

# State of New Jersey OFFICE OF ADMINISTRATIVE LAW

#### **INITIAL DECISION**

| OAL | DKT | NO. | <b>HMA</b> | 17457-24 |
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|     |     |     |            |          |

A.C.G.,

Petitioner,

٧.

MERCER COUNTY BOARD

OF SOCIAL SERVICES, Respondent.

Medicaid Only

Excess Income Appeal

N.J.A.C. 10:71-5

### STATEMENT OF THE CASE

Respondent denied petitioner's Medicaid Only application due to excess income under N.J.A.C. 10:71-5.6.

# FINDINGS OF FACT AND CONCLUSIONS OF LAW

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| ✓ a | ppeal; therefore, I <b>CONCLUDE</b> that standing has been established.  |
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|     | FIND that petitioner or petitioner's representative is NOT AUTHORIZED to pursue is appeal; therefore, I CONCLUDE that standing has not been established. |

11.

| I FIND that petitioner's:   |   |
|---|---|
| Earned income is \$\$2,027.84   | _(N.J.A.C. 10:71-5.2, -5.4);                  |
| Unearned income is \$   |   |
| Income exclusions total \$  | _(N.J.A.C. 10:71-5.3);                        |
| Countable income totals \$  | (N.J.A.C. 10:71-5.4(b)); and                  |
| The applicable income eligibility standard is \$1,732.00  | (N.J.A.C. 10:71-5.6).                         |
| III.  |   |
| I CONCLUDE that petitioner is over the applicable in income INELIGIBLE for Medicaid Only benefits under N                                     | come limit and is therefore J.A.C. 10:71-5.6. |
| I CONCLUDE that petitioner is not over the applicable income ELIGIBLE for Medicaid Only benefits as of eligibility) under N.J.A.C. 10:71-5.6. | ncome limit and is therefore (fill in date of |
| ADDITIONAL FINDINGS OF FACT/CONCLUS   | ONS OF LAW                                    |
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| OAL Dkt. No. HMA 1 | 7457-24 |
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# <u>ORDER</u>

| ORDER that:   |  |
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| Petitioner's appeal is DISMISSED beca   | Use netitioner has no standing   |
|   | edicaid Only benefits under N.J.A.C. 10:71   |
| Petitioner is income <b>ELIGIBLE</b> for Medi<br>N.J.A.C. 10:71-5.6.  | caid Only benefits as of under   |
| I FILE this initial decision with the ASSIST OF MEDICAL ASSISTANCE AND HEAD decision is deemed adopted as the final 1396a(e)(14)(A) and N.J.S.A. 52:14B-10(f) OF THE DIVISION OF MEDICAL ASSIST reject or modify this decision.   | ALTH SERVICES. This recommended all agency decision under 42 U.S.C. §  |
| If you disagree with this decision, you have to Jersey Court Rule 2:2-3 by the Appellate Richard J. Hughes Complex, PO Box 006, T judicial review must be made within 45 days you have any questions about an appeal to 815-2950. | Division, Superior Court of New Jersey, renton, New Jersey 08625. A request for from the date you receive this decision. |
| 02/05/2025  | Janl 1 Jet   |
| DATE  | Jacob Gertsman, ALJ  |
| Date Record Closed:   | 02/03/2025   |
| Date Filed with Agency:   |  |
| Date Sent to Parties:   |  |
|   |  |

#### **APPENDIX**

### <u>Witnesses</u>

| For Petitioner:                      |
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| None                                 |
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| For Respondent:                      |
| Jared Robinson, Fair Hearing Liaison |
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| Evelyn Davila, Interpreter           |
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### **Exhibits**

| For Petitioner:  |
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| None   |
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| For Respondent:  |
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| R-1 through R-4 Not Admitted   |
| R-5 42 CFR 435.119   |
| R-6 through R-9 Not Admitted   |
| R-10 NJ Familycare Application Dated November 13, 2024                 |
| R-11 Pay Stubs, Staffing Alternatives                                  |
| R-12 NJ Family Care Member Eligibility Report, Dated November 13, 2024 |
| 2-13 Adverse Action Notice Dated November 19, 2024                     |
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