 01 / 2015 Go

Add Case Comment

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Next

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, as described previously,
- 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.

EMPLOYMENT PAGE

The Employment page provides the option of looking at the income details received from FDSH for an individual employment. A pop-up window version of the FDSH Wage Match page will appear when the worker clicks on the FDSH Wage Lookup 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.

Employment
Cancel Reset

Employment Information

Effective Period

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

Delete Reason:

Employer Information

* Individual: 24F PP Sequence: 0

SSN: 0

WI Employer Number: FEIN:

* Employer Name: **FDSH Wage Lookup**

Address:

City: State:

ZIP: - Phone:

Fax:

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:

NEW MONTHLY FDSH WAGE INFORMATION PAGE

To support use of Equifax data from FDSH when applying the reasonable compatibility test for health care, a new Monthly FDSH Amount for Reasonable Compatibility page will display wage match information received from FDSH.

Like the Monthly SWICA Amount for Reasonable Compatibility page, this page will not be a part of any CWW driver flow. It can be accessed by clicking on the “Monthly FDSH (HC only)” link in the left navigation menu.

The Monthly FDSH Amount for Reasonable Compatibility page is needed so that Equifax data from FDSH can be converted to a monthly amount (based on the rules described earlier in this memo) and stored in CARES for the reasonable compatibility test. Workers should **not** use this monthly equivalent amount to verify monthly earned income for any program. The amounts on this page should only be used as the basis for the reasonable compatibility test for health care.

In very limited circumstances, the worker may override the FDSH amount or delete the page as needed. For example, the worker might need to delete the page if the worker determined that FDSH had returned a match for the wrong individual.

Because this page calculates a monthly amount for use in the reasonable compatibility test, this page should **not** be used as the source of data when determining if the member-reported information is the same as the Equifax data reported through the FDSH. The worker should instead refer to the FDSH Wage Match page when determining if FDSH data can be used to verify the employment amount using “DE.”

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Monthly FDSH Amount for Reasonable Compatibility (HC Only)

Cancel Reset

Employment Information		
Effective Period		
* Begin Month:	10 / 2014	End Month: MM / YYYY
Delete Reason:		Last Updated: 11/07/2014
Individual Information		
* Individual:	[REDACTED]	Sequence: 2
Income Information		
* Income Type:	W - Wages	* Data Source: FD - FDSH Wage Match
Employer Information		
Employer Name:	[REDACTED]	* FEIN: [REDACTED]
Address Line 1:	[REDACTED]	
Address Line 2:	[REDACTED]	
City:	Deerfield	
State:	WI - WISCONSIN	
Zip Code:	53531 - 9363	
FDSH Wage Match		
* Monthly Amount	Override Amount	Override Reason Code
\$2631.85	\$ [] . []	[]
Comments		
Comments:	<div style="border: 1px solid gray; height: 40px;"></div>	
Current Size = 0 characters (1000 characters max.)		

Enter New Begin Month: MM / YYYY Go

Individual [REDACTED] Sequence [] Updated on or before MM / DD / YYYY Go

Add Case Comment Cancel Previous Next

MONTHLY SWICA AMOUNT PAGE FOR REASONABLE COMPATIBILITY (HC ONLY) PAGE

No changes will be made to the Monthly SWICA Amount for Reasonable Compatibility (HC Only) page, which displays wage match information received from SWICA. This page is not part of any CWW driver flow but is accessed by clicking on the “Monthly SWICA (HC Only)” link in the left navigation menu.

REASONABLE COMPATIBILITY RESULTS SECTION ON BUDGET PAGES

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

As highlighted on the following page, these budget pages will be modified as of June 8, 2015 to identify whether FDSH, SWICA or both were used for the reasonable compatibility test.

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- Generate Summary
- Instate Eligibility Determination

Cancel Reset

BadgerCare Plus MAGI Budget

Assistance Group Results

Assistance Group Overview

Assistance Group: **MAGC - BCP - CHILDREN < 19** Sequence: **1**

Benefit Begin Date: **11/01/2014** Benefit End Date:

Determination Date: **10/10/2014**

Results

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

Plan Type: **STANDARD PLAN** Household Composition Type: **TAX FILER RULES**

Determination: **I - IM**

Fiscal Test Group

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

MAGI Group Income

Group 1 (CHIRSTY722 K M PP)

Employment Earned Income: **\$ 3,092.00**

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

Unearned Income (or Loss): + **0.00**

Deduction: - **0.00**

Countable Income: \$ 3,092.00

Income Eligibility Determination

Total Countable Income

Group 1 Countable Income: **\$ 3,092.00**

Assistance Group Countable Income: **\$ 3,092.00**

Income Limits

Countable Income FPL: **187.48%**

Eligibility Test FPL: **306.00%** Income Limit: **\$ 5,046.46**

Premium Requirement Limit FPL: **201.00%** Premium Requirement Income Limit: **\$ 3,314.83**

Reasonable Compatibility Results Expand All Collapse All

Results

Assistance Group Countable Income FPL (Reported): **187.48%**

Assistance Group Countable Income FPL (Data Sources): **198.28%**

Data Sources Used: FDSH, SWICA

Individual Results

Individual	Compatibility Threshold	Results
██████ 10M SON	201.00%	Reasonably Compatible
██████ 5F DAU	191.00%	Not Reasonably Compatible

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.

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