ATTACHMENT 2.1-A Page 1

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

STATE GEORGIA

DEFINITION OF A HEALTH MAINTENANCE ORGANIZATION (HMO) THAT IS NOT FEDERALLY QUALIFIED

The definition of an HMO that is not federally qualified is any state licensed health care provider which meets the requirements of 42 CFR 434.20(c)(1,2,3)

 No. 94-2	DATE/RECEIPT 6/21/9
SUPERSEDES No. <u>N/A</u>	DATE/APPROVED 8/24/9 DATE/EFFECTIVE 7-1-94

	Revision: HCFA-PM-91-4 (BPD) ATTACHMENT 2.2-A AUGUST 1991 Page 1 OMB NO.: 0938-
	STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT -
	State:GEORGIA
	GROUPS COVERED AND AGENCIES RESPONSIBLE FOR ELIGIBILITY DETERMINATION
	Agency* Citation(s) Groups Covered
	The following groups are covered under this plan.
-	A. <u>Mandatory Coverage - Categorically Needy and Other</u> <u>Required Special Groups</u>
	V-A 42 CFR 435.110 1. Recipients of AFDC
	The approved State AFDC plan includes:
	Families with an unemployed parent for the mandatory 6-month period and an optional extension of - <u>0-</u> months.
	$\overline{//}$ Pregnant women with no other eligible children.
	AFDC children age 18 who are full-time students in a secondary school or in the equivalent level of vocational or technical training.
	The standards for AFDC payments are listed in Supplement 1 of <u>ATTACHMENT 2.6-A</u> .
	IV-A 42 CFR 435.115 2. Deemed Recipients of AFDC
	a. Individuals denied a title IV-A cash payment solely because the amount would be less than \$10.
	*Agency that determines eligibility for coverage.
	TN No. 91-31 Approval Date 12-18-91 Effective Date 10-1-91
	Supersedes TN No. <u>91-/8</u> HCFA ID: 7983E
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	Revision:	HCFA-PM-91- AUGUST 1991	• 4	(BPD)		ATTACHMENT 2.2-A Page 2
n start		State:		GEORGIA		OMB NO.: 0938-
		Deater				
	Agency*	Citation(s)		G	roups Cover	ed
ĮV-A		Α.		tory Coverage - (red Special Grou		ly Needy and Other ed)
- - -				emed Recipients		·
	1902(a)(10 of the Act))(A)(1)(I)	b.	a work suppleme IV-A and any ch individual (or household as su eligible for AF	ntation pro ild or rela other indiv ch individu DC if there program, i	idual living in the s als) who would be were no work n accordance with
	402(a)(22) of the Act		c.	Individuals who reduced to zero of overpayment o	by reason	of recovery
	406(h) and 1902(a)(10 (i)(I) of)(A)	d.	AFDC as a result collection of st	od of four ily becomes t of collec upport and	calendar months ineligible for tion or increased
	1902(a) of the Act		e.		quirements) for whom ement is in e payments	of section
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	TN No. 91			gibility for cove Date 12-18-91	-	tive Date
	Supersedes TN No. 91		10141		HCFA	· · · · · · · · · · · · · · · · · · ·
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TN No. <u>91-31</u> Supersedes	Approval Date	12-18-91	Effective Da	ate <u>10-1-91</u>
TN No. $91-18$			HCFA ID: 7	983E



Revision:HCFA PM-91-4 (BPD) 1991 OMB NO.: 0938 Attachment2.2-A Page 2a State: <u>Georgia</u>

Agency* Citation(s)

Groups Covered

A. <u>Mandatory Coverage - Categorically Needy and Other Required</u> <u>Special Groups</u> (Continued)

3. Qualified Family Members (Medicaid Only)

See Item A.10, pg 4a.

407(b), 1902 (a)(10)(A)(i) and 1905(m)(1) of the Act

1902(a)(52) and 1925 of the Act

4. Families terminated from Low Income Medicaid solely because of earnings, hours of employment, or loss of earned income disregards are entitled to up to twelve months of extended benefits in accordance with Section 1925 of the Act.

*Agency that determines eligibility for coverage.

TTN No. <u>02-010</u> Supersedes Approval Date <u>January 24, 2003</u> Effective Date <u>October 1, 2002</u> TN No. <u>00-006</u>

2	Revision:	HCFA-PM-91-4 AUGUST 1991	(BPD)	ATTACHMENT 2.2-A Page 3
1. 1. juli 1.		State:		GEORGIA	OMB NO.: 0938-
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	Agency*	Citation(s)		Groups (Covered
	• •	A. <u>M</u>	andatory	<u>Coverage - Catego</u> pecial Groups (Co	rically Needy and Other
[∼] I∧-∀	42 CFR 435	_	. Individ	uals who are inel of eligibility re	igible for AFDC solely equirements that are under Medicaid. Included
			a. Fami	lies denied AFDC : ources deemed to be	solely because of income a available from
			2014 (1)	Stepparents who support of step general applical	are not legally liable fo children under a State law pility;
			(2)	Grandparents;	
			(3)	Legal guardians;	and
			(4)	Individual alier spouses of the f individual's par	n sponsors (who are not Individual or the cent);
1227		14	invo	luntary inclusion	solely because of the of siblings who have inco c own in the filing unit.
		-gr- -	tran	lies denied AFDC h sferred a resource ensation.	because the family without receiving adequa
		2		•	
	*Agency that	at determines	eliqibil	ity for coverage.	

	Revision:	HCFA-PM-91 AUGUST 1991		PD)		ATTACHMENT 2.2-A Page 3a
		State:	<u>,,, , , , , , , , , , , , , , , , , , </u>	GEORGIA		OMB NO.: 0938-
ć	Agency*	Citation(s)		G	roups Cover	red
		Α.	Mandator Required	ry Coverage - Special Grou	<u>Categorica</u> <u>ps</u> (Continu	ly Needy and Othe
- IV-	A 42 CFR	435.114	the i (July 1972,	ncrease in OA 1, 1972), wh	SDI benefit o were enti	gible for AFDC exc s under Pub. L. S ttled to OASDI in cash assistance i
				for cash ass	istance but (this group	ould have been eli had not applied was included in an).
			X	for cash ass medical inst	istance in itution or is group wa	buld have been eli August 1972 if no intermediate care as included in thi an).
	e				ies; State	spect to intermedi did or does not c
IV-A	1902(a)(10 (A)(i)(III		7. Quali	fied Pregnant	Women and	Children.
	and 1905(n the Act			pregnant woma dically verif		gnancy has been
			(1	payment (eligible fo	debe obigits benefit
					if the chil	d had been born a

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TN NO. 92-02	Approval Date 2-18-92	Effective Date 1-1-92
Supersedes		
TN No. 91-31		HCFA ID: 7983E

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Revision: HCFA-PM-92 -1 (MB) FEBRUARY 1992 ATTACHMENT 2.2-A Page 4

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: Georgia

COVERAGE AND CONDITIONS OF ELIGIBILITY

Citation(s)

Groups Covered

A. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

* IV-A

- 7. a. (2) Is a member of a family that would be eligible for aid to families with dependent children of unemployed parents if the State had an AFDC-unemployed parents program; or
 - (3) Would be eligible for an AFDC cash payment on the basis of the income and resource requirements of the State's approved AFDC plan.
 - b. Children born after September 30, 1983 who are under age 19 and who would be eligible for an AFDC cash payment on the basis of the income and resource requirements of the State's approved AFDC plan.
 - X Children born after <u>6/30/74</u> (specify optional earlier date) who are under age 19 and who would be eligible for an AFDC cash payment on the basis of the income and resource requirements of the State's approved AFDC plan.

* Agency that determines eligibility for coverage.

TN No. <u>93-042</u> Supersedes	Approval	Date MAR 1 () 1994	Effective	Date	JUL 1	19:
TN No. 92-12						Contraction of the local division of the loc	193

1902(a)(10)(A) (i)(III) and 1905(n) of the Act Revision: 07/2004

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ATTACHMENT 2.2-A Page 4a State: Georgia

Citation(s) `	Groups Covered
	A. <u>Mandatory Coverage - Categorically Needy and Other Required Special</u> <u>Groups</u> (Continued)
IV-A 1902(a)(10)(A) (i)(IV) and 1902 (1) (1)(A) and B of the Act.	 Pregnant women and infants, under l year of age, with family income up to 133 percent of the Federal poverty level, who are described in Section 1902(a)(10)(A)(i)(IV) and 1902(1)(I)(A) and (B) of the Act. The income level for this group is specified in <u>Supplement 1 to ATTACHMENT 2.6-A.</u>
	The State uses a percentage greater than 133 but not more than 185 percent of the Federal poverty level, as established in its State plan, State legislation, or State appropriations as of December 19, 1989.
IV-A 1902(a)(10)(A) (i)(IV) 1902 (1) (1) (c) of the	 9. Children Act. a. who have attained 1 year of age, but have not attained 6 years of age, with family income at or below 133 percent of the Federal poverty level.
IV-A 1902(a)(10)(A)(i) (VII) and 1902(1) (I)(D) of the Act.	 born after September 30, 1983, who have attained 6 years of age, but have not attained 19 years of age, with family income at or below 100 percent of the Federal poverty level.
	Income levels for these groups are specified in <u>Supplement 1 to</u> <u>Attachment 2.6-A.</u>

JUL 0 1 2004 Effective Date

170m,	Revision: HCFA-PM-9 FEBRUARY ¹⁹⁹	2 -1 2	(MB)	ATTACHMENT 2.2-A Page 5
•	STATE P	LAN U	NDER	TITL	E XIX OF THE SOCIAL SECURITY ACT
	State:	G	eorgi	a	
		VERAG	E AND	CON	DITIONS OF ELIGIBILITY
Agency*	Citation(s)				Groups Covered
	· · ·	А.	Man Reg	dato uire	ry Coverage - Categorically Needy and Other d Special Groups (Continued)
IV-A	1902(a)(10) (A)(i)(V) and 1905(m) of the Act		10.	and mem AFD had 407	<pre>ividuals other than qualified pregnant women children under item A.7. above who are bers of a family that would be receiving C under section 407 of the Act if the State not exercised the option under section (b)(2)(B)(i) of the Act to limit the number of ths for which a family may receive AFDC.</pre>
IV-A	1902(e)(5) of the Act		11.	a.	A woman who, while pregnant, was eligible for, applied for, and receives Medicaid under the approved State plan on the day her pregnancy ends. The woman continues to be eligible, as though she were pregnant, for all pregnancy-related and postpartum medical assistance under the plan for a 60-day period (beginning on the last day of her pregnancy) and for any remaining days in the month in which the 60th day falls.
	1902(e)(6) of the Act			b.	A pregnant woman who would otherwise lose eligibility because of an increase in income (of the family in which she is a member) during the pregnancy or the postpartum period which extends through the end of the month in which the 60-day period (beginning on the last day of pregnancy) ends.

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TN No. 92-12			· · · · · · · · · · · · · · · · · · ·			
	Approval	Date	5/20/92	Effective	Date	4/1/92
TN NO. 91-31						

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	Revision: HCFA-PM FEBRUARY 1)	ATTACHMENT 2.2-A Page 6
	- STATE	PLAN UNDER	TITLE XIX OF THE SOCIAL S	ECURITY ACT
	State:	Georg	ia	
		COVERAGE AND	CONDITIONS OF ELIGIBILIT	Y
Agency*	Citation(s)		Groups Covere	d
			datory Coverage - Categor wired Special Groups (Cor	
XVI	1902(e)(4) of the Act	12.	date of the child's birt eligible for one year fr	tegorically needy on the th. The child is deemed om birth as long as the or would remain eligible he child remains in the
	42 CFR 435.120	13.	Aged, Blind and Disabled Cash Assistance	I Individuals Receiving
			X a. Individuals rec	eiving SSI.
			spouses and per benefits pendi of blindness of disposal of exo agreement with Administration; January 1, 1983 under section 1	persons receiving SSI 619(a) of the Act or e receiving SSI under
			$\begin{array}{c} X \\ X \\ \hline X \\ \hline X \\ \hline X \\ \hline \end{array} \begin{array}{c} \text{Aged} \\ \text{Blind} \\ \text{Disabled} \end{array}$	
	- - -			
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*Agency that determines eligibility for coverage.

TN NO.	92-12					
Superse	edes	Approval	Date	Effective	Date	
TN No.	91-31					<u>}</u>
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	Revision: HCFA-PM-9 AUGUST 199			ATTACHMENT 2.2-A Page 6a	
	State:	G	EORGIA -	OMB NO.: 0938-	
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	Agency* Citation(s)	Groups C	overed	•
				·	
	7		<u>verage - Categor</u> cial <u>Groups</u> (Con	<u>ically Needy and Other</u> tinued)	-
, c .	435.121			meet more restrictive -	
				Medicaid than the SSI This includes persons w	ho
-		c	qualify for bene	fits under section 1619 o meet the requirements	(a)
		5	SSI status under	section 1619(b)(1) of	
	1619(b)(1) of the Act	1	restrictive requ	the State's more irements for Medicaid i	
		5	SSI under section	month they qualified, f n 1619(a) or met the	
	an a	1	requirements und Act. Medicaid e	er section 1619(b)(1) o ligibility for these	ft
		j	individuals cont.	inues as long as they the 1619(a) eligibilit	.,
		5	standard or the standard by the A	requirements of section	Ŷ
			Aged		
	•		Blind Disabled		
			The more restric criteria are desc	tive categorical eligib cribed below:	ili
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TN NO. 91-31	Approval Date <u>12-18-91</u>	Effective Date10-1-91
Supersedes TN No. <u>87-6</u>	•	HCFA ID: 7983E

18. B.

	AUGUST 1991 State:		•	GEORGIA	Page 6b OMB NO.: 0938-
Agency*	Citation(s)		-	Groups C	overed
XVI	Α.	MR	equired	Special Groups (
()	902(a) 10)(A)	14.		fied severely imp iduals	aired blind and disabled
ar (c t) P .	i)(II) nd 1905 ne Act L. IGI-508, cction 5032	. a	el 19 Suj Ac	igibility under t 05(q)(2) of the A pplemental paymen t or under sectio	ding the first month of he requirements of section ct, received SSI, a State t under section 1616 of t n 212 of P.L. 93-66 or ion 1619(a) of the Act ar edicaid; or
· #		Þ	be Act	receiving SSI un	ne 1987, were considered der section 1619(b) of th le for Medicaid. These
	·		(1)	or have the disa	the criteria for blindne bling physical or mental which the individual was bled;
			(2)		ngs, continue to meet all lated requirements for SSI benefits;
			(3)	not cause them t	come in amounts that woul o be ineligible for a ction 1611(b) of the Act;

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TN No. <u>91-31</u> Supersedes	Approval Date <u>12-</u>	8-91 Effective Date <u>10-1-91</u>
TN No. <u>87-6</u>		HCFA ID: 7983E

Revision:	HCFA-P AUGUST Stat	1991	(BPD)	GEORGIA	ATTACHMENT 2.2-A Page 6c OMB NO.: 0938-
Agency*	Citatio	n(s)	11-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	Groups Cov	ered
	· .	Α.	<u>Mandator</u> Required	<u>y Coverage - Catego</u> <u>Special Groups</u> (Co	rically Needy and Other ntinued)
			(4)	Medicaid coverage	ited by the lack of in their ability to r obtain employment; and
	·		(5)	provide for himsel equivalent of the any Federally admi funded attendant c	are not sufficient to f or herself a reasonable Medicaid, SSI (including nistered SSP), or public are services that would be she did have such
			X	receiving only SSP does not make SSP	h respect to individuals because the State either payments or does not o SSP-only recipients.
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*Agency that determines eligibility for coverage.

te <u>12-18-91</u> Effective Date <u>10-1-01</u>
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HCFA ID: 7983E



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Revision:	HCFA-PI AUGUST State	1991	(BPD) GEORG	iIA	ATTACHMENT Page 6d OMB NO.:		
Agency*	Citation(s)		Groups Covered				
		Α.	Mandatory Coverad Required Special			y and Other	
1619() of the			The State applies requirements for under 42 CFR 435. benefits under se individuals descr requirements for 1619(b)(1) of the restrictive requi month they qualif met the requirement are covered. Eli continues as long benefits under se SSI requirements	Medicaid tha 121. Indivi action 1619(a sibed above w SSI benefits a Act and who rements in t fied for SSI ents of sects gibility for g as they cor action 1619(a	an under SS iduals who a) of the Ad who meet the s under sect the month be under sect ion 1619(b) these ind ntinue to quant a) of the Ad	I and qualify for ct or e eligibility tion tate's more efore the ion 1619(a) or (1) of the Act ividuals ualify for ct or meet the	

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TN No. <u>91-31</u> Supersedes	Approval Date	12-18-91	Effective	Date <u>10-1-91</u>
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Revision:	HCFA-PM-91- AUGUST 1991 State:	- 4	(BPD) GEORGIA	ATTACHMENT 2.2-A Page 6e OMB NO.: 0938-
Agency*	Citation(s)		Groups Co	overed
	Α.	<u>Mar</u> Rec	ndatory Coverage - Cateo quired Special Groups (C	orically Needy and Other Continued)
IV-A 1634(c the Ac		15.	Except in States that a eligibility requirement SSI, blind or disabled	s for Medicaid than under
			a. Are at least 18 year	rs of age;
		Xater	section 202(d) of the section 202(d) of the section	y because they become hild's benefits under he Act or an increase in d on their disability. y for these individuals hg as they would be eligib ir OASDI eligibility.
		<i></i>	requirements than the all of the amount of caused SSI/SSP ineli increases are deduct	ore restrictive eligibilition nose under SSI, and part of the OASDI benefit that gibility and subsequent ted when determining the income for categorically
	• •••		than those under SSI benefit is deducted	ore restrictive requirement , and none of the OASDI in determining the amoun for categorically needy
IV-A 42 CFR	435.122	16.	SSI, individuals who ar optional State suppleme Medicaid under \$435.230	apply more restrictive ts for Medicaid than unde te ineligible for SSI or ents (if the agency provi)), because of requiremen t title XIX of the Act.
XVI 42 CFR	435.130	17.	Individuals receiving m	mandatory State supplement
*Agency th	at determine	s eliq	jibility for coverage.	
TN No. 9	-31 App		Date 12-18-91 Ef	ffective Date 10-1-91

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	Revision: HCFA-PM-91-	-4 (BPD)	ATTACHMENT 2.2-A
	AUGUST 1991		Page 6f
	State:	GEORGIA	OMB NO.: 0938-
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	Agency* Citation(s)	Grou	ps Covered
	Α.	Mandatory Coverage - Cat	egorically Needy and Other
		Required Special Groups	(Continued)
٠.	W-A 42 CFR 435.131		December 1973 were eligible ential spouse and who have
· · ·		continued; as spou	se, to live with and be ell-being of a recipient of
ŕ		assistance. The r	ecipient with whom the essen ontinues to meet the Decembe
		1973 eligibility r	equirements of the State's OAA, AB, APTD, or AABD and t
	·	spouse continues t	o meet the December 1973 aving his or her needs inclu
		·	3, Medicaid coverage of the
		essential spous group(s):	e was limited to the followi
		Aged	Blind Disabled
		Not applicable. essential spous	In December 1973, the e was not eligible for Medic
	*	-	
		• .	
	*Agency that determine	s eligibility for covera	ge.
	TN No. <u>91-31</u> App Supersedes	roval Date <u>12-18-91</u>	Effective Date <u>10-1-91</u>
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	Revis	ion:	HCFA-PM-91 AUGUST 1991 State:		(BPD) GEORGIA	ATTACHMENT 2.2-A Page 6g OMB NO.: 0938-
	Agenc	:у*	Citation(s)		Groups Cove	ered
			Α.	<u>Manda</u> Requi	tory Coverage - Categorica red Special Groups (Contir	lly Needy and Othe
÷,	[V-A 4	2 CFF	R 435.132	19.	Institutionalized individ for Medicaid in December title XIX medical institu title XIX intermediate ca each consecutivé month af	1973 as inpatients tions or residents re facilities, if,
					a. Continue to meet the I State plan eligibility	
					b. Remain institutionaliz	ed; and
	÷.				c. Continue to need insti	
	IV-A 4	2 CFF	435.133	20.	Blind and disabled indivi	
<u>a</u> te					 Meet all current requi eligibility except the criteria; and 	rements for Medica blindness or disa
Ĩ					b. Were eligible for Medi blind or disabled; and	caid in December 1
	• •				c. For each consecutive m continue to meet Decem criteria.	
					•	

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TN NO. 91-31	Approval Date <u>12-18-91</u>	Effective Date 10-1-91
Supersedes TN No. <u>NEW</u>		HCFA ID: 7983E

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Revision: HCFA-PM-91-4 AUGUST 1991	(RI		
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State:			
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Agency* Citation(s)		Group	s Covered
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		<u>y Coverage - Cated</u> Special Groups ((gorically Needy and Other Continued)
IV-A 42 CFR 435.134 2	fo: 92- in	r the increase in -336 (July 1, 197)	ld be SSI/SSP eligible exce OASDI benefits under Pub. 2), who were entitled to OA who were receiving cash t 1972.
	_7	for cash assistan	who would have been eligib nce but had not applied in s group was included in thi 972 plan).
	X	for cash assistan medical institut	who would have been eligib nce in August 1972 if not i lon or intermediate care coup was included in this 972 plan).
	_7		th respect to intermediate the State did or does not ce.

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TN NO. 91-31	Approval Date <u>12-18-91</u>	Effective Date 10-1-91
Supersedes		
TN NO. <u>87-6</u>		HCFA ID: 7983E

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	Revision: H AU	CFA-PM-91-4 GUST 1991 State:	(BPD)	GEORGIA	ATTACHMENT 2.2 Page 8 OMB NO.: 0938	
	Agency* Ci	tation(s)		Groups C	overed	ne.
				overage - Categor ecial Groups (Con	ically Needy and Ot	her
•	IV-A 42 CFR 4			iduals who	eznaca,	
~			bu	e receiving OASDI t became ineligib 77; and	and were receiving le for SSI/SSP afte	SSI/SSP r April
			co se la el	st-of-living incr ction 215(i) of t st month for whic igible for and re	ible for SSI or SSP eases in OASDI paid he Act received aft h the individual wa ceived SSI/SSP and deducted from incom	under er the S OASDI,
			_7	receiving only S does not make su	ith respect to indi SP because the Stat ch payments or does to SSP-only recipi	e either not
	-		_7	Not applicable b more restrictive than those under	ecause the State ap eligibility requir SSI.	plies ements
	•		7	eligibility requ SSI and the amou SSI/SSP ineligib increases are de	s more restrictive irements than those nt of increase that ility and subsequen ducted when determi ble income for cate y.	caused t ning the
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	*Agency that	determines	eligibili	y for coverage.		
	TN No. <u>91-31</u> Supersedes	Appro	val Date	12-18-91 E	ffective Date	-91
	TN NO. <u>91-10</u>	<u>></u>		Н	CFA ID: 7983E	
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TN NO. 91-31	Approval	Date	12-18-91	Effec	tive	Date 10-1-91
Supersedes						
TN NO. 91-10				HCFA	ID:	7983E

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	Revision:	HCFA-PM-91 AUGUST 1991		BPD)		ATTACHMEN Page 9	T 2.2-A
		State:		GEORGIA		OMB NO.:	0938-
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	Agency*	Citation(s)		Gr	oups Covere	d	
		Α.		<u>ry Coverage - C</u> d Special Group			nd Other
•	1 V-A 1634 Act	of the	e i s f o e	isabled widows ligible for SSI n their OASDI b limination of t ection 134 of P or purposes of r SSP beneficia ligible for SSP he Act.	or SSP exc enefits as he reductio ub. L. 98-2 title XIX, ries for in	ept for t a result n factor 1 and who to be SSI dividuals	he increas of the required h are deeme beneficia who would
			<u> </u>	Not applicabl receiving onl does not make provide Medic	y SSP becau these paym	se the St ents or d	ate eithe: loes not
				The State app standards tha these individ SSI Federal b rate for indi SSP only, whe Medicaid cate	n those und uals to hav enefit rate viduals who n determini	er SSI an e income , or the would be ng counta	d consider equalling SSP benefic eligible ble income
		~,¢*					
		Фбт					
	*Agency t	hat determin	es eligik	oility for cove	rage.		
	TN No.	71-31 Ap	_	ate 12-18-91		ive Date	10-1-91
	Supersede: TN No.				HCFA I	D: 7983E	-

TN NO. 91-31	Approval Date <u>12-18-91</u>	Effective Date <u>10-1-91</u>
Supersedes TN No. <u>91-08</u>	•	HCFA ID: 7983E

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Agency* C		Α.	Mand Requ 24.	Disabl unmarr to the least effect are re of the eligib in the began	Groups Covered Overage - Categorically Needy and Other ecial Groups (Continued) Sueviving ed widows, disabled widowers, and,disabled ied divorced spouses who had been married insured individual for a period of at ten years before the divorce became ive, who have attained the age of 50, who ceiving title II payments, and who becaused receipt of title II income lost ility for SSI or SSP which they received
	the	Α.	Requ	Disabl unmarr to the least effect are re of the eligib in the began	ecial Groups (Continued) surviving ed widows, disabled widowers, and disabled ied divorced spouses who had been married insured individual for a period of at ten years before the divorce became ive, who have attained the age of 50, who ceiving title II payments, and who because receipt of title II income lost ility for SSI or SSP which they received
				title	month prior to the month in which they to receive title II payments, who would be le for SSI or SSP if the amount of the II benefit were not counted as income, and e not entitled to Medicare Part A. The State applies more restrictive eligibility requirements for its blind of disabled than those of the SSI program. In determining eligibility as categorically needy, the State disregard the amount of the title II benefits
					<pre>identified in § 1634(d)(1)(A) in determining the income of the individual but does not disregard any more of this income than would reduce the individual' income to the SSI income standard. In determining eligibility as categorically needy, the State disregard only part of the amount of the benefits identified in §1634(d)(1)(A) in determining the income of the individual which amount would not reduce the individual's income below the SSI income standard. The amount of these benefits to disregarded is specified in Supplemen</pre>
			·		4 to Attachment 2.6-A. In determining eligibility as categorically needy, the State chooses not to deduct any of the benefit identified in § 1634(d)(1)(A) in determining the income of the individual

*Agency that determines eligibility for coverage.

TN No. <u>92-09</u> Supersedes TN No. <u>91-31</u>	Approval I	Date	4-7-92	Effective Date	1-1-92

Revision:

		State: <u>Georgia</u>
Agency* C	itation(s)	Groups Covered
		andatory Coverage - Categorically Needy and Other Required ecial Groups (Continued)
1902(a)(10)(E)(i)), 25	. Qualified Medicare Beneficiaries
1905(p) and 1860D-14(a)(3)(of the Act	D)	 a. Who are entitled to hospital insurance benefits under Medicare Part A, (but not pursuant to an enrollment under section 1818A of the Act);
		b. Whose income does not exceed 100 percent of the Federal poverty level; and
		c. Whose resources do not exceed three times the SSI resource limit, adjusted annually by the increase in the consumer price index.
		(Medical assistance for this group is limited to Medicare cost-sharing as defined in item 3.2 of this plan.)
1902(a)(10)(E)(i 1905(s) of the Ad		 Qualified Disabled and Working Individuals – a. Who are entitled to hospital insurance benefits under Medicare Part A under section 1818A of the Act;
		b. Whose income does not exceed 200 percent of the Federal poverty level; and
		c. Whose resources do not exceed two times the SSI resource limit.
		d. Who are not otherwise eligible for medical assistance under Title XIX of the Act.
*Agency that determin	nes eligibility	(Medical assistance for this group is limited to Medicare Part A premiums under section 1818A of the Act.)
TN No: <u>10-004</u> Supersedes TN N	No. <u>93-010</u>	Approval Date <u>06/15/2010</u> Effective Date <u>01/01/2010</u>

Revision:

		Sta	te: <u>Georgia</u>
Agency*	Citation(s)		Groups Covered
1902(a)(10) 1905(p)(3)(1860D-14(a of the Act	A)(ii), and	Special	ory Coverage - Categorically Needy and Other Required Groups (Continued) ecified Low-Income Medicare Beneficiaries Who are entitled to hospital insurance benefits under Medicare Part A (but not pursuant to an enrollment under section 1818A of the Act); whose income is greater than 100 percent but less than 120 percent of the Federal poverty level; and Whose resources do not exceed three times the SSI resource limit, adjusted annually by the increase in the consumer price index.

*Agency that determines eligibility

Approval_Date <u>06/15/2010</u>

Effective Date 01/01/2010

Revision:

State: <u>Georgia</u>							
Agency*	Citation(s)		Groups Covered				
1902(a)(10) and 1905(p) and 1860D-1 of the Act	(3)(A)(ii)	Spe	cial	Dry Coverage - Categorically Needy and Other Required Groups (Continued) alifying Individuals Who are entitled to hospital insurance benefits under Medicare Part A (but not pursuant to an enrollment under section 1818A of the Act); whose income is at least 120 percent but less than 135 percent of the Federal poverty level; Whose resources do not exceed three times the SSI resource limit, adjusted annually by the increase in the consumer			
				limit, adjusted annually by the increase in the consumer price index.			

*Agency that determines eligibility

TN No: <u>10-004</u> Supersedes TN No. <u>NEW</u> Approval_Date <u>06/15/2010</u>

Effective Date <u>01/01/2010</u>

Revision:	HCFA-PM-91-4 AUGUST 1991 State:	(BPD) GEORGIA	ATTACHMENT 2.2-A Page 9c OMB No.: 0938-
Agency*	Citation(s)	Groups Covered	
4:19	2 CFR /_/ 1. 35.210 902(a)	Individuals described belo income and resource requir optional State supplement CFR 435.230, but who do no assistance.	w who meet the ements of AFDC, SSI, or an as specified in 42
į		∠ The plan covers all above. ∠ The plan covers only group or groups of i	
i		Aged Blind Disabled Caretaker relativ Pregnant women	es
	2 CFR 2. 35.211 2.	Individuals who would be e or an optional State suppl CFR 435.230, if they were institution.	ement as specified in 42

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TN NO. 91-31	Approval Date <u>12-18-91</u>	Effective Date <u>10-1-91</u>
Supersedes TN No. NEW		HCFA ID: 7983E
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Revision: HCFA-PM-10 DECEMBER, 1991 (MB)

State/Territory: <u>GEORGIA</u>

Agency* Citation(s	•)	Groups Covered
	в.	Optional Groups Other Than the Medically Needy (Continued)
42 CFR 435.212 & 1902(e)(2) of the Act,P.L. 99-272 (Section 9517) P.L. 101-508 (Section 4732)		3. The State deems as eligible those individuals who became otherwise ineligible for Medicaid while enrolled in an HMO qualified under Title XIII of the Public Health Service Act or while enrolled in an entity described in Section 1903(m)(2)(B)(111), (E) or (G) of the Act, or a Competitive Medical Plan (CMP) with a Medicare contract under Section 1876 of the Act, but who have been enrolled in the HMO or entity for less than the minimum enrollment period listed below. The HMO of entity must have a risk contract as specified in 42 CFR 434.20(a). Coverage under this section is limited to HMO services and family planning services described in Section 1905(a)(4)(C).
		<u>X</u> The State elects not to guarantee eligibility.
		The State elects to guarante eligibility. The minimum enrollmen period is months (not t exceed six).
		The State measures the minimu enrollment period from:
	• e ⁶	The date beginning the perio of enrollment in the HMO or othe entity, without any intervenin disenrollment, regardless of Medicai eligibility.
s⊛⊷*		The date beginning the period o enrollment in the HMO as a Medicai patient (including periods whe payment is made under this section) without any intervenin disenrollment.
		The date beginning the last perio of enrollment in the HMO as a Medicaid patient (not includin periods when payment is made unde this section), without an intervening disenrollment of period of enrollment as a privately payin patient. (A new minimum enrollmen period begins each time th individual becomes Medicaid eligibl other than under this section.)
		gibility for coverage.
N No. <u>44-02</u> Appr upersedes	oval I	Date 8-24-94 Effectivee Date 7-01-94

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State/Territory: <u>GEORGIA</u>

Agency* Citat:	ion(s)	Groups Covered
	в.	Optional Groups Other Than the Medically Needy (Continuéd)
1903(m)(2)(F) of Act, P.L. 98-369 (Section 2364), P 99-272 (Section 99 P.L. 101-508 (Sect 4732)	.L. 517),	The Medicaid Agency may elect to restrict the disenrollment rights of Medicaid enrollees of certain Federally qualified HMOs, Competitive Medical Plans (CMPs) with Medicare contracts under Section 1876 of the Act, and other organizations described in 42 CFR 434.27(d), in accordance with the regulations at 42 CFR 434.27. This requirement applies unless a recipient can demonstrate good cause for disenrolling or if he/she moves out of the entity's service area or becomes ineligible.
•		<u>X</u> Disenrollment rights are restricted for a period of <u>6</u> months (not to exceed 6 months).
		During the first month of each enrollment period the recipient may disenroll without cause. The State will provide notification, at least twice per year, to recipients enrolled with such organization of their right to and restrictions of terminating such enrollment.
		No restrictions upon disenrollment rights.
903(m)(2)(H), 902(a)(52) of the Act. 9.L. 101-508 Section 4732)	2	In the case of individuals who have become ineligible for Medicaid for the brief period described in Section 1903(m)(2)(H) and who were enrolled with an entity having a contract under Section 1903(m) when they became ineligible, the Medicaid agency may elect to reenroll those individuals in the same entity if that entity still has a contract.
		\underline{X} The agency elects to reenroll the above individuals who are ineligible in a month but in the succeeding two months become eligible, into the same entity in which they were enrolled at the time eligibility was lost.
		The agency elects not to reenroll above individuals into the same entity in which they were previously enrolled.
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TN No. <u>94-037</u> Supersedes TN No. <u>93-09</u>

Approval Date 8/24/94 Effectivee Date

starting :

HCFA ID: 7983E

7-01-94

Revision: HCFA-PM-91-10 (MB) DECEMBER 1991 State/Territory: <u>GEORGIA</u> Agency* Citation(s) Groups Covered

B. Optional Groups Other Than the Medically Needy (Continued)

IV-A 42 CFR 435.217

X 4. A group or groups of individuals who would be eligible for Medicaid under the plan if they were in a NF or an ICF/MR, who but for the provision of home and community-based services under a waiver granted under 42 CFR Part 441, Subpart G would require institutionalization, and who will receive home and community-based services under the waiver. The group or groups covered are listed in the waiver request. This option is effective on the effective date of the State's section 1915(c) waiver under which this group(s) is covered. In the event an existing 1915(c) waiver is amended to cover this group(s), this option is effective on the effective date of the amendment.

*Agency that determines eligibility for coverage.

TN	No.	92-09	Approval	Date	4-7-92	Effect	ive	Date	1-1-92
Su	perse	edes						-	
TN	No.	<u>91-31</u>				HCFA	ID:	79831	E

	Revision: HCFA-PM-91-4 AUGUST 1991 State:	(BPD) GEORGIA	ATTACHMENT 2.2-A Page 11a OMB NO.: 0938-
	Agency* Citation(s)	Groups Cover	ed
		otional Groups Other Than the M Continued)	edically Needy
	<pre>IV-A 1902(a)(10) 5 XVI (A)(ii)(VII) of the Act</pre>	. Individuals who would be elig Medicaid under the plan if th medical institution, who are ill, and who receive hospice accordance with a voluntary e section 1905(o) of the Act.	ey were in a terminally care in
		The State covers all described above.	individuals as ,
		The State covers onl groups of individual	y the following group s:
		Aged Blind Disabled Individuals under th 21 20 19 19 20 20 20 20 20 20 20 20 20 20 20 20 20	e age of
		Pregnant women	
· ,			
	*Agency that determines	eligibility for coverage.	

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HCFA ID: 7983E

ATTACHMEMT 2.2-A Page 11b OMB No.: 00938 -

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

\mathbf{C}	SECTION 2-CO	VERAGE AND ELIGIBILITY
_Citation(s)		
	2.1 <u>Application</u> <u>Medicaio</u> (Continue)	_
1902(e)(13) of the Act	option determ Medic all of option	ss Lane Option. The Medicaid State agency elects the to rely on a finding from an Express Lane agency when nining whether a child satisfies one or more components of aid eligibility. The Medicaid State agency agrees to meet the Federal statutory and regulatory requirements for this . This authority may not apply to eligibility determination before February 4, 2009, or after September 30, 2013.
	(1)	The Express Lane option is applied to:
		Both
	(2)	A child is defined as younger than age: $\square 19 \square 20 \square 21$
	(3)	The following public agencies are approved by the Medicaid State agency as Express Lane agencies:

TN No.: <u>11-002</u>

Supersedes TN No.: <u>New</u> Approval Date: <u>04-13-11</u> Effective Date: <u>01-01-11</u>

ATTACHMENT 2.2-A Page 11c OMB No.: 00938 –

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: ____GEORGIA_

SECTION 2 – COVERAGE AND ELIGIBILITY

- Citation(s)
- 2.1 <u>Application, Determination of Eligibility and Furnishing</u> <u>Medicaid</u> (Continued)
- (4) The following components of Medicaid eligibility are determined under the Express Lane option. Also, specify any differences in budget unit, deeming, income exclusions, income disregards, or other methodology between Medicaid eligibility determinations for such children and the determination under the Express Lane option.

The Department will use the following findings under the express lane option: income, identity, age and residency.

WIC is limited to children under age 5 with a nutritional need. The Department will only receive information on those children. The Department will follow up with the family to find additional children that may be in the household and use the WIC income information to determine eligibility for all children in the household. Citizenship information for all children will be obtained from the family. Identity information for non WIC children will be obtained from the family. The department will not use additional budgeting deductions and will rely solely on the WIC income finding.

The Department will use WIC income findings and apply this income to children who are applying for Medicaid. WIC income is defined as gross cash income before deductions. WIC allows an exclusion from gross family income for military housing. Gross family income must be equal to or less than 185% of the Federal Poverty Level.

The Department allows a child support income disregard of \$50 for the budget group. The Department allows the following deductions from earned income for medical eligibility determinations:

- -\$90 standard work expense for each employed individual
- -\$30 earned income deduction and one-third of the remaining earned income for each employed individual

-dependent care expenses for each child or incapacitated individual

These disregards do not apply to WIC and do not apply to family income for ELE.

ATTACHMENT 2.2-A Page 11d OMB No.: 00938 –

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>GEORGIA</u>

_Citation(s)____

SECTION 2 – COVERAGE AND ELIGIBILITY

2.1 <u>Applica</u> <u>Medica</u> (Contin	
	off which option is used to satisfy the Screen and Enroll ment before a child may be enrolled under title XXI.
(a)	Screening threshold established by the Medicaid agency as: (i) percentage of the Federal Poverty level which exceeds the highest Medicaid income threshold applicable to a child by a minimum of 30 percentage points: specify ; or
	(ii) percentage of the Federal poverty level (that reflects the value of any difference between income methodologies of Medicaid and the Express Lane agency); or
(b)	Temporary enrollment pending screen and enroll.
(c)	State's regular screen and enroll process for CHIP.
M	he State elects the option for automatic enrollment without a ledicaid application, based on data obtained from other sources and with the child's or family's affirmative consent to child's Medicaid enrollment.
f	Check off if the State elects the option to rely on a finding from an Express Lane agency that includes gross income or adjusted gross income shown by State income tax records or returns.

TN No.:11-002Supersedes TN No.:NewApproval Date:04-13-11Effective Date:01-01-11

Revision: January, 1993

Attachment 2.2-A Page 12

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Groups Covered
Groups Other Than the Needy (continued)
ividuals who would be le for AFDC if their related child-care costs baid from earnings than by a State agency ervice expenditure. The s AFDC plan deducts work- d child-care costs from e to determine the amount CDC.
tate covers all individuals as bed above.
tate covers only the following group or os of individuals: Individuals under the age of 21 20 19 18 Caretaker relatives Pregnant women
\underline{x} a. All individuals who are not described in Section 1902 (a)(10)(A)(i) of the Act, who meet the income and resource requirements of the AFDC State pla and who are under the age of 21, as indicated below.
Approval Date: SEP 2 3 2004 Effective Date: JUL 0 1 2004

Revision: HCFA-PM-91-4 August 1991

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ATTACHMENT 2.2-A Page 13 OMB NO.: 0938-

	State:	GEORGIA
Agency*	Citation (s	s) Groups Covered
		B. <u>Optional Groups Other Than the Medically Needy</u> (Continued)
42 CFR 4	35.222	X b. Reasonable classifications of individuals described in (a) above, as follows:
		X (1) Individuals for whom public agencies are assuming full or partial financial responsibility and who are:
		<u>X</u> (a) In foster homes (and are under the age of 21).
		X (b) In private institutions (and are under the age of <u>21</u>).
		<pre>(c) In addition to the group under b.(1)(a) and (b), individuals placed in foster homes or private institutions by private, nonprofit agencies (and are under the age of).</pre>
		<u>X</u> (2) Individuals in adoptions subsidized in full or part by a public agency (who are under the age of 21).
		(3) Individuals in NFs (who are under the age of). NF services are provided under this plan.
		(4) In addition to the group under (b)(3), individuals in ICFs/MR (who are under the age of).
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*Agency +	hat determin	es eligibility for coverage.

TNNO. __94-002 Supersedes Approval Date __3-11-94 Effective Date __1-1-94 TN No. __93-023

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	Revision: HCFA-H AUGUST Stat	1991	(BPD) GEOR	RGIA •	ATTACHMEN Page 13a OMB NO.:	
	Agency* Citatic		<u> </u>	Groups Co	vered	
		В. <u>Ор</u> (Со	tional Grou ntinued)	ps Other Tha	n the Medical	ly Needy
			(5	treatmen psychiat (who are Inpatien individu	under the ag	ts in s or programs e of). services for 21 are
-			(6	specifie	fined groups d in Suppleme <u>NT 2.2-A</u> .	(and ages), as nt 1 of
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	TN No. <u>91-31</u> Supersedes TN No. <u>NEW</u>	Approval Da	ate <u>12-1</u>	<u>8-91</u>		te <u>10-1-91</u> 983E
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		<u>1665</u> .				

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Revision:	HCFA-PM-91-4 August 1991 .	(BPD)	ATTACHMENT 2.2-A Page 14 OMB NO.: 0938-
ец. 1 ° ГА	State:	GEORGIA	-
Agency*	Citation(s)	Groups Covered	-
	в.	Optional Groups Other Than (Continued)	the Medically Need
	1902(a)(10) (A)(ii)(VIII) of the Act	without medical assist has special needs	nce agreement e IV-E of the hed by the State t be placed for adoptic tance because the chil
			or Medicaid under th Medicaid plan; or
		the standards an title IV-E fost	eligible for Medicaid i d methodologies of th er care program wer han the AFDC standard 5.
		The State covers ind of 21 20	ividuals under the ag
		19 18	
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TN No. <u>94-002</u> Supersedes TN No. <u>93-023</u>	Approval	Date	3-11-94	Effective	Date	1-1-94
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Revision:	HCFA-PM-91-4 AUGUST 1991	(BPD)	ATTACHMENT 2.2-A Page 14a OMB No.: 0938-
	State:	GEORGIA	
Agency*	Citation (s)	Groups Cov	vered
	в.	Optional Groups Other That (Continued)	an the Medically Needy
42 CFI	R 435.223 /_/	 Individuals described for AFDC if coverage w were as broad as allow 	below who would be eligit under the State's AFDC pla wed under title IV-A:
1902(a (A)(i) 1905(a the Ac	l) and a) of	Individuals under t 21 20 19 18 Caretaker relatives Pregnant women	
		- -	
IN No. Supersedes IN No.	<u>91-31</u> Αpprova Νεω	al Date <u>12-18-91</u>	Effective Date <u>10-1-9</u>
			HCFA ID: 7983E

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	State:		GEORGIA	
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Agency* C	itation(s)		Groups	Covered
	в.	<u>Optional</u> (Continue		an the Medically Needy
42 CFR	435.230 /_/		ntes using SSI c tions 1616 and	riteria with agreements 1634 of the Act.
		on] pay sup	y a State-suppl ment) under an oplementary paym	ps of individuals who re ementary payment (but no approved optional State ent program that meets ns. The supplement is-
		a.	Based on need a basis.	nd paid in cash on a re
		ь.	individual's co	fference between the untable income and the o determine eligibility
		с.	Available to al	l individuals in the St
		d.	of individuals	more of the classificat listed below, who would I except for the level
			(1) All aged	individuals.
			(2) All blind	individuals.
			(3) All disab	led individuals.
	*			
TN No. 9 Supersedes	1-31		12 12 01	Effective Data 10-1
TN No. <u>8</u>	6.27		12-18-91	Effective Date 10-3 HCFA ID: 7983E

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	Revision:	HCFA-PM-91-4 AUGUST 1991 State:	(BPD)		DRGIA	ATTACHMENT 2.2-A Page 16 OMB NO.: 0938-	
•	Agency*	Citation(s)	······		Groups	Covered	
		В	. <u>Optional</u> (Continu	Group ed)	os Other Th	an the Medically Needy	
				(4)	facilitie	viduals in domiciliary s or other group living	I
	42 CFF	435.230		(5)	Blind ind facilitie	nts as defined under SS lividuals in domiciliary s or other group living nts as defined under SS	r I
			श ्रिह्य ाः	(6)	facilitie	individuals in domicili s or other group living nts as defined under SS	T -
			i	(7)	administe	ls receiving a Federall red optional State supp s the conditions specif 5.230.	lem
				(8)	administe	ls receiving a State red optional State supp s the conditions specif 5.230.	
		e.		(9)	classific	ls in additional ations approved by the as follows:	
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		- 1990 					
	TN No. Supersedes TN No.	91-31 Approv	val Date _	12-	18-91	Effective Date _ 10-1	-91
	IN NO	00-#1	•			HCFA ID: 7983E	
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	Revision:	HCFA-PM-91-4 AUGUST 1991 State:	(BPD) GEORGIA	ATTACHMENT 2.2-A Page 16a OMB NO.: 0938-
	Agency*	Citation(s)	Groups Co	overed
A		в.	Optional Groups Other Than (Continued)	<u>the Medically Needy</u>
			The supplement varies in i subdivisions according to	income standard by polit cost-of-living differen
			Yes.	-
			No.	
			The standards for optional payments are listed in Sup <u>2.6-A</u> .	State supplementary pplement 6 of <u>ATTACHMENT</u>
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184.				
	c.	·		
r				
	TN No. Supersedes	91-31 Approva	al Date 12-18-91	Effective Date <u>10-1-</u>
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		Agency*	AUGUST 1991 State: Agency* Citation(s) B. TN NoB. TN NoApprova TN NoApprova TN NoApprova TN NoApprova TN NoApprova	AUGUST 1991 State:GEORGIA Agency* Citation(s) Groups Other Than (Continued) The supplement varies in 1 subdivisions according toYesNo. The standards for optional payments are listed in Sup 2.6-A.

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	Agency* Citati	on(s)	Group	os Covered
	a	30 <u>(</u> C	ontinued)	Than the Medically Needy
	42 CFR 435.■ 435.121 1902(a)(10) (A)(ii)(XI)	. / 11	without agreemer of the Act.	States and SSI criteria Stat its under section 1616 or 163
	of the Act		a State suppleme optional State s	coups of individuals who rece entary payment under an appro supplementary payment program following conditions. The
	ž .		a. Based on need basis.	l and paid in cash on a regul
			individual's	difference between the countable income and the inc to determine eligibility fo t.
				all individuals in each n and available on a Statew:
				r more of the classification s listed below:
		-	(1) All age	d individuals.
		. –	(2) All bli	nd individuals.
			(3) All dis	abled individuals.
				·
	TN No. <u>93-03</u> Supersedes	Approval Da	te 2-18-92	Effective Date 1-1
12 - 1 	TN No. 91-31			HCFA ID: 7983E
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	Revision:	HCFA-PM-91-4 AUGUST 1991 State:	(BPD)	GEO	ATTACHMENT 2.2-A Page 18 RGIA OMB NO.: 0938-
					
	Agency*	Citation(s)			Groups Covered
	•	-			
		В.	<u>Optiona</u> (Contin	<u>l Gro</u> ued)	ups Other Than the Medically Needy
•				(4)	Aged individuals in domiciliary facilities or other group living arrangements as defined under SS
-				(5)	Blind individuals in domiciliary facilities or other group living arrangements as defined under SS
				(6)	Disabled individuals in domicilia facilities or other group living
				(7)	arrangements as defined under SS Individuals receiving federally administered optional State supp that meets the conditions specifi 42 CFR 435.230.
				(8)	Individuals receiving a State administered optional State suppl that meets the conditions specifi 42 CFR 435.230.
				(9)	Individuals in additional classifications approved by the Secretary as follows:
7					
	TN NO.	91-31	<u> </u>		
	Supersedes TN No.	Approva 91-05	1 Date	12-1	
					HCFA ID: 7983E

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Revision:	HCFA-PM-91 AUGUST 1991	-4	(BPD)			P	TTACHMEN age 18a		
i.	State:	•		GE	ORGIA	···· · · · · · · · · · · · · · · · · ·	0	MB NO.:	0938-	
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Agency*	Citation(s)				G	roups (Covered			
	-	в.	<u>Option</u> (Conti	al Gr	coups C	ther T	nan the	Medical	ly Need	Y
· · ·			Т	he su oliti	ippleme cal su	bdivisi	les in lons ac ference	income s cording s.	tandard to	bу
			e (Spa		Yes 🦻 No				•	
			P	aymer	andard	listed	optiona 1 in Su	l State pplement	supplem 6 of	entary
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TN NO. 91-31			
Supersedes TN No. NEW	Approval	Date1 <u>2-18-91</u>	Effective Date <u>10-1-91</u>
IN NO. <u>NEW</u>			

HCFA ID: 7983E

	Revisio	DN: HCFA-PM-91-4 AUGUST 1991		GEORGIA	ATTACHMENT 2.2-A Page 19 OMB No.: 0938-
	<u></u>	State:			
	Agency	Citation(s)		Groups Cove	red
		В	. <u>Optional</u> (Continue	Groups Other (Than the Medically Needy
	19((A)	CFR 435.231 💢 (a)(10) (ii)(V) the Act	leas elig Elig the meet	t 30 consecut. ible under a s ibility begins 30-day period the income st	re in institutions for a ive days and who are special income level. s on the first day of . These individuals tandards specified in FTACHMENT 2.6-A.
			<u>ч</u>	State covers a	all individuals as descr
			∠_/ The		only the following group
	(ii	2(a)(10)(A)) and 1905(a) the Act		Aged Blind Disabled Individuals 21	under the age of
				20 19 18 Caretaker re Pregnant wom	
		-47 ⁴ *			
	x	Myz.			
•					
- - - - - -	TN NO. Superse TN No.	<u>9 -3 </u> des Approv 89-4	al Date <u>1</u>	2-18-91	Effe ct ive Date <u>10-1-</u>
					HCFA ID: 7983E
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Revision:	HCFA-PM-91-4 AUGUST 1991	(BP	Page 20
	State:	Georg	OMB NO.: 0938-
Agency*	Citation(s)		Groups Covered
	В	. <u>Optiona</u> (Contin	l Groups Other Than the Medically Needy ued)
1902(e of the		נ ג ו ו ו	ertain disabled children age 18 or nder who are living at home, who ould be eligible for Medicaid under the plan f they were in a finititution, and for whom he State has made a determination as required nder section 1902(e)(3)(B) of the Act.
		ſ	upplement 3 to ATTACHMENT 2.2-A describes the ethod that is used to determine the cost ffectiveness of caring for this group of isabled children at home.
1902(a (A)(ii and 19 of the)(IX) 02(1)	ת כ נ נ נ נ נ נ נ נ נ נ נ נ נ נ נ נ נ נ	he following individuals who are not andatory categorically needy whose income oes not exceed the income level (established t an amount above the mandatory level and ot more than 185 percent of the Federal overty income level) specified in <u>Supplement 1</u> o <u>ATTACHMENT 2.6-A</u> for a family of the same ize, including the woman and unborn child or nfant and who meet the resource standards pecified in <u>Supplement 2 to ATTACHMENT 2.6-A</u> :
		a.	Women during pregnancy (and during the 60-day period beginning on the last day of pregnancy); and
		b.	Infants under one year of age.

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TN No. <u>93-007</u> Supersedes TN No. 91-31	Approval Date	MAY 4 1993	Effective Date JAN 1 1993
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	Revision: HCFA-PM-91 AUGUST 1991 State: _		ATTACHMENT 2.2-A Page 22 OMB NO.: 0938-
	Agency* Citation(s)	Groups	5 Covered
		B. <u>Optional Groups Other 1</u> (Continued)	Than the Medically Needy
	1902(a) /_/ (ii)(X) and 1902(m) (1) and (3) of the Act	16. Individuals a. Who are 65 years are disabled, as section 1614(a)(3 Both aged and dis under this eligit	determined under 3) of the Act. sabled individuals are covered
		(established at a the Federal incom	s not exceed the income level an amount up to 100 percent of me poverty level) specified in <u>ATTACHMENT 2.6-A</u> for a family and
		amount allowed un more restrictive the State's medic specified in <u>ATTA</u>	lo not exceed the maximum der SSI; under the State's financial criteria; or under ally needy program as <u>CCHMENT 2.6-A</u> .
	• • • • • • • • • • • • • • • • • • •		
	x		- -
	TN No. <u>91-31</u> Supersedes App TN No. <u>NEW</u>	roval Date <u>12-18-91</u>	Effective Date <u>10-1-91</u> HCFA ID: 7983E
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Revision: HCFA-PM-92-1 (MB) FEBRUARY 1992

TN No. 93-010 Supersedes TN No. 92-12

ATTACHMENT 2.2-A Page 23

	STATE PLAN UN	Georgia
	COVERAGE	AND CONDITIONS OF ELIGIBILITY
Citation(s)	۰. ب	Groups Covered
	- В.	Optional Groups Other Than the Medically Needy (Continued)
1902(a)(47) and 1920 of the Act	•	X 17. Pregnant women who are determined by a "qualified provider" (as defined in \$1920(b)(2) of the Act) based on preliminary information, to meet the highest applicable income criteria specified in this plan under <u>ATTACHMENT</u> 2.6-A and are therefore determined to be presumptively eligible during a presumptively eligibility period in accordance with \$192 of the Act.

1993

Effective Date JAN 1

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Approval Date

Revision

OMB No.:

HCFA-PM-91-8 (MB) October 1991 ATTACHMENT 2.2-A Page 23a

State/Territory: GEORGIA

Citations(s)	Groups Covered
	B. Optional Groups Other Than the Medically Needy (Continued)
1906 of the Act	X 18. Individuals required to enroll in cost-effective employer- based group health plans remain eligible for a minimum enrollment period of <u>3</u> months.
1902 (a) (10) (F) and 1902 (u) (1) of the Act	<u>X</u> 19. Individuals entitled to elect COBRA continuation coverage and whose income as determined under section 1612 of the Act for purposes of the SSI program, is no more than 100% of the Federal poverty level, whose resources are no more than twice the SSI resource limit for an individual, and for whom the State determines that the cost of COBRA premiums is likely to be less than the Medicaid expenditure for an equivalent set of services. See Supplement 11 to Attachment 2.6A.
1902 (a) (10) (A) (ii) (XV) of the Act	<u>X</u> 20. Individuals who would be eligible for Medicaid under the "Ticket to Work and Work Incentives Act of 1999" (TWWIIA), if they are working individuals with a disability who is at least 16, but less than 65 years of age, who except for earned income, would be eligible to receive Supplemental Security Income (SSI) and whose assets, resources, and earned and unearned income (or both) does not exceed such limitations as established. See Supplement 8a to Attachment 2.6A and Supplement 8b to Attachment 2.6A.

TN No: <u>07-015</u> Supersedes: TN No: <u>01-021</u>

Approval Date: 02/07/08

Effective Date: 10/01/07

Attachment 2.2-A Page 23b State: Georgia

Citation(s)

Groups Covered

B. Optional Groups Other Than the Medically Needy (continued)

1902(a)(10)(A)(ii)(XVIII) of the Act.

X 24. Women who:

a.

b.

have been screened for breast or cervical cancer under the Center for Disease Control and Prevention Breast and Cervical Cancer Early Detection Program established under Title XV of the Public Health Service Act in accordance with the requirements of Section 1504 of the Act and need treatment for breast or cervical cancer, including a pre-cancerous condition of the breast or cervix;

are not otherwise covered under creditable coverage, as defined in Section 2701© of the Public Health Service Act;

c. are not eligible for Medicaid under any mandatory categorically needy eligibility group, and

d. have not attained age 65.

X 25. Women who are determined by a "qualified entry" [as defined in Section 1920B(b)] based on preliminary information, to be a woman described in 1902(aa) of the Act related to certain breast and cervical cancer patients. The presumptive period begins on the day that the State makes a determination with respect to the woman's eligibility for Medicaid, or if the woman does not apply for Medicaid (or a Medicaid application was not made on her behalf) by the last day of the month following the month in which the determination of presumptive eligibility was made, the presumptive period ends on the last day.

TN No. 01-020 Supersedes Approval Date AUG 0 8 200 Effective Date APR 0 1 2001 TN No. New

1920B of the Act.

State: GEORGIA

Condition or Requirement
 B. <u>Optional Groups Other Than the Medically Needy</u> (Continued) 26. Individuals who are independent foster care adolescents as defined in Section 1905 (w)
(l) of the Act.
a. Reasonable classifications of individuals described above, as follows:
The State covers all such individuals who:
 are less than 21 years of age; were in foster care under the responsibility of the State on their 18th birthday.
3. Other (please describe) $\underline{n/a}$
 b. Financial requirements Income test There is no income test for this group. The income test for this group is
 2. Resource test There is no resource test for this group. The resource test for this group is

		Revision:	HCFA-PM-91 AUGUST 1991 State: _		GEORGIA	ATTACHMENT 2.2-A Page 24 OMB NO.: 0938-
		Agency*	Citation(s)		Groups	5 Covered
			<u> </u>	Ontional	Courses of the l	fodically Noody
-		★ 42 CFI			<u>Coverage of the N</u> includes the med	
				/// No.		
				 Z Yes	. This plan_cove	ers:
	IV-A	N		resourc	nt women who, exc ces, would be eli title XIX of the	cept for income and/or igible as categorically need Act.
	IV-A	1902(e Act	e) of the	for and receive the app ends. they we postpar period	d have applied for Medicaid as med proved State plan These women cont ere pregnant, for stum services und beginning with remaining days	ant, were eligible or Medicaid and dically needy under n on the date the pregnancy inue to be eligible, as tho c all pregnancy-related and ler the plan for a 60-day the date the pregnancy ends in the month in which the 6
	IV-1	A 1902(a (C)(ii of the)(I)	income	luals under age 1 and/or resources section 1902(a)(1	.8 who, but for , would be eligible .0)(A)(i) of the Act.

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* CITE IS 42 CFR 435.301

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TN No. <u>91-31</u> Supersedes TN No. <u>Νεω</u>	Approval	Date	12-18-91	Effective Date <u>10-1-91</u>
				HCFA ID: 7983E

Revision: October 1991

Attachment 2.2-A Page 25

and the second s	E	State:		Georgia	L
Agency*	Citation(s)	<u></u>		Groups Co	overed
	с.	Opti	onal C	overage c	of Medically Needy (Continued)
IV-A	1902(e)(4) of the Act P.L. 101-508 (Section 4603)	4.	1984 needy the cl applic the da	to a woma and is r hild's bi ed and be	een found eligible for Medicaid o Irth and remains eligible for one
				1991: the	dren born prior to January 1, woman remains eligible and the a member of the woman's d.
			:	1991: the remain el	dren born on or after January 1, woman remains eligible or would igible if pregnant and the child per of the woman's household.
	42 CFR 435.308	5]	not descr who are u 21 20 19 18 or 18 or the	ly eligible individuals who are ribed in Section C.3. above and ander the age of under age 19 who are full-time lents in a secondary school or in equivalent level of vocational or unical training
		X	e	eligible	e classifications of financially individuals under the ages of 21 18 as specified below:
			<u>X</u>	are	viduals for whom public agencies assuming full or partial ncial responsibility and who are
				<u>X</u> (a) <u>X</u> (b)	In foster homes (and are under the age of $\frac{18}{18}$). In private institutions (and are under the age of $\frac{18}{18}$).

in.

n. No. 91-31 Approval Date 12-18-91 Effective Date 10-1-91

Supersedes TN No.<u>new</u> (BPD)

Attachment 2.2-A Page 25a OMB NO.: 0938-

State: Georgia

Agency*	Citation(s)	ion(s) Groups Covered				
	C. Optional	Coverag	ge of Medically Needy (continued)			
		(c)	In addition to the group under b. (1) (a) and (b), individuals placed in foster homes or private institutions by private, nonprofit agencies (and are under the age of)			
	<u> </u>	(2)	Individuals in adoptions subsidized in full or part by a public agency (who are under the age of $\underline{18}$).			
		(3)	Individuals in NFs (who are under the age of). NF services are provided under this plan.			
		(4)	In addition to the group under (b) (3), individuals in ICFs/MR (who are under the age of).			
	<u> X </u>	(5)	Individuals receiving active treatment as inpatients in psychiatric facilities or programs (who are under the age of 21). Inpatient psychiatric services for individuals under age 21 are provided under this plan.			
		(6)	Other defined groups (and ages), as specified in Supplement 1 of Attachment 2.2-A.			

Approval Date: <u>02/28/07</u>

Effective Date: <u>01/01/07</u> HCFA ID: 7983E

	Revision:	HCFA-PM-91-4 August 1991		(BPD)	ATTACHMENT 2.2-A Page 26 OMB NO.: 0938-
G-21 '		State:		GEORGIA	
	Agency*	Citation(s)		Groups	Covered
		c.	Opti	onal Coverage of Medic	ally Needy (Continued)
~	42 CFF	435.310 _7	6.	Caretaker relatives.	
	42 CFF and 43	435.320 📈	7.	Aged individuals.	
	42 CFF and 43	435.322 X	8.	Blind individuals.	
	42 CFR and 43	435.324 X	9.	Disabled individuals.	
		435.326 //	10.	not enrolled in an HM	be ineligible if they wer O. Categorically needy ed under 42 CFR 435.212 an to medically needy
1. FT.	435.34	0	11.	Blind and disabled in	dividuals who:
					equirements for Medicaid the blindness or disabili
				b. Were eligible as m 1973 as blind or d	edically needy in December isabled; and
					ve month after December 19 he December 1973 eligibili
X		ŧr.			
	TN NO.	71-31			
	Supersedes		val I	Date <u>12-18-91</u>	Effective Date <u>10-1-9</u>
					HCFA ID: 7983E
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State/Territory: <u>GEORGIA</u>

Citation(s) Groups Covered C. Optional Groups Other Than the Medically Needy (Continued)

1906 of the Act

12. Individuals required to enroll in costeffective employer-based group health plans remain eligible for a minimum enrollment period of <u>3</u> months.

In No. <u>94-009</u> Supersedes New

Approval Date 10-6-94 Effective Date 7-1-94

Attachment 2.2-A Page 27

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: Georgia

REQUIREMENTS RELATING TO DETERMINING ELIGIBILITY FOR MEDICARE PRESCRIPTION DRUG LOW-INCOME SUBSIDIES

Agency	Citation (s)	Groups Covered
1935(a) and 1902(a)(66)	The agency provides for mak drug Low Income Subsidy de	eterminations under Section
42 CFR 423.774 and 423.904	1935(a) of the Social Securit	y Act.
and 423.904	 The agency makes detern premium and cost-sharing accordance with section 1 Security Act; 	5
	2. The agency provides for a such determinations in ca established or redetermin	ses in which such eligibility is
	Medicare cost-sharing de of the Act and offering er	screening of individuals for scribed in Section 1905(p)(3) prollment to eligible te plan or under a waiver of the

TN No.:	<u>05-010</u>
Supersed	les
TN No.:	New

Approval Date: <u>10/07/05</u>

Effective Date: 07/01/05

Revision: HCFA-PM-91-4 (BPD) AUGUST 1991

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SUPPLEMENT 1 TO ATTACHMENT 2.2-A Page 1 OMB NO.: 0938-

STATE PLAN UNDER TITLE XÍX OF THE SOCIAL SECURITY ACT GEORGIA

REASONABLE CLASSIFICATIONS OF INDIVIDUALS UNDER THE AGE OF 21, 20, 19, AND 18

TN No. <u>91-31</u> Supersedes TN No. 89-43	Approval Date	12-18-91	Effective Date <u>10-1-91</u>
			HCFA ID: 7983E

Revision: HCFA-PM-91-4 (BPD) AUGUST 1991

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SUPPLEMENT 3 TO ATTACHMENT 2.2-A Page 1 OMB NO.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

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st	ate/1	Cerrito	orv:	(GEOF	RGIA

Method for Determining Cost Effectiveness of Caring for Certain Disabled Children At Home

Treating physician/service provider develops treatment plan in which services such as durable medical equipment, prescriptions, therapies, and home health visits are delineated. The costs of these services are compared to the cost of institutionalization for the individual. If at home cost is lower than institutionalized cost, individual's care meets cost-effectiveness criterion.

TN No. <u>91-31</u> Supersedes	Approval Date	12-18-91	Effective Date 10-1-91
τη Νο. <u>Νέω</u>			HCFA ID: 7983F

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Revision: HCFA-PM-92 -1 (MB) FEBRUARY 1992

ATTACHMENT 2.6-A Page 1

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: " Georgia ELIGIBILITY CONDITIONS AND REQUIREMENTS Citation(s) Condition or Requirement A. General Conditions of Eligibility Each individual covered under the plan: 42 CFR Part 435, 1. Is financially eligible (using the methods and Subpart G standards described in Parts B and C of this Attachment) to receive services. 42 CFR Part 435, 2. Meets the applicable non-financial eligibility Subpart F conditions. a. For the categorically needy:* Except as specified under items A.2.a.(ii) (i) and (iii) below, for AFDC-related individuals, meets the non-financial eligibility conditions of the AFDC program. (ii) For SSI-related individuals, meets the non-financial criteria of the SSI program or more restrictive SSI-related categorically needy criteria. 1902(1) of the (iii) For financially eligible pregnant Act women, infants or children covered under sections 1902(a)(10)(A)(i)(IV), 1902(a)(10)(A)(i)(VI), 1902(a)(10)(A)(i)(VII), and 1902(a)(10)(A)(ii)(IX) of the Act, meets the non-financial criteria of section 1902(1) of the Act. 1902(m) of the (iv)* For financially eligible aged and Act disabled individuals covered under sectio 1902(a)(10)(A)(ii)(X) of the Act, meets the non-financial criteria of section 1902(m) of the Act. Georgia does not cover individuals at Section 1902(a)(10)(A)(ii)(X).

TN No. 93-042 Approval Date MAR 1 0 1994 Effective Date JUL 199 Supersedes TN NO. 92-12

- 3N	Revision: HCFA-PM		(BPD)	ATTACHMENT 2.6-A
	AUGUST 1	991	CEODOLA	Page 2 OMB No.: 0938-
-	State	:	GEORGIA	
	Citation		Condition	or Requirement
		b.	For the medically nee eligibility condition	dy, meets the non-financi s of 42 CFR Part 435.
	1905(p) of the Act	c.	For financially eligi beneficiaries covered 1902(a)(10)(E)(i) of	
4			non-financial criteri the Act.	a of section 1905(p) of
	1905(s) of the Act	d.	working individuals c	
	• · · · ·		1902(a)(10)(E)(ii) of non-financial criteri	the ACt, meets the a of section 1905(s).
	42 CFR 435.402	3. Is	residing in the Unite	d States and
	•	a.	Is a citizen;	
	Sec. 245A of the Immigration and Nationality Act	Þ.	residence or otherwis	admitted for permanent e permanently residing in d States under color of l .408;
	1902(a) and 1903(v) of the Act and 245A(h)(3)(B) of the Immigration & Nationality Act		status under section Immigration and Natio is aged, blind, or di 1614(a)(1) of the Act	awful temporary resident 245A and 210A of the nality Act if the individ sabled as defined in sect , under 18 years of age trant as defined in secti of P.L. 96-422;
7	· *			
	TN No. <u>91-31</u> Supersedes TN No. <u>90-30</u>	Approv	val Date 12-18-91	Effective Date <u>10-1-9</u>
	IN NO. <u>40-30</u>			HCFA ID: 7985E
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TN No. <u>91-31</u> Supersedes	Approval Date _ 1	2-18-91 Effect	ive Date <u>10-1-91</u>
TN NO. <u>90-30</u>		HCFA T	D. 7985F

	Revision:	HCFA-PM-91-4 AUGUST 1991	(BPD)		ATTACHMENT 2.6-A Page 3
		State:	GEOR	GIA	ОМЁ No.: 0938- —
	Citati	on	Co	ndition or Requi	rement
			· · · · · · · · · · · · · · · · · · ·		
	. •	d.	under section Act not within be restricted	210 of the Immig the scope of c. to certain emerg period beginning	porary resident sta ration and National above (coverage mus ency services during on the date the al
6 3		e.	permanent resident in the United States	States under col-	y admitted for se permanently resid or of law (coverage emergency services)
	42 CFR 435 1902(b) of Act	the or	not the individ	the State, regard dual maintains t intains it at a	
		X	State has inter the following S	state residency	agreement with
	Alabama California Florida Iowa	Kentucky Louisiana Maryland Minnesota	Mississippi New Jersey New Mexico New York	North Carolin Ohio Pennsylvania Tennessee	na West Virgini Wisconsin
			State has open	agreement(s).	
			Not applicable;	no residency re	equirement.
	TN NO. 91	- 31		······································	
	Supersedes TN No. 8	Approv	val Date <u>12-1</u>	8-91 Effecti	ve Date 10-1-91
			`	HCFA II): 7985E
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			2.5		

Revision:	HCFA-PM-91-8	(MB)
	October 1991	

Attachment 2.6-A Page 3a

Citation			Condition or Requirement
42 CFR 435.1008	5.	a.	Is not an inmate of a public institution. Public institutions do not include medical institutions, nursing facilities and intermediate care facilities for the mentally retarded community residences that serve no more than 16 residents, or certain child care institution.
42 CFR 435.1008		b.	 is not a patient under age 65 in an institution for mental diseases 1905 (a) of the Act except as an inpatient under age 22 receiving active treatment in an accredited psychiatric facility or program. Not applicable with respect to individuals under age 22 in psychiatric facilities or programs. Such services are not provided under the plan.
42 CFR 433.145	6.	his or of any whose execut payme (Medi	uired, as a condition of eligibility, to assign her own rights, or 1912 of the Act the rights o ther person who is eligible for Medicaid on e behalf the individual has legal authority to te an assignment, to medical support and ent for medical care from any third party. cal support is defined as support specified as for medical care by a court or administrative)

State/Territory: Georgia

TN No.: <u>06-015</u> Supersedes TN No.: <u>92-02</u>

Approval Date: 02/28/07

Effective Date: <u>01/01/07</u> HCFA ID: 7985E Revision: HCFA-PM-91-8 October 1991 (MB)

ATTACHMENT 2.6-A Page 3a.1 OMB No.: 0938-

State/Territory:

GEORGIA

Citation

Condition or Requirement

An applicant or recipient must also cooperate in establishing the paternity of any eligible child and in obtaining medical support and payments for himself or herself and any other person who is eligible for Medicaid and on whose behalf the individual can make an assignment; except that individuals described in §1902 (1)(1)(A) of the Social Security Act (pregnant women and women in the post-partum period) are exempt from these requirements involving paternity and obtaining support. Any individual may be exempt from the cooperation requirements by demonstrating good cause for refusing to cooperate.

An applicant or recipient must also cooperate in identifying any third party who may be liable to pay for care that is covered under the State Plan and providing information to assist in pursuing these third parties. Any individual may be exempt from the cooperation requirements by demonstrating good cause for refusing to cooperate.

X Assignment of rights is automatic because of State law.

7. Is required, as a condition of eligibility, to furnish his/her social security account number (or numbers, if he/she has more than one number) except for aliens seeking medical assistance for the treatment of an emergency medical condition under section 1903(v)(2) of the Social Security Act (Section 1137[f] and newborn children who are eligible under Section 1902(e)(4).

	Third Miller	
TN No. <u>92-02</u> Supersedes TN No. 91-31	Approval Date 2-18-92	Effective Date
		HCFA ID: 7985E

42 CFR 435.910

Revision:

Attachment 2.6-A Page 3b

	Stat	te:Georgia
Citation	* ∎ . Na	Condition or Requirement
1902(c)(2)	8.	Is not required to apply for AFDC benefits under *Title IV-A as a condition of applying for, or receiving, Medicaid if the individual is a pregnant woman, infant, or child that the State covers under Sections 1902(a)(10)(A)(i)(IV) and 1902(a)(10)(A)(i)(IX) of the Act.
1902(e)(10)(A) and (B) of the Act	9.	Is not required, as an individual child or pregnant woman, to meet requirements under Section 402(a)(43) of the Act to be in certain living arrangements. (Prior to terminating AFDC individuals who do not meet such requirements under a State' AFDC plan, the agency determines if they are otherwise eligible under the State's Medicaid

plan.)

*Cite should include 1902(a)(10)(A)(i)(VI) and 1902(a)(10)(A)(i)(VII).

TN No. <u>93-042</u>	Approval Date MAR 10 1994	Effective Date JUL 1	993
Supersedes TN No. <u>91-31</u>			-

Revision:	HCFA-PM-91-6 October 1991	(MB)	ATTACHMENT Q. 6-A Page 3c OMB No.: 0938-
•	State/Territory	:GEORGIA	

Citation

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Condition or Requirement

1906 of the Act 10.Is required to apply for enrollment in an employer-based cost-effective group health plan, if such plan is available to the individual. Enrollment is a condition of eligibility except for the individual who is unable to enroll on his/her own behalf (failure of a parent to enroll a child does not affect a child's eligibility).

TN No. $94-009$	_		10 6 04			7 1 0 4
Supersedes	Approval	Date	10-6-94	Effective	Date	7-1-94
TN NO. <u>NEW</u>						

ATTACHMENT 2.6-A Page 4

State: Georgia

Citation				Conditio	on or Requ	irement		
435.725 435.733	B.	Post-Eli	igibility Tr	eatment o	f Institutic	nalized Ir	idividuals withou	ut Spouses
435.832 1902(o) of		1.	The follo a.					eligibility process: 1)(E) and (G) of the Act
the Act			a.		duals who			nursing facility, or
Bondi v. Sullivan (SSI)			b.	made un	der §§500 plies only	-506 of th	e Austrian Gene	ration) payments ral Social Insurance am rules with respect to
1902(r)(1) of the Act			c .		Reparatio Republic o			yments made by the
105/206 of P.L. 100-383			d.	Japanese	e and Aleu	tian Resti	tution Payments	
10405 of P.L. 101-239			e.	establish	ed pursua	nt to the s	ettlement in the o	Fund or an other fund case of In re Agent
6(h)(2) of P.L.101-426			f.		n Exposur			No. 381 (E.D.N.Y.)
		2.		al's or cou	ple's inco Needs Al	me to the lowance	cost of institution	in the application of an nal care:
					(i)	Aged, bl	lind , disabled- Individuals Couples	\$50.00 \$100.00
							For individuals	with greater need-
					(ii)	AFDC re	Children Adults	\$50.00 \$50.00 with greater need-

TN No. <u>06-013</u>

Approval Date: <u>11/13/2006</u> Effective Date: <u>07/01/2006</u>

Supersedes TN No. <u>93-008</u>

ATTACHMENT 2.6-A Page 4.1

Citation	Condition or Requirement				
		For individuals	with greater need-5		
	(iii) l	ndividuals under age 21 covere B.7. of Attachment 2.2-A. \$ For individuals with greater			
435.725 b. 435.733	For the maintenance of each member of non-institutionalized family at home. The amount must be based on a reasonable assessment of need but must not 435.832 exceed the higher of the:				
	0 0	AFDC level, or Medically needy level:			
		-AFDC level	\$_155		
		-AFDC level -Medically Needy level	\$_ <u>155</u> \$		

State: Georgia

TN No. <u>06-013</u>

and

Supersedes TN No. <u>93-008</u> Approval Date: <u>11/13/2006</u> Effective Date: <u>07/01/2006</u>

	Revision: October	r 1991				Attachment 2.6-A Page 4a
		st	ate: _	Geo	orgia	
-	Citation			Condition	or Requirement	
	Section 1924 of the Act	2a.	othe: montl	r dependen nly income	andards for communit t family members use allowances under Se ess shelter costs).	ed to calculate
	• •		(1).	Community	spouses	.• •
				a.	A standard based or contained in Section (plus excess shelte	on 1924(d) is used
				<u>X</u> b.	The maximum standay Section 1924(d)(3)	
				C.	A fixed standard wh than the minimum st in Section 1924(d) excess shelter cost the maximum standar Section 1924(d)(3)(used is \$	candard described (plus actual is not to exceed id contained in
			(2)	Other fami	ly members who are	dependent
. 1				<u>X</u> a.	A standard based or contained in Section used.	

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TPANSMITTAL 91-31 APPROVED 1 2 - 1 8 - 9 1 EFFECTIVE 1 0 - 1 - 9 1 SUPERSEDES (NEW)

ز م Revision: October 1991

Attachment 2.6-A Page 4b

(rear			State:		Georgia
	Citation			Condi	tion or Requirement
	-		b.	which in Se	ed standard greater than the amount would be used if the formula described ction 1924(d)(1)(C) were used. The ard used is \$
		<u>X</u> 2b.	receivi lieu of	ng home	lescribed above are used for individuals and community based waiver services in es provided in a medical and remedial on.
		<u>X</u> 2c.	Definit	ion of D	ependency -
			depende	nt child	of dependency below is used to define lren, parents and siblings for purposes lowances under Section 1924.
		7			meets the definition of dependency if the following criteria:
					l, parent, or sibling of the onalized or community spouse; and
1 com			(2) Re	sides wi	th community spouse; and
			is ba	determi sed on t	e below the dependency income level which ned by either of the following steps the most advantageous method for the l cost efficient for the agency:
			(a	(i) (ii)	rst step - is claimed as a dependent for federal tax purposes by the institutionalized or community spouse; or has gross income less than the full SSI FBR.
				•	NOTE: If not claimed as dependent or income exceeds the FPR limit, step two is used.
			(b		cond step (if needed) - meets the IRS definition of dependent
•					NOTE: In no instance will a finding of dependency be denied in the absence of the development of the IRS definition of dependency.

TRANSMITTAL 91-31 APPROVED 12-18-91 EFFECTIVE 10-1-91 SUPERSEDES (NEW)

Revision:	October	1991
ACTOIN.	OCCODEL	

Attachment 2.6-A Page 5

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Citation		Condition or Requirement
	3.	For children, each family member where there is no community spouse living in the home With the Children Pet HCFA 5
		AFDC Level \$
•		Medically Needy Level \$
		Other as follows \$
	4.	Amounts for incurred medical expenses not subject to payment by a third party.
		to payment by a third party.
	• • •	a. Health insurance premiums, deductibles and coir charges. Effective October 1, 1988, these expe are allowed as income deductions at one hundred percent (100%) of actual expenses incurred by the individual if such expenses are the legal obligation of the individual.
		b. Necessary medical or remedial care not covered under the Medicaid plan (Reasonable limits on amounts are described in <u>Supplement 3 to Attack</u> 2.6-A).
	5.	An amount for maintenance of a single individual's home for not longer than 6 months, if a physician has certified he or she is likely to return home wi that period.
<i></i>		Yes. Amount for maintenance of home \$
		<u>X</u> No.
1902(1) of the Act	6.	SSI benefits paid under Sections 1611(e)(1)(E) and (G) of the Act to individuals who receive care in a hospital or NF.
435.733	7.	Amounts of mandatory withholdings over which the ind has no discretion.
		a. Federal, state, and local taxes that are required to be deducted before payment is made to payee
		b. Those mandatory payroll (earned income) deduct that are a condition to employment.

Revision: HCFA-PM-92-1 (MB) FEBRUARY 1992

ATTACHMENT 2.6-A Page 6

STREEP STREET

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

ELIGIBILITY CONDITIONS AND REQUIREMENTS

Citation(s)

42 CFR 435.711

435.721, 435.831

C. Financial Eligibility

Condition or Requirement

For individuals who are AFDC or SSI recipients, the income and resource levels and methods for determining countable income and resources of the AFDC and SSI program apply, unless the plan provides for more restrictive levels and methods than SSI for SSI recipients under section 1902(f) of the Act, or more liberal methods under section 1902(r)(2) of the Act, as specified below.

For individuals who are not AFDC or SSI recipients in a non-section 1902(f) State and those who are deemed to be cash assistance recipients, the financial eligibility requirements specified in this section C apply.

* Supplement 1 to ATTACHMENT 2.6-A specifies the income levels for mandatory and optional categorically needy groups of individuals, including individuals with incomes related to the Federal income poverty level--pregnant women and infants or children covered under sections 1902(a)(10)(A)(i)(IV), 1902(a)(10)(A)(i)(VI), 1902(a)(10)(A)(i)(VII), and 1902(a)(10)(A)(ii)(IX) of the Act and aged and disabled individuals covered under section ** 1902(a)(10)(A)(ii)(X) of the Act--and for mandatory groups of qualified Medicare beneficiaries covered under section 1902(a)(10)(E)(i) of the Act.

* Cite should include 1902(a)(10)(E)(ii)

** Georgia does not cover individuals described at 1902(a)(10)(A)(ii)(X)

TN No. 93-042 Supersedes Approval Date MAR 1 0 1994 Effective Date JUL 1 1993 TN No. 92-12

n de la contra de la contra 19 19 19	e a freit wort of the state of	<u>.</u>	
	Revision: HCFA-H AUGUST Stat	1991 GEORGIA	ATTACHMENT 2.6-A Page 6a OMB No.: 0938-
	Citation	Condit	ion or Requirement
	X	levels for mandatory and	<u>NT 2.6-A</u> specifies the resource optional categorically needy oups, and for medically needy
	_7	levels for categorically	<u>NT 2.6-A</u> specifies the income needy aged, blind and disabled under requirements more restric
		determining income eligi	<u>NT 2.6-A</u> specifies the methods bility used by States that have than SSI, permitted under sect
		determining resource elig	<u>VT 2.6-A</u> specifies the methods gibility used by States that ha than SSI, permitted under sect
	×	determining income eligib	<u>ENT 2.6-A</u> specifies the methods bility used by States that are of the cash assistance program 1902(r)(2) of the Act.
	<i>≱</i> ∕	determining resource elig more liberal than the met	<u>ENT 2.6-A</u> specifies the methods gibility used by States that ar chods of the cash assistance c section 1902(r)(2) of the Act
Ţ			
	TN NO 91-31		
	Supersedes TN No. <u>NEW</u>	Approval Date <u>12-18-91</u>	Effective Date <u>10-1-91</u>
			HCFA ID: 7985E
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Revision: HCFA-PM-92-1 (MB) FEBRUARY 1992

ATTACHMENT 2.6-A Page 7

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

1 1

State: Georgia

		GIBILITY CONDITIONS AND REQUIREMENTS						
•	Citation(s)	Condition or Requirement						
	1902(r)(2) of the Act	1. Methods of Determining Income						
		a. AFDC-related individuals (except for poverty level related pregnant women, infants, and children).						
		 (1) In determining countable income for AFDC-related individuals, the following methods are used: 						
		(a) The methods under the State's approved AFDC plan only; or						
	£	X (b) The methods under the State's approved AFDC plan and/or any more liberal methods described in Supplement 8a to ATTACHMENT 2.6-A.						
	•	(2) In determining relative financial responsibility, the agency considers only the income of spouses living in the same household as available to spouses and the income of parents as available to children living with parents until the children become 21.						
	1902(e)(6) the Act	(3) Agency continues to treat women eligible under the provisions of sections 1902(a)(10) of the Act as eligible, without regard to any changes in income of the family of which she is a member, for the 60-day period after her pregnancy ends and any remaining days in the month in which the 60th day falls.						

TN No. 92-12					
		5/20/92			1/1/00
Supersedes	Approval Date	J/20/92	Effective	Data	4/1/92
TN NO. 91-31			DITECCIVE	Date	-

ATTACHMENT 2.6-A Page 7a

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: Georgia

ELIGIBILITY CONDITIONS AND REQUIREMENTS

Citation(s)

Condition or Requirement

42 CFR 435.721 435.831, and 1902(m)(1)(B),(m)(4); and 1902(r)(2) of the Act

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b. Aged individuals. In determining countable income for aged individuals, including aged individuals with incomes up to the Federal poverty level described in section 1902(m)(1) of the Act, the following methods are used:

X The methods of the SSI program only.

The methods of the SSI program and/or any more liberal methods described in <u>Supplement</u> 8a to ATTACHMENT 2.6-A.

TN No. 92-12						
Supersedes TN No. New	Approval	Date	5/20/92	Effective	Date	4/1/92
			*			

14. Mar Revision: April 1992

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Attachment 2.6-A Page 8

	State:		Georgia
Citation			Condition or Requirement
	v		
	•		For individuals other than optional State supplement recipients, more restrictive methods than SSI, applied under the provision of Section 1902(f) of the Act, as specified in <u>Supplement 4 to Attachment 2.6-A</u> ; and any more liberal methods described in <u>Supplem</u> <u>8a to Attachment 2.6-A</u> .
l611(e)(5)	•	X	For institutional couples, the methods specif under Section 1611(e)(5) of the Act.
2 			Those institutionalized couples who reside in the same nursing facility shall have their incomes combined for purposes of determ eligibility for medical assistance if countin their incomes separately would result in denial of medical assistance to a member of the couple. Notwithstanding any other regulations or policies to the contrary, in determining eligibility for such couples, income of the couple shall be applied to a special income limit equal to two times the special income limit (300% of the full
•			FBR) applied to an individual seeking medical assistance as a resident in a nursing facilit For optional State supplement recipients under Section 435.230, income methods more
			liberal than SSI, as specified in <u>Supplement</u> <u>4 to Attachment 2.6-A</u> .
•			For optional State supplement recipients in Section 1902(f) States and SSI criteria States without Section 1616 or 1634 agreement
			SSI methods only.
		•	SSI methods and/or any more liberal methods than SSI described in Supplement 8a to Attachment 2.6-A.
No. <u>92-15</u> persedes No. <u>91-31</u>	Approval	Date [DEC 17 1992 Effective Date APR 01 1992

April 1992

Attachment 2.6-A Page 8a

State:

Georgia

Citation Condition or Requirement

Methods more restrictive and/or more liberal than SSI. More restrictive methods are described in <u>Supplement 4 to Attachment</u> <u>2.6-A</u> and more liberal methods are described in <u>Supplement 8a to Attachment 2.6-A</u>.

In determining relative financial responsibilit the agency considers only the income of spouses living in the same household as available to spouses.

TN No. <u>92-15</u> Sup**ersedes** TN No. <u>New</u>

Approval Date DEC 17 1992 Effective Date APR 01 1992

			Page 9
		State:	Georgia
Citati	on		Condition or Requirement
·	· · · · · · · · · · · · · · · · · · ·		
42 CFR 435. 435.831 1902(m)(1)(B), (m)	c	. Blind individuals. In determining count income for blind individuals, the follow methods are used:
(4), and 19 of the Act	902 (r)(2) ·		X The methods of the SSI program only
			SSI methods and/or any more liberal methods described in <u>Supplement 8a</u> to Attachment 2.6-A.
-		* aa	For individuals other than optional State supplement recipients, more methods than SSI, applied under the provisions of Section 1902(f) of the
			Act, as specified in <u>Supplement 4</u> <u>Attachment 2.6-A</u> , and any more lib methods described in <u>Supplement 8a</u> to Attachment 2.6-A.
1611(e)(5)			X For institutional couples, the met specified under Section 1611(e)(5) of the Act.
- -		•	Those institutionalized couples wh reside in the same nursing facilit shall have their incomes combined purposes of determining eligibilit for medical assistance if counting
			their incomes separately would resp in denial of medical assistance to a member of the couple. Notwithst any other regulations or policies
			the contrary, in determining eligit for such couples, income of the cou shall be applied to a special incon limit equal to two times the special
		•	income limit (300% of the full FBR applied to an individual seeking m assistance as a resident in a nurs facility.
•			For optional State supplement recipunder Section 435.230, income methomore liberal than SSI, as specified
			in Supplement 4 to Attachment 2.6-
		, ¹	

April 1992

Attachment 2.6-A Page 9a

State: Georgia

Citation		·	Condition of	or Requiremen	it
	¥				¥

For optional State supplement recipients in Section 1902(f) States and SSI criteria States without Section 1616 or 1634 agreements --

SSI methods only.

SSI methods and/or any more liberal methods than SSI described in Supplement 8a to Attachment 2.6-A.

Methods more restrictive and/or more liberal than SSI. More restricti methods are described in <u>Supplement</u> 4 to Attachment 2.6-A and more liberal methods are described in <u>Supplement 8a to Attachment</u> 2.6-A.

TN No. 92-15 Supersedes TN No. <u>New</u>

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Approval Date DEC 17 1992 Effective Date APR 01 1992

	Revision:	April 1992		Attachment 2.6-A Page 10
N		Stat	:e: _	Georgia
and the second second				
	Citation			Condition or Requirement
		only as a	y the availa	mining relative responsibility, the agency considers income of spouses living in the same household able to spouses and the income of parents as available ren living with parents until the children become
	42 CFR 435.721 and 435.831 1902(m)(1)(B), (m)(4), and 1902(r)(2) of the Act		of d inco in S	abled individuals. In determining countable income disabled individuals, including individuals with comes up to the Federal poverty level described Section 1902(m) of the Act the following methods used:
			<u></u>	The methods of the SSI program.
				SSI methods and/or any more liberal methods describe in <u>Supplement 8a to Attachment 2.6-A</u> .
	1611(e)(5)		<u>_X</u>	For institutional couples: the methods specified under Section 1611(e)(5) of the Act.
		··· · · · · · · · · · · · · · · · · · ·		Those institutionalized couples who reside in the same nursing facility shall have their incomes combined for purposes of determining eligibility for medical assistance if counting their incomes separately would result in denial of medical assistance to a member of the couple. Notwithstand any other regulations or policies to the contrary, in determining eligibility for such couples, income of the couple shall be applied to a special income limit equal to two times the special income limit (300% of the full FBR) applied to an individu seeking medical assistance as a resident in a nursing facility.
-	•			For optional State supplement recipients under Section 435.230: income methods more liberal than SSI, as specified in <u>Supplement 4 to Attachmen</u> <u>2.6-A</u> .
	TN No. <u>92-15</u> Supersedes TN No. <u>91-31</u>	Appr	oval I	Date DEC 17 1992 Effective Date APR 01 1992

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Revision:	April 1992	Attachment 2.6-A Page 10a
	State:	Georgia
Citation		Condition or Requirement
· · ·	ν τ. 	For individuals other than optional State supplement recipients (except aged and disable individuals described in Section 1903(m)(1) of the Act): more restrictive methods than SSI, applied under the provision of Section 1902(f) of the Act, as specified in <u>Supplement</u> 4 to Attachment 2.6-A; and any more liberal methods described in <u>Supplement 4 to Attachmet</u> 2.6-A.

TN No. 92-15 Supersedes TN No. New Approval Date DFC, 17 1992 Effective Date APR 01 1992

	Revision:	HCFA-PM-91-4 AUGUST 1991	(BPD)	0505014	ATTACHMENT 2.6-A Page 11 OMB No.: 0938-
•		State:		GEORGIA	
	Citati	on		Condition	or Requirement
			se	ection 1902(f)	te supplement recipients in States and SSI criteria State 1616 or 1634 agreements
				SSI methods o	nly.
• .				SSI methods a than SSI desc <u>ATTACHMENT 2.</u>	nd/or any more liberal method ribed in <u>Supplement 8a to</u> <u>6-A</u> .
-	•.		align and	than SSI, exc individuals d of the Act. described in <u>2.6-A</u> and mor	restrictive and/or more liber ept for aged and disabled escribed in section 1902(m)(More restrictive methods are <u>Supplement 4 to ATTACHMENT</u> e liberal methods are specifing 8a to ATTACHMENT 2.6-A.
			agency c the same income o	onsiders only household as f parents as a	e financial responsibility, the income of spouses living available to spouses and the vailable to children living children become 21.
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	TN No Supersedes TN No	11-31 Appro 70-19	val Date	12-18-91	Effective Date <u>10-1-91</u> HCFA ID: 7985E
	Supersedes	Appro	val Date	12-18-91	Effective Date <u>10-1-91</u> HCFA ID: 7985E
	Supersedes	Appro	val Date	<u>12-18-91</u>	
	Supersedes	Appro	val Date	<u>12-18-91</u>	

(MB)

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State:

Georgia

ELIGIBILITY CONDITIONS AND REQUIREMENTS

Citation (s)

Condition or Requirements

1902 (l) (3) (E) and 1902 (r) (2) of the Act e. Poverty level women, infants, and children. For pregnant women and infants or children covered Under the provisions of sections 1902 (a) (10) (A) (i) (IV), (VI), and (VII), and 1902 (a) (10) (A) (ii) (IX) of the Act

(l) The following methods are used in determining countable income:

____ The methods of the State's approved AFDC plan.

The methods of the approved title IV-E plan.

X The methods of the approved AFDC State plan and/or any more liberal methods described in SUPPLEMENT 8a to ATTACHMENT 2.6-A.

The methods of the approved title IV-E plan and/or any more liberal methods described in Supplement 8a to ATTACHMENT 2.6-A.

TN No <u>98-014</u> Supersedes Approval Date TN No. 93-042

JAN 291999

Effective Date

Revision: HCFA-PM-92-1 FEBRUARY 1992

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ATTACHMENT 2.6-A Page 12

STATE State:	PLAN UNDER T Georg	TITLE XIX OF THE SOCIAL SECURITY ACT
	ELIGIBILITY C	CONDITIONS AND REQUIREMENTS
Citation(s)	Con	ndition or Requirement
		(2) In determining relative financial responsibility, the agency considers only the income of spouses living in the same household as available to spouses and the income of parents as available to children living with parents until the children become 21.
1902(e)(6) of the Act		(3) The agency continues to treat women eligible under the provisions of sections 1902(a)(10) of the Act as eligible, without regard to any changes in income of the family of which she is a member, for the 60-day period after her pregnancy ends and any remaining days in the month in which the 60th day falls.
1905(p)(1), 1902(m)(4), and 1902(r)(2) of the Act		Qualified Medicare beneficiaries. In determining countable income for qualified Medicare beneficiaries covered under section 1902(a)(10)(E)(i) of the Act, the following methods are used:
		The methods of the SSI program only.
• •		X SSI methods and/or any more liberal methods than SSI described in <u>Supplement 8a to</u> ATTACHMENT 2.6-A.
		X For institutional couples, the methods specified under section 1611(e)(5) of the Act.

TN NO. 92-12						
Supersedes	Approval	Date	5/20/92	Effective	Dato	4/1/92
TN No. 91-31	PP20101	Duce		ALLECTIVE	Date	

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	Revision:	HCFA-I MARCH	РМ-93-2 1993	(MB)			ATTACHMENT 2.6-A Page 12a
		State	:		(GEORGIA	
-	Citation		V			, Conditi	on or Requirement
					amour in th title "tran the f and of follo	nts attributab he monthly insu- e II COLA is no insition period title II benef ending with the	receives a title II benefit, any ole to the most recent increase surance benefit as a result of a not counted as income during a d" beginning with January, when fit for December is received, he last day of the month th of publication of the revised verty level.
• •			 		pove: day (erty levels are	th title II income, the revised a not effective until the first following the end of the
					the :	individuals no revised povert the date of p	ot receiving title II income, ty levels are effective no later publication.
	1611(e)(5)			-	nurs purp if co	sing facility shal poses of determi ounting their inc	ized couples who reside in the same Il have their incomes combined for ining eligibility for medical assistanc comes separately would result in ssistance to a member of the couple
					Noty cont inco limi of th	withstanding an trary, in determ ome of the coupl it equal to two t he full FBR) app	ny other regulations or policies to the mining eligibility for such couples, whe shall be applied to a special incom times the special income limit (300% plied to an individual seeking medica
					assis	stance as a resi	ident in a nursing facility.
						·	
-	1905(s) of	f the A	Act	g.	(1)	Qualified di:	sabled and working individuals.
•						In determinin qualified dis covered under	ng countable income for sabled and working individuals r 1902(a)(10)(E)(ii) of the Act, of the SSI program are used.
	1905(p) of	the A	ct	,	·(2)		w-income Medicare beneficiaries.
						specified low covered under	ng countable income for w-income Medicare beneficiaries r 1902(a)(10)(E)(iii) of the e method as in f. is used.

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Supersedes TN No. ___92-15

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Octob	er 1991	(MB) ory:	GEORGIA		ATTACHMEN Page 12b OMB No.:	т 2.6-A
Citation	-		Conditio	n or Requ	irement	
1902(u) of the Act						
	(continuat	ion benefici	aries, th	ne for COB ne followi	RA ng
	-	The	disregards	of the SS	51 program	;
	-	inc The	ome more res se more rest	trictive	than the methodolog	SSI program. ies are
	. 1	at or not inc	1902(u)(4), for any othe be taken in ome, except	costs inc r type of to accour as provid	urred from remedial it in dete	m medical can care shall rmining
		161	2(b)(4)(B)(i	i).		
	•					
TN No. <u>91.31</u> Supersedes	Approva	1 Date	2-18-91	Effect	ive Date _	10-1-91
ΤΝ ΝΟ. <u>Ν</u> εω	.			HCFA II	D: 7985E	
	Octob St Citation 1902(u) of the Act	Citation 1902(u) (h) of the Act	October 1991 State/Territory: Citation 1902(u) of the Act In determ continuat disregardTheTheThe dess NOTE: For at or inc inc if if	October 1991 GEORGIA State/Territory:	October 1991 GEORGIA Citation Condition or Required 1902(u) (h) COBRA Continuation Benefic: of the Act In determining countable income continuation beneficiaries, the disregards are applied:	October 1991 Page 12b OMB No.: State/Territory: GEORGIA Citation Condition or Requirement 1902(u) of the Act (h) COBRA Continuation Beneficiaries In determining countable income for COB continuation beneficiaries, the followid disregards are applied: The agency uses methodologies for income more restrictive than the These more restrictive than the These more restrictive than the of the Act NOTE: For COBRA continuation beneficiar at 1902(u)(4), costs incurred fro or for any other type of remedial not be taken into account in dete income, except as provided in sec 1612(b)(4)(B)(ii). TN No. <u>9/-3/</u> Supersedes Approval Date <u>12-18-91</u> TN No. <u>NEW</u>

ATTACHMENT 2.6-A Page 12c OMB No.:

Citation	Condition or	Condition or Requirement			
1902 (a) (10) (A) (ii) (XV) of the Act of 1999	(ii)	Working Individuals with Disa Group-Ticket to Work and W (TWWIIA)	abilities-Basic Insurance ork Incentives Improvement Act		
		0 0	ility for working individuals with on, the following standards and		
		The agency does not a standard.	pply any income or resource		
		NOTE: If the above opt eligibility-related options	ion is chosen, no further s should be elected.		
		<u>X</u> The agency applies the resource standards(s):	following income and/or		
			e personal income less than erty level for his/her family size.		
		Countable resources are	determined by family size:		
		Family Size	Resource Level		
		1 (Individual only) 2 3 4	\$4000 \$6000 \$6200 \$6400		
		Add \$200 for each additi	onal member.		

ATTACHMENT 2.6-A Page 12d OMB No.:

Citation	Condition or Requireme	ent
1902 (a) (10) (A) (ii) (XV) of the Act (cont.)		 <u>Income Methodologies</u> In determining whether an individual meets the income standard described above the agency uses the following methodologies. The income methodologies of the SSI program. The agency uses methodologies for treatment of income that are more restrictive than the SSI program. These more restrictive methodologies are described in Supplement 4 to Attachment 2.6-A. X The agency uses more liberal income methodologies than the SSI program. More liberal income methodologies are described in Supplement 8 ato Attachment 2.6A.

ATTACHMENT 2.6-A Page 12e OMB No.:

Citation	Condition or Requirement	
1902 (a) (10) (A) (ii) (XV) of the Act (cont.	Resource Methodologies In determining whether the individual meets the resource standard described above, the agency uses the following methodologies. Unless one of the following items is checked the agency, under the authority of section 1902(r) (2) of the Act, disregards all funds held in retirement funds accounts, including private retirement accouns such as IRAs and other individual accounts, and employer-sponsored retirement plans such as 401 (k) plans, Keogh plans, and employer pension plans. Any disregard involving retirement accounts is separately described in Supplement 8b to Attachment 2.6-A	ints 1 s er-

ATTACHMENT 2.6-A Page 12f OMB No.:

State/Territory: Georgia

Citation	Condition or Requirement	
1902 (a) (10) (A) (ii) (XV) of the Act (cont.))	_ The agency does not disregard funds in retirement accounts.
	<u> </u>	The agency uses resource methodologies in addition to any indicated above that are more liberal than those used by the SSI program. More liberal resource methodologies are described in Supplement 8b to Attachment 2.6-A.
		The agency uses the resource methodologies of the SSI program.
		The agency uses methodologies for treatment of resources that are more restrictive than the SSI program. These more restrictive methodologies are described in Supplement 5 to Attachment 2.6A.

Effective Date: 10/01/07

ATTACHMENT 2.6-A Page 12g OMB No.:

Citation	Condition or Requirem	ent
1902(a) (10) (A) (ii) (XV)		Payment of Premiums or Other Cost Sharing Charges
of the Act.		For Individuals eligible under the Basic Insurance Group described in No. 20 on page 23a of Attachment 2.2-A:
		NOTE: Regardless of the option selected below, the agency MUST require that individuals whose annual adjusted gross income, as defined under IRS statute, exceeds \$75,000 pay 100 percent of premiums.
		<u>X</u> The agency requires individuals to pay premiums on a sliding scale based on income. For individuals with net annual income below 300 percent of the Federal poverty level for a family size involved, the amount of premiums cannot exceed 5 percent of the individuals income.
		The premiums and how they are applied are described below.
		The monthly premium for coverage under the BasicInsurance Group is based on income:FPLPremium100% - 149%\$0150% - 249%\$35250% - 300%\$50There will be no premium for individuals under age18.
		A premium is not due until the first full month of eligibility. Premiums are due one month in advance, prior to the month of coverage. Members will be locked out from receiving coverage for ONE month if the premium payment is not received in advance. Members will be canceled if the premium payment is not received four business days before the last business day of the payment month. Coverage will be reinstated the month after premium payment is received.

Revision: February 1994

ATTACHMENT 2.6-A Page 13

		State:Georgia
	-	
Citation		Condition or Requirement
		ч т.
1902(k) of the Act	2.	Medicaid Qualifying Trusts
		In the case of a Medicaid qualifying trust described in Section $1902(k)(2)$ of the Act, the amount from the trust that is deemed available to the individual who established the trust (or whose spouse established the trust) is the maximum amount that the trustee(s) is permitted under the trust to distribute to the individual. This amount is deemed available to the individual, whether or not the distribution is actually made. This provision does not apply to any trust or initial trust decree established before April 7, 1986, solely for the benefit of a mentally retarded individual who resides in an intermediate care facility for the mentally retarded.
		X The agency does not count the funds in a trust as described above in any instance where the State determines that it would work an undue hardship. Supplement 10 of ATTACHMENT 2.6-A specifies what constitutes undue hardship.
1917 of the Act		X The agency complies with the provisions of Section 1917 of the Act with respect to the transfer of assets, and treatment of certain trusts as provided by OBRA '93.
1902(a)(10) of the Act	3.	Medically needy income levels (MNILs) are based on family size.
		<u>Supplement 1 to ATTACHMENT 2.6-A</u> specifies the MNILs for all covered medically needy groups. If the agency chooses more restrictive levels under Section 1902(f) of the Act, <u>Supplement 1</u> so indicates.
	• 25	

TN No. <u>94-007</u> Supersedes TN No. <u>91-31</u>

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Approval Date 6/8/94

Revision:	October	1991
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Attachment 2.6-A Page 14

State: _____Geor

Citation			Cond	ition o	or Requirement
42 CFR 435.732, 435.831	4.	Hand in A Only	ll Sta	f Exces tes an	is Income - Spenddown for the Medically Needy d the Categorically Needy in 1902(f) States
		a.	Medi	cally 1	leedy
			(1)	avai serv incor inst perso count	me in excess of the MNIL is considered as table for payment of medical care and tees. The Medicaid agency measures available me for a period of <u>1</u> month for non- tutionalized persons and institutionalized ons to determine the amount of excess table income applicable to the cost of cal care and services.
			(2)	the	ountable income exceeds the MNIL standard, agency deducts the following incurred uses in the following order:
				(a)	Health insurance premiums, deductibles and coinsurance charges.
		-		(b)	Projected costs of month's institutional expenses for institutionalized individuals
				(c)	Expenses for necessary medical and remedia: care not included in the plan.
				(d)	Expenses for necessary medical and remedia care included in the plan.
				<u>_x</u>	Reasonable limits on amounts of expenses deducted from income under a.(2)(a) and (b) above are listed below.
					Non-emergency medical transportation limited to \$.25 per mile or actual cost, whichever is less.
902(a)(17) of the Act				a th exper that	red expenses that are subject to payment by hird party are not deducted unless the ses are subject to payment by a third part is a publicly funded program (other that aid) of a State or local government.
	.	•			
NO	Approval I	Ŕ	Q_	14-4	6 Effective Date 7-1-96

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Revision:	HCFA-PM-91-4	(BPD))	ATTACHM	ENT 2.6-A
	AUGUST 1991	•		Page 15 OMB No.:	0938-
	State:		GEORGIA		
Citat	ion		Condition	or Requirement	
42 CED	b.	Catego	rically Needy -	Section 1902 (f) States
42 CFR 435.732		provisi follow:	lons of section ing amounts are	e following polic 1902(f) of the a deducted from in ual's countable a	Act. The ncome to
		(1)	Any SSI benefit	received.	
		t 1 V	the scope of an 1616 or 1634 of vithin the scop	ement received the agreement descrithe Act, or a St e of section ii)(XI) of the Act	ibed in sect. tate supplem
		2	§435.134 and 4	SDI that are dedu 35.135 for indivi , in the manner of t section.	iduals speci
				s from income des ent 2.6-A, Supple	
		(5) 1 1	ncurred expense emedial service	es for necessary es recognized und	medical and ler State lav
1902(a)(1 Act, P.L.	7) of the 100-203	by a th expense party t	hird party are n es are subject f that is a public	t are subject to not deducted unle to payment by a t cly funded progra tate or local gov	ess the third am (other
	91-31				
TN NO					
TN No. Supersedes	5 Appro	val Date	12-18-91	Effective Date	10-1-91
	5 Appro	val Date	12-18-91	Effective Date	
Supersedes	5 Appro	val Date	12-18-91		
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Supersedes	5 Appro	val Date	12-18-91		

TN No. <u>91-31</u> Supersedes TN No. 89-1	Approval Date	12-18-91	Effective Date	10-1-91
			HCFA TD: 7985F	

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State: <u>Georgia</u>

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Condition or Requirement

5. <u>Methods for Determining Resources</u>

- a. <u>AFDC-related individuals (except for poverty level related</u> pregnant women. infants, and children).
 - (1) In determining countable resources for AFDC-related individuals, the following methods are used:

1917 of the Act

The agency complies with the provisions of Section 1917 of the Act with respect to the transfer of assets, and treatment of certain trusts as provided by OBRA '93.

- (a) The methods under the State's approved AFDC plan and;
- X (b) The methods under the State's approved AFDC plan and/or any more liberal methods described in Supplement 8b to ATTACHMENT 2.6-A.
- (2) In determining relative financial responsibility, the agency considers only the resources of spouses living in the same household as available to spouses and the resources of parents as available to children living with parents until the children become 21.

TN No. <u>94-007</u> Supersedes TN No. <u>91-31</u>

Approval Date 6/8/94

Effective Date 1/1/94

Revision: February 1994

State:___ Georgia

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Citation

1905(s),

Condition or Requirement

1902(a)(10)(A), 1902(a)(10)(C), of the Act and 1902(m)(1)(B)and and (C) of the Act, P.L. 99-509 (Section 9402 (a) 1902(a)(10)(E)(i)1902(a)(10)(E)(ii) 1902(a)(10)(E)(iii) 1902(r)(2) of the Act.

1917 of the Act

- 5. Methods for Determining Resources
 - b. Aged individuals, including individuals covered under Sections 1902(a)(10)(A)(ii)(X), 1902(m)(1)(B) 1902(a)(10)(E)(i), and 1902(a) (10)(E)(iii) of the Act. *(See below).
 - <u>X</u> The agency uses the same methodologies for treatment of resources as used in the SSI program (or the optional State supplement program which meets the requirements of 42 CFR 435.230, as appropriate, except for those described in Supplement 8b to ATTACHMENT 2.6-A.
 - The agency complies with the <u>_X</u> provisions of Section 1917 of the Act with respect to the transfer of assets, and treatment of certain trusts as provided by OBRA '93.

*Georgia does not cover 1902(a)(10)(A)(ii)(X) individuals.

94-007 TN NO. Approval Date Supersedes TN No. 93-010

6/8/94

Effective Date ____

1/1/94

ATTACHMENT 2.6-A Page 16a

Revision: February 1994

ATTACHMENT 2.6-A Page 17

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State: <u>Georgia</u>

Citation		Condition or Requirement
	•	In determining relative financial responsibility, the agency considers only the resources of spouses living in the same household as available to spouses.
1902(a)(10)(A), 1902(a)(10)(C), 1902(m)(1)(B), and 1902(r) of the Act	c.	Blind individuals. For blind individuals the agency uses the following methods for treatment of resources.
1917 of the Act		<u>X</u> The agency complies with the provisions of Section 1917 of the Act with respect to the transfer of assets, and treatment of certain trusts as provided by OBRA'93.
		The methods of the SSI program.
		X SSI methods and/or any more liberal methods described in <u>Supplement 8b to</u> ATTACHMENT 2.6-A.
	·	Methods that are more restrictive and/or more liberal than those of the SSI program. <u>Supplement 5 to ATTACHMENT 2.6-</u> <u>A</u> describe the more restrictive methods and <u>Supplement 8b to ATTACHMENT 2.6-A</u> specify the more liberal methods.
		In determining relative financial responsibility, the agency considers only the resources of spouses living in the same household as available to spouses and the resources of parents as available to children living with parents until the children become 21.

		and the second		
	No.	<u>94-007</u>	Approval Date	6/8/94
211	No.	91-31		

Effective Date _______

State:<u>Georgia</u>

Citation

Condition or Requirement

1902(a)(10)(A), d. 1902(a)(10)(C), 1902(m)(1)(B), and (C) 1902(r)(2) of the Act

1917 of the Act

Disabled individuals, including individuals covered under section 1902(a)(10)(a)(II)(x) of the Act. The agency uses the following methods for the treatment of resources:

- X The agency complies with the provisions of Section 1917 of the Act with respect to the transfer of assets, and treatment of certain trusts as provided by OBRA'93.
 - The methods of the SSI program.
- <u>X</u> SSI methods and/or any more liberal methods described in Supplement 8a to <u>ATTACHMENT 2.6-A</u>.
 - Methods that are more restrictive (except for individuals described in Section 1902(m)(1) of the Act) and/or more liberal than those under the SSI program. More restrictive methods are described in <u>Supplement 5 to</u> <u>ATTACHMENT 2.6-A</u> and more liberal methods are specified in <u>Supplement 8b to ATTACHMENT 2.6-</u> <u>A</u>.

In determining relative financial responsibility, the agency considers only the resources of spouses living in the same household as available to spouses and the resources of parents as available to children living with parents until the children become 21.

1902(1)(3) and 1902(r)(2) of the Act e. <u>Poverty level pregnant women covered under</u> <u>sections 1902(a)(10)(A)(i)(IV) and</u> <u>1902(a)(10)(A)(ii)(IX)(A) of the Act</u>.

The agency uses the following methods in the treatment of resources.

____ The methods of the SSI program only.

The methods of the SSI and/or any more liberal methods described in <u>Supplement</u> <u>5a or Supplement 8b to ATTACHMENT 2.6-</u> A.

TN NO94-	007 Approval Da	ate <u>6/8/94</u>	Effective Date <u>1/1/94</u>
Supersedec			λ.
TN NO. 91-	31	福等。	

Revision:	HCFA-PM-91-4 AUGUST 1991	(BPD)	ATTACHMENT 2.6-A Page 19 OMB No.: 0938-
-	State:	Georgia	
Citati	on	Conditi	on or Requirement
- -	6	SSI. The more	are more liberal than those of e liberal methods are specified or Supplement 8b to ATTACHMENT
		X Not applicabl resources in	e. The agency does not conside determining eligibility.
		agency considers on in the same househo resources of parent.	tive financial responsibility, ly the resources of spouses liv ld as available to spouses and s as available to children livi the children become 21.
1902(1)(3) 1902(r)(2) the Act	and f of	* <u>Poverty level infan</u> <u>1902(a)(10)(A)(1)(1</u>	ts covered under section V) of the Act.
· · · · · ·		The agency uses the the treatment of read	following methods for sources:
		The methods of plan.	f the State's approved AFDC
1902(1)(3) of the Act		State's approvrestrictive), 1902(1)(3)(C)	liberal than those in the ved AFDC plan (but not more in accordance with section of the Act, as specified in of ATTACHMENT 2.6-A.
1902(r)(2) of the Act		State's approv restrictive),	liberal than those in the ved AFDC plan (but not more as described in <u>Supplement 5a</u> to ATTACHMENT 2.6-A.
		X Not applicable	e. The agency does not conside determining eligibility.

e.

TN No. 93-042	MAR 1 0 1994	1111 4 4000
Supersedes TN No. 92-12	Approval Date	Effective Date JUL 1 1993
TN NO. 92-12		

HCFA ID: 7985E

Revision: HCFA-PM-92-1 (MB) FEBRUARY 1992

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ATTACHMENT 2.6-A Page 19a

STATE PLAN UNDER TITLE XIX, OF THE SOCIAL SECURITY ACT

:	State:	GEO	RGIA
	*.	ELIGIBILITY	CONDITIONS AND REQUIREMENTS
Citation	(s) ·	с	ondition or Requirement
1902(1)(3) 1902(r)(2) the Act		g. 1.	Poverty level children covered under section 1902(a)(10)(A)(i)(VI) of the Act. The agency uses the following methods for the treatment of resources:
			The methods of the State's approved AFDC plan.
1902(1)(3)(0 of the Act	C)		Methods more liberal than those in the State's approved AFDC plan (but not more restrictive), in accordance with section 1902(1)(3)(C) of the Act, as specified in <u>Supplement 5a of ATTACHMENT</u> 2.6-A.
1902(r)(2) of the Act			Methods more liberal than those in the State's approved AFDC plan (but not more restrictive), as described in Supplement 8b to ATTACHMENT 2.5-A.
			X Not applicable. The agency does not consider resources in determining eligibility.
			In determining relative financial responsibility, the agency considers only the resources of spouses living in the same household as available to spouses and the resources of parents as available to children living with parents until the children become 21.
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TN NO. 92-12					
Supersedes	Approval Date	5/20/92	Effective Da	ate	4/1/92
TN No. <u>91-31</u>				-	

Revision: HCFA-PM-92-1 (MB) FEBRUARY 1992

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ATTACHMENT 2.6-A Page 19b

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

•	State:		GEORG	IA	e. ,
		ELIGIBI	LITY	CONDI	TIONS AND REQUIREMENTS
Citation	(s)		Co	nditio	on or Requirement
1902(1)(3) 1902(r)(2) the Act	and of	g.	2.		rty level children under section (a)(10)(A)(i)(VII)
					agency uses the following methods for the tment of resources:
					The methods of the State's approved AFDC plan.
1902(1)(3)(the Act	C)		Soly.		Methods more liberal than those in the State's approved AFDC plan (but not more restrictive) as specified in <u>Supplement</u> 5a of ATTACHMENT 2.6-A.
1902(r)(2) of the Act					Methods more liberal than those in the State's approved AFDC plan (but not more

X Not applicable. The agency does not consider resources in determining eligibility.

8a to ATTACHMENT 2.6-A.

In determining relative responsibility, the agency considers only the resources of spouses living in the same household as available to spouses and the resources of parents as available to children living with parents until the children become 21.

restrictive), as described in Supplement

TN NO. 92-12		5/20/92			1/1/02
Supersedes	Approval Da	ate 5/20/92	Effective	Date	4/1/92
TN NO. New	-				

Revision: February 1994

State: <u>Georgia</u>

Citation			Condition or Requirement
1905(p)(1) (C) and (D) and 1902(r)(2) of the Act	5 .	h.	For Qualified Medicare beneficiaries covered under Section 1902(a)(10)(E)(i) of the Act the agency uses the following methods for treatment of resources:
1917 of the Act		<u>x</u>	The agency complies with the provisions of Section 1917 of the Act with respect to the transfer of assets, and treatment of certain trusts as provided by OBRA'93
			The methods of the SSI program.
		<u>x</u>	SSI methods and/or any more liberal methods described in Supplement 8b to ATTACHMENT 2.6-A.
1905(s) of the Act		i.	For qualified disabled and working individuals covered under Section 1902(a)(10)(E)(ii) of the Act, the agency uses SSI program methods for the treatment of resources:
1902(u) of the Act		j.	For COBRA continuation beneficiaries, the agency uses the following methods for treatment of resources:
			The methods of the SSI program only.
			More restrictive methods applied under Section 1902(f) of the Act as described in Supplement 5 to ATTACHMENT 2.6-A.

TN NO. 94-007	Appreval Da	te 6/8/94	Effective Date 1/1/94
Supersedes			Directive Date 1/1/04
TN No. <u>93-010</u>			

State: <u>Georgia</u>

Citation			Condition or Requirement
•		۵.	, C ()
1902(a)(10)(E)(iii)		k.	Specified low-income Medicare beneficiaries covered under Section1902(a)(10)(E)(iii) of the Act:
1917 of the Act		<u> </u>	The agency complies with the provisions of Section 1917 of the Act with respect to the transfer of assets, and treatment of certain trusts as provided by OBRA'93.
			The agency uses the same method as in 5.h of Attachment 2.6-A.
	6.	Resour	rce Standard - Categorically Needy
		a.	1902(f) states (except as specified under items 6.c and d. below) for aged, blind and disabled individuals:
÷			Same as SSI resource standards.
			More restrictive.
•			esource standards for other individuals are ame as those in the related cash assistance am.
		b.	Non-1902(f) states (except as specified under items 6.c and d. below:
			The resource standards are the same as those in the related cash assistance program.
• · · · · · · · · · · · · · · · · · · ·			<u>Supplement 8 to ATTACHMENT 2.6-A</u> specifies for 1902(f) states the categorically needy resource levels for all covered categorically needy groups.
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TN No. <u>94-007</u> Supersedes	Approval Date	6/8/94	Effective Date 1/1/94
TN ^N O. <u>91-31</u>			"御後"

Revision: HCFA-PM-92-1 (MB) FEBRUARY 1992

ATTACHMENT 2.6-A Page 21

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State:	Georgia
	ELIGIBILITY CONDITIONS AND REQUIREMENTS
Citation(s)	Condition or Requirement
1902(1)(3)(A), (B) and (C) of the Act	c. For pregnant women and infants covered under the provisions of section 1902(a)(10)(A)(i)(IV) and 1902(a)(10)(A)(ii)(IX) of the Act, the agency applies a resource standard.
	Yes. Supplement 2 to ATTACHMENT 2.6-A specifies the standard which, for pregnant women, is no more restrictive than the standard under the SSI program; and for infants is no more restrictive than the standard applied in the State's approved AFDC plan.
	X No. The agency does not apply a resource standard to these individuals.
1902(1)(3)(A) and (C) of the Act	<pre>d.* For children covered under the provisions of section 1902(a)(10)(A)(i)(VI) of the Act, the agency applies a resource standard.</pre>
	Yes. Supplement 2 to ATTACHMENT 2.6-A specifies the standard which is no more restrictive than the standard applied in the State's approved AFDC plan.
	No. The agency does not apply a resource standard to these individuals.

* Cite should include 1902(a)(10)(A)(i)(VII)

Supersedes Approval Date MAR 1 0 1994 Effective Date JUL 1 1993 TN No. 92-12			
	TN No. 93-042		1002
TN No. 92-12	Supersedes	Approval Date MAR 1 1994 Effective Date VOL 1	1333
	TN No. <u>92-12</u>		

	Revision:	HCFA-PM-91-4 AUGUST 1991 State:	(BPD)	GEORGIA		ATTACHMENT Page 21a OMB No.: -	2.6-A 0938-
	Citatic	n		Condition	or Requi	rement	
	1902(m)(1)(and (m)(2)(of the Act	C) e. B)	section 1 under sec	and disabled 902(m)(1) of tion 1902(a) resource star	the Act (10)(A)(i	who are co	vered
			Sam	e as SSI reso	ource sta	ndards.	
			whi sta	ne as the medi .ch are higher .ndards (if th .dy).	than th	e SSI reso	urce
			<u>Supplemer</u> resource	t 2 to ATTACH levels for th	MENT 2.6 Nese indi	<u>-A</u> specifi viduals.	es the
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	Supersedes	Appro	val Date	12-18-91	Effect:	ive Date 10	-1-91
	TN NO	Νεω	_		HCFA II		· .
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ATTACHMENT 2.6-A Page 22

	Sta	Georgia	
Citation		Condition	or Requirement
	7.	ource Standard - Medi	cally Needy
		Resource standards an	re based on family size.
1902(a)(10)(C)(i) of the Act		A single standard is e resource eligibility fo	mployed in determining resource r all groups.
		In 1902(f) States, the restrictive than in 7.b	resource standards are more above for
		Aged Blind Disabled	
		resource standards for groups. If the agency	ACHMENT 2.6-A specifies the all covered medically needy chooses more restrictive levels at 2 to ATTACHMENT 2.6-A so
1902(a)(10)(E), 1905(p)(1)(D), 1905(p)(2)(B) and 1860D-14(a)(3)(D) of the Act	8.	_	fied Medicare Beneficiaries, edicare Beneficiaries and
		2(a)(10)(E)(i) of the A licare Beneficiaries co 2(a)(10)(E)(iii) of the A bred under 1902(a)(10) dard is three times the	eneficiaries covered under section ct, Specified Low-Income vered under section Act, and Qualifying Individuals D(E)(iv) of the Act, the resource SSI resource limit, adjusted e increase in the consumer price

Approval Date <u>06/15/2010</u>

	State:	Georgia
Citation		Condition or Requirement
1902(a)(10)(E)(ii), 1905(s) and 1860D-14(a)(3)(D) of the Act) 9.	Resource Standard - Qualified Disabled and Working Individuals
		For qualified disabled and working individuals covered under section $1902(a)(10)(E)(ii)$ of the Act, the resource standard for an individual or a couple (in the case of an individual with a spouse) is two times the SSI resource limit.
1902(u) of the Act	10.	For COBRA continuation beneficiaries, the resource standard is:
		\underline{X} Twice the SSI resource standard for an individual.
		More restrictive standard as applied under section 1902(f) of the Act as described in <u>Supplement 8 to</u> <u>Attachment 2.6-A</u> .

	Revision:	HCFA-PM-91-4 AUGUST 1991	(BPD) GEORGIA	- 	ATTACHMENT 2.6-2 Page 23 OMB No.: 0938-
	· · · · · · · · · · · · · · · · · · ·	State:	· · ·		
	Citati	.on	Conditio	on or Red	guirement
		10.	Excess Resources		•
12-		a.	Categorically Needy Beneficiaries, and Individuals	, Qualif Qualifie	ied Medicare d Disabled and Worl
			Any excess resource	s make t	he individual inel:
Ŷ		b.	Categorically Needy	Only	
			SSI. Receipt	of SSI	ion 1634 agreement is provided for posing of excess
		c.	Medically Needy		
			Any excess resources	s make ti	he individual inel:
	 •				
					84
	TN No. Supersedes	91-31	val Date <u>12-18-91</u>		ective Date 10-1-9
	TN NO.	<u>90-30</u>	-		A ID: 7985E
		·	-		
					1

Revision: January 1993 ATTACHMENT Page 24

... Georgia State: Condition or Requirement Citation 42 CFR 11. Effective Date of Eligibility 435.914 Groups Other Than Qualified Medicare a. Beneficiaries For the prospective period. (1) Categorically Needy Coverage is available for the full month if the following individuals are eligible at any time during the month. X Aged, blind, disabled X AFDC-related Qualified Disabled and Working X Individuals Specified Low-Income Medicare Beneficiaries <u>X</u> Medically Needy Coverage is available only for the period during the month for which the following individuals meet the eligibility requirements. Aged, blind, disabled X AFDC-related 2. For the retroactive period. Categorically Needy Coverage is available beginning the first day of the third month before the date of application if the following individuals are eligible at any time during the month.

> Aged, blind, disabled Х

AFDC-related

Qualified Disabled and Working Individuals

<u>X</u> Specified Low-Income Medicare Beneficiaries

Medically Needy

Coverage is available only for the period during the retroactive month(s) for which the individual meets eligibility requirements.

Aged, blind, disabled х AFDC-related

TN NO.	93-010	Approval Date	Effective Date	
Supersedes TN No.	<u>91-31</u>	MAY 7 189	3	MAN 1 1893

1902(a)(34) of the Act

2.6-A

c

(MB)

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State:	Georgia

5	State:	Georgia	
	٣	ELIGIBILITY CONDITIONS AND REQUIREMENTS	v
Citation	(s)	Condition or Requirement	
1920(b)(1) o the Act	of	<u>X</u> (3) For a presumptive e for pregnant women	
		Coverage is availab prenatal care for t begins on the day a	
		determines that a v the income eligibil	oman meets any of Lity levels specified
		in <u>ATTACHMENT 2.6-7</u> plan. If the woman application for Med	files an
		day of the month fo which the qualified	ollowing the month in I provider made the
		determination of pr eligibility, the pe that the State ages	eriod ends on the day
		determination of el that application. not file an applica	ligibility based on If the woman does ation for Medicaid b
		month in which the	e month following th qualified provider tion, the period end
1905(a) of Act	cne	defined in section 1905 Act coverage is availab the first day of the moment in which the individual to be a qualified Medica section 1905(p)(1). The determination is valid	le beginning with hth after the month is first determined are beneficiary unde e eligibility
		X 12 months	
		6 months	
			s than 6 months and
		no more than 12 mo	
		•	

TN NO. 93-010				_	·····					
Supersedes	Approval	Date	ΜΔΥ	7	1993	Effective	Date	LAN	1	1993
TN NO. 92-12	F F FFFFFFFFFFFF	Pull			1000	FILECTIVE	Date	UMIT	_	1335

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Sec. 5.

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••		· · · · · · · · · · · · · · · · · · ·		
		State:	Georgia	
Citation			Condition or R	lequirement
1902(a)(18)12. and 1902(f) of the Act	Pre-0	Categoricall	er of resources y and Medically Need s, and Qualified Dis	ly, Qualified Medicare abled and Working
			complies with the pro respect to the tran	ovisions of Section 1917 of se
			for certain services	an fair market value affe as detailed in <u>Supplemer</u>
1917 (c)	13.	Transfer of	Assets - All eligibi	lity groups
			as enacted by OBRA 9	visions of Section 1917(c 3, with regard to the
		eligibility 9(a) to ATTA	for certain services <u>CHMENT 2.6-A</u> , except mines that the trans	fair market value affects as detailed in <u>Supplemer</u> in instances where the fer rules would work an
L917 (d)	14.	Treatment of	Trusts - All eligib	ility groups
				visions of Section 1917(d 3, with regard to trusts.
		1	under Section 1902(f	restrictive methodologie) of the Act, and applies in dealing with trusts;
			The agency meets the 1917(d)(f)(B) of the trusts.	requirements in Section Act for use of <u>Miller</u>
	Ň	instance when	re the agency determ e hardship, as descr	nds in a trust in any ines that the transfer wo ibed in <u>Supplement 10 to</u>
			•	

TN	No.	95-013				AUDE
Sur	persedes		•	Approval	Date	7-11-95
TN	No.	91-21				

Effective Date 4-1-95

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Revision: HCFA-PM-91-4 AUGUST 1991

(BPD)

SUPPLEMENT 1 TO ATTACHMENT 2.6 Page 1 OMB No.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

Georgia State:

INCOME ELIGIBILITY LEVELS

A. MANDATORY CATEGORICALLY NEEDY

AFDC-Related Groups Other Than Poverty Level Pregnant Women and Infants: 1.

Family Size	Need Standard	Payment Standard	<u>Maximum Payment</u> <u>Amounts</u>
1	235	Georgia	155
2	356	does not	235
3	424	use a pay-	280
4	500	ment stan-	330
5	573	dard	378

2. Pregnant Women and Infants under Section 1902(a)(10)(i)(IV) of the Act:

Effective April 1, 1990, based on the following percent of the official Federal income poverty level -- as revised annually in the federal regist for the family size involved. X/ 133 percent //

percent (no more than 185 percent) (specify)

Family Size	Income Level
	\$
·*·2	\$
	\$
4	\$
5	\$
TN No. 93-007 Supersedes Approval Date TN No. 92-19	AY 4 1993 Effective Date JAN 1 199
	HCFA ID: 7985E

Revision: HCFA-PM-92-1 (MB) February 1992

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

STATE: GEORGIA

INCOME ELIGIBILITY LEVELS

A.

5.

Mandatory Categorically Needy (Continued)

3. For children under Section 1902(a)(10)(i)(VI) of the Act (children who have attained age 1 but have not attained age 6), the income eligibility level is 133 percent of the Federal poverty level (as revised annually in the Federal Register) for the size family involved.

For children under Section 1902(a)(10)(i)(VII) of the Act (children 4. who were born after September 30, 1983 and have attained age 6 but have not attained age 19), the income eligibility level is 100 percent of the Federal poverty level (as revised annually in the Federal Register) for the size family involved.

1902(a)(52)

Families terminated from Low Income Medicaid solely because of new or increased earnings, hours of employment, or loss of earned income disregards are entitled to up to twelve months of extended benefits in accordance with Section 1925 of the Act. The income eligibility level during the second six month's extension is 185 percent of the Federal poverty level (as revised annually in the Federal Register for the size family involved.

Revision: 07/2004

SUPPLEMENT 1 to ATTACHMENT 2.6-A Page 3

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

STATE: GEORGIA

INCOME ELIGIBILITY (Continued)

B: OPTIONAL CATEGORICALLY NEEDY GROUPS WITH INCOME RELATED TO FEDERAL POVERTY LEVEL

1. Pregnant Women and Infants

The levels for determining income eligibility for optional pregnant women and their infants under the provisions of Sections (a)(1)(A)(ii) and 1902(1)(2) of the Act are as follows:

Based on 185 percent of the official Federal income poverty level (no less than 133 percent and no more than 185 percent).

Refer to SUPPLEMENT 8a to ATTACHMENT 2.6-A.

TN No. <u>04-003</u> Supersedes Approval Date SEP 2 3 2004 TN No. <u>00-006</u>

Effective Date

JUL 0 1 2004

Revision: October 1991

SUPPLEMENT 1 TO ATTACHMENT 2.6-A Page 4

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

INCOME ELIGIBILITY LEVELS (Continued)

B. CATEGORICALLY NEEDY GROUPS WITH INCOMES RELATED TO FEDERAL POVERTY LEVEL

2. Children born after September 30, 1983 but not yet age 19:

The levels for determining income eligibility for groups of children wh are born after September 30, 1983, but have not reached age 19.

Based on 100 percent (no more than 100 percent) of the official Federal income poverty line.

1902(1)(2) Family Size Income Level \$ 552 \$ 740 \$ 929 \$1117 5 <u>\$1305</u> 6 \$1494 7 \$1682 8 \$1870 9 \$2059 10 \$2247

TN No. <u>91-31</u> Supersedes TN No. <u>91-06</u>

Effective Date 10-1-91

Revision: July 1990

SUPPLEMENT 1 TO ATTACHMENT 2.6-A Page 4a

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

STATE Georgia

INCOME ELIGIBILITY LEVELS - MANDATORY GROUP OF QUALIFIED DISABLED AND WORKING INDIVIDUALS WITH INCOMES UP TO FEDERAL POVERTY LINE

The levels for determining income eligibility for groups of qualified disabled and working individuals under the provisions of section 1905(s) of the Act are as follows:

Based on 200 percent of the official Federal income poverty line.

TN No. 90-30 Supersedes TN No. (New)

Approval Date 10-19-90

Effective Date 7-1-90

Revision: HCFA-PM-92-1 (MB) FEBRUARY 1992

SUPPLEMENT 1 TO ATTACHMENT 2.6-A Page 5

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: _____ Georgia

INCOME ELIGIBILITY LEVELS (Continued)

3. Aged and Disabled Individuals

The levels for determining income eligibility for groups of aged and disabled individuals under the provisions of section 1902(m)(4) of the Act are as follows:

Based on percent of the official Federal income poverty line.

Family Size	Income Level
	\$
2 ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	\$
3	\$
	\$
5	\$

If an individual receives a title II benefit, any amount attributable to the most recent increase in the monthly insurance benefit as a resultofa title II COLA is not counted as income during a "transition period" beginning with January, when the title II benefit for December is received, and ending with the last day of the month following the month of publication of the revised annual Federal poverty level.

For individuals with title II income, the revised poverty levels are not effective until the first day of the month following the end of the transition period.

For individuals not receiving title II income, the revised poverty levels are effective no later than the beginning of the month followi the date of publication.

TN No. <u>92-12</u> Supersedes TN No. 91-31	Approval Date	5/20/92	Effective Date	4/1/92
IN NO. <u>91-51</u>			HCFA ID:	7985E

Revision: October 1991

SUPPLEMENT 1 TO ATTACHMENT 2.6-A Page 6

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

INCOME ELIGIBILITY LEVELS (Continued)

C. QUALIFIED MEDICARE BENEFICIARIES AND QUALIFIED DISABLED AND WORKING INDIVIDUALS WITH INCOMES RELATED TO FEDERAL POVERTY LEVEL

The levels for determining income eligibility for groups of qualified Medicare beneficiaries under the provision of Section 1905(p)(2)(A) of the Act are as follows:

- 1. <u>NON-SECTION 1902(f)</u> STATES
- a. Based on the following percent of the official Federal income poverty level:

 Eff. Jan. 1, 1989:
 85 percent
 percent (no more than 100

 Eff. Jan. 1, 1990:
 90 percent
 percent (no more than 100

 Eff. Jan. 1, 1991:
 100 percent
 percent (no more than 100

 Eff. Jan. 1, 1992:
 100 percent
 percent

b. Levels:

<u>Family Size</u>	-	Income Levels
1		*100 percent of the poverty level
· .		effective March 1 of each year.
2		*100 percent of the poverty level
		effective March 1 of each year

* 'le II cost-of-living increases will be disregarded for the months of Jary, February and March of each year for QMB's only.

TN No. <u>91-31</u> Approval Date <u>12-18-91</u> Effective Date <u>10-1-91</u> Supersedes TN No. <u>Νεω</u> Revision: October 1991

SUPPLEMENT 1 TO ATTACHMENT 2.6-A Page 7

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State:_____Georgia____

INCOME ELIGIBILITY LEVELS (Continued)

- C. QUALIFIED MEDICARE BENEFICIARIES AND QUALIFIED DISABLED AND WORKING INDIVIDUALS WITH INCOMES RELATED TO FEDERAL POVERTY LEVEL
 - 2. <u>SECTION 1902(f) STATES WHICH AS OF JANUARY 1, 1989 USED INCOME STANDARE</u> MORE RESTRICTIVE THAN SSI
 - a. Based on the following percent of the official Federal income poverty level:

Eff. Jan. 1,	1989:	85	percent	 percent	(no	more	than	100)
Eff. Jan. 1,	1990:	90	percent	percent	(no	more	than	100)
Eff. Jan. 1,	1991:	95	percent	percent	(no	more	than	100)
Eff. Jan. 1,								

b. Levels:

Family Size

Income Levels



\$			
\$			
_			

NON-SECTION 1902(f) STATES

The levels for determining income eligibility for qualified disabled and working individuals under provisions of 1905(s) of the Act are as follows:

a. Based on the following percent of the official Federal income poverty level:

Eff. Jan. 1, 1990: 200 percent

b. Levels:

Family Size

2

Income Levels

19876

20	00	pe	rce	nt	of	the	og i	vert	/ leve	1
ef	fe	ect	ive	Ma	rch	. 1	of	each	year.	
20	00	pe	rce	nt	of	the	og i	vert	/ leve	1
ef	fe	ect	ive	Ma	rch	1	of	each	year.	

TN No. <u>92-02</u> Supersedes TN No. <u>91-31</u> Approval Date 2-18-92

Effective Date _______

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	Revision: HCFA-P AUGUST	M-91-4 (BPD) 1991	Pa	UPPLEMENT 1 TO AT age 8 MB No.: 0938-	TACHMENT 2.6-A
	STATE	E PLAN UNDER TI	· ·	E SOCIAL SECURITY	ACT
	State:	•	GEORGIA		
		INCOM	E LEVELS (Con	tinued)	
	D. MEDICALLY NEE				
	Applica	ble to all grou	. ·	_ Applicable to a	ll groups_exce
۰.				those specified group income le listed on an at	vels are also
	(1) (2		(3)	(4)	(5)
			· ·	·	-
	Family Net incom Size protecte maintenan	d for Colu ce for excee	umn (2) eds limits	Net income level for persons living in rural areas for	Amount by whi Column (4) exceeds limit specified in
	m /_/ urban onl	42	CFR 1007 ^{1/}	months	42 CFR 435.1007 ^{1/}
			1007-		433,1007-
	<u>//</u> urban & r	ural		·	
	<u>1 \$ 208</u>	\$		\$	\$
	2 \$ 317	\$	• 	\$	\$
322	<u>3 \$ 375</u>	\$	•	\$	\$
	4 \$ 442	S	<u>_</u>	\$	s.
	_For each	-	-	•	· ·
	addi-				
	tional person,			•	
	add: \$ 50	\$	-	\$ From its claim fo	\$
	payments made	has methods fo on behalf of i		lose income excee	
	these limits.		•		
۲	-m. i				
	TN NO. 91-31				
	Supersedes	Approval Date	12-18-91	Effective Date	e <u>10-1-91</u>
	TN NO. NEW			HCFA ID: 798	5 F.
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Revision: HCFA-PM-91-4 AUGUST 1991

(BPD)

SUPPLEMENT 1 TO ATTACHMENT 2.6-A Page 9 OMB No.: 0938-

STATE PLAN UNDER TITLE, XIX OF THE SOCIAL SECURITY ACT GEORGIA

State:

INCOME LEVELS (Continued)

MEDICALLY NEEDY D.

(1)	(2)	(3)	(4)	(5)
Family Size	Net income level protected for maintenance for months urban only	Amount by which Column (2) exceeds limits specified in 42 CFR 435.1007 ^{1/}	Net income level for persons living in rural areas for months	Amount by which Column (4) exceeds limits specified in 42 CFR 435.1007 ^{1/}
	urban & rural	A SAME AND IN		
5	\$ 508	\$	\$	\$
6	\$ 550	\$	\$\$	\$
7	\$ 600	\$	\$	\$
8	\$ 633	\$	\$	\$
9	s 667	\$	\$	\$
10	\$ 708	\$	\$\$	\$
For each addi- tional person, add:	ు s - 50	\$	\$	\$

 $^{1\prime}$ The agency has methods for excluding from its claim for FFP payments made on behalf of individuals whose income exceeds these limits.

TN No. 3-91-31 Supersedes Approval Date	12-18-91	Effective Date	10-1-91
ΤΝ ΝΟ. <u>Νεω</u>	. ·	HCFA ID: 7985E	

Revision:	HCFA-PM-91-4 August 1991	(BPD)	SUPPLEMENT 2 T Page 1 OMB No.: 0938	O ATTACHMENT 2.6-A
	STATE PLAN UN	NDER TITLE XI	X OF THE SOCIAL SECU	RITY ACT
	State:	GE	ORGIA	
		RESOUR	CE LEVELS	
A. CATE	GORICALLY NEEDY	GROUPS WITH I	NCOMES RELATED TO FI	EDERAL POVERTY LEVEL
1. <u>Pre</u>	egnant Women			
, a.	Mandatory Grou	ps		
	/// Same as S	SI resources	levels.	
	// Less rest	rictive than	SSI resource levels	and is as follows:
	Family Size	Resc	ource Level	
			······································	
	2			
	· · · · ·			
D.	Optional Group			
		SI resources		
	// Less rest:	rictive than	SSI resource levels	and is as follows:
	Family Size	Reso	urce Level	
	1			
	2			
	n da n			
			4.	

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THE STATE WILL NOT IMPOSE A RESOURCE LIMIT FOR THIS GROUP.

Constitution of the second	والمتحجب والمحادث والمتحاد والتكريب والمتحد والمحادث والمحاد والمحاد والمحاد والمحاد والمحاد والمحاد			
TN NO. 91-31				
Supersedes	Approval Date	12-18-91	Effective	Date 10-1-91
TN No. <u>89-1</u>				
			HCFA ID:	7985E

SUPPLEMENT 2 TO ATTACHMENT 2.6-A Page 2 OMB No.: 0938-

STATE PLAN UNDER TITLE, XIX OF THE SOCIAL SECURITY ACT

GEORGIA State:

2. Infants

a. Mandatory Group of Infants

10

 $\overline{\Box}$ Same as resource levels in the State's approved AFDC plan.

 $\overline{\Box}$ Less restrictive than the AFDC levels and are as follows:

Family Size	<u>Resource Level</u>
1	نم
2	
4	
5	
6	
7	
8	· · ·
9	

THE STATE WILL NOT IMPOSE A RESOURCE LIMIT FOR THIS GROUP.

No. <u>89-1</u>	Approval Date	12-18-91	Effect	ive Date <u>10-</u>	1-91
			HCFA II	D: 7985E	
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Revision:HCFA-PM-91-4
AUGUST 1991(BPD)SUPPLEMENT 2 TO ATTACHMENT 2.6-A
Page 3
OMB No.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT State: GEORGIA

b. Optional Group of Infants

// Same as resource levels in the State's approved AFDC plan. /// Less restrictive than the AFDC levels and are as follows:

<u>Family Size</u>	Resource Level
	منطق المنطق ا
2	نم
3	
4	
5	
6	
7	
8	
9	
10	

TN No. 91-31 Supersedes Approval Date 12-18-91 Effective Date 10-1-91 TN No. 89-15

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HCFA ID: 7985E

Pevision:HCFA-PM-92-1 (MB)SUPPLEMENT 2 TO ATTACHMENT 2.6-AFEBRUARY1992Page 4

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: Georgia

3. Children

-. l·

a. <u>Mandatory Group of Children under Section 1902(a)(10)(i)(VI)</u> of the Act. (Children who have attained age 1 but have not attained age 6.)

____ Same as resource levels in the State's approved AFDC plan.

Less restrictive than the AFDC levels and are as follows:

Family Size		Resource Level
<u> </u>		
2		
3	•	·
4		
5	•	••••••••••••••••••••••••••••••••••••
6		
7		
8		
9		
10		-

(D)			
TN NO. 92-12			
Supersedes Approval Date	5/20/92	Effective Date	4/1/92
TN No. 91-31		BILECCIVE Date	-, -,
IN NO. 91-51			

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Revision:	HCFA-PM-92 -2	(MB
	MARCH 1992	

	STATE	PLAN	UNDER	TITLE	XIX	OF	THE	SOCIAL	SECURITY	ACT		HCFA2
	State:	Georgia									pęl	6.2.
h	Mandate			E Child	iron		low	Soation	1902(-)/		 ;	T T \

b. Mandatory Group of Children under Section $1902(a)(10)^{V}(i)(VII)$ of the Act. (Children born after September 30, 1983 who have attained age 6 but have not attained age 19.)

- Same as resource levels in the State's approved AFDC plan. Less restrictive than the AFDC levels and are as follows:

Family Size			Resource Level
2			
3			
4	ndur (dige		
5			· · ·
6			
7		,	
8			
9			
_10			

The state will not impose a resource limit for this group.

TN No 97-14						
10 00, 72 14		Ilalas.			41/20	
Supersedes	Approval Date	6/2/16	Effective D	Date	4/1/92	
TN NO. 91-31						

Revision: HCFA-PM-91-4 (BPD) AUGUST 1991

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SUPPLEMENT 2 TO ATTACHMENT 2.6-A Page 6 OMB No.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: GEORGIA

4. Aged and Disabled Individuals

// Same as SSI resource levels.

 $\angle /$ More restrictive than SSI levels and are as follows:

Family Size		Resource	Level
1			
2			*
3			
4	58 gen.		
5			<u></u>

Same as medically needy resource levels (applicable only if State has a medically needy program)

TN No. 91-Supersedes Approval Date 12-18-91 Effective Date __10-1-91 TN NO. (NEW)

HCFA ID: 7985E

Revision:

HCFA-PM-91-4 (BPD) AUGUST 1991 SUPPLEMENT 2 TO ATTACHMENT 2.6-A Page 7 OMB No.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

GEORGIA

RESOURCE LEVELS (Continued)

B. MEDICALLY NEEDY

State:

Applicable to all groups -

// Except those specified below under the provisions of section 1902(f)
of the Act.

<u>Family Size</u>	<u>Resource Level</u>
1	\$ 2,000.00
2	4,000.00
3	4,100.00
4	4,200.00
5	4,300.00
6	4,400.00
7	4,500.00
8	4,600.00
9	4,700.00
10	4,800.00
	<u>ب</u>

For each additional person

TN No. 91-31 Supersedes Approval Date <u>12-18-91</u> Effective Date <u>10-1-91</u> TN No. <u>NEW</u> HCFA ID: 7985E

\$ 100.00

100

State: <u>GEORGIA</u>

REASONABLE LIMITS ON AMOUNTS FOR NECESSARY MEDICAL OR REMEDIAL CARE NOT COVERED UNDER MEDICAID

- 1. Effective July 1, 1990, costs for all necessary medical and remedial care recognized under state law, but not covered under the Medicaid, and services which would be covered except for exceeding service limitations of amount, duration or scope (thus becoming uncovered services), are allowed as income deductions, if these costs are the legal obligation of the individual and if these costs are not subject to third party payments. The costs allowed as income deductions up to specific dollar limits as to specific services and items. The dollar limits represent reasonable fees for services and items for this state as determined by Georgia medical and dental care industries. The deduction for incurred medical expenses is included in the patient liability budget each applicable month and is based on an averaging methodology whereby actual expenses and income of the preceding three months are averaged and included on a three month basis with reconciliation to actual expenditures occurring in the fourth month, except that significant changes, defined as a change of \$20.00 or more, will result in a reconciliation for that month and establishes a new three month averaging cycle.
- 2. Effective April 1, 2006, the deduction for medical and remedial care expenses that were incurred as the result of imposition of a transfer of assets penalty period is limited to zero.
- 3. Effective April 1, 2009, institutional long-term care medical expenses incurred more than three months prior to the month of application for Medicaid are disallowed as a deduction. Institutional long-term care medical expenses incurred within three months prior to the month of application may be allowed as a deduction at an amount equal to the Medicaid reimbursement rate.

SUPPLEMENT 4 TO ATTACHMENT 2.6-A Page 1 OMB No.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State:

. . .

METHODS FOR TREATMENT OF INCOME THAT DIFFER FROM THOSE OF THE SSI PROGRAM

GEORGIA

(Section 1902(f) more restrictive methods and criteria and State supplement criteria in SSI criteria States without section 1634 agreements and in section 1902(f) States. Use to reflect more liberal methods only if you limit to State supplement recipients. DO NOT USE this supplement to reflect more liberal policies that you elect under the authority of section 1902(r)(2) of the Act. Use Supplement 8a for section 1902(r)(2) methods.)

TN NO. <u>91-31</u> Supersedes TN NO. NEW	Approval 1	Date	12-18-91	Effective	Date	10-1-91
				HCFA ID:	7985E	

Revision: HCFA-PM-91-4 AUGUST 1991

(BPD)

SUPPLEMENT 5 TO ATTACHMENT 2.6-A Page 1 OMB No.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: GEORGIA

MORE RESTRICTIVE METHODS OF TREATING RESOURCES THAN THOSE OF THE SSI PROGRAM - Section 1902(f) States only

TN No. <u>91-31</u> Supersedes TN No. <u>89-45</u>	Approval Date <u>12-18-91</u>	Effective Date <u>10-1-91</u>
	. · ·	HCFA ID: 7985E

Revision: HCFA-PM-91-4 (BP AUGUST 1991

(BPD)

SUPPLEMENT 5a TO ATTACHMENT 2.6-A Page 1 OMB No.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: GEORGIA

METHODS FOR TREATMENT OF RESOURCES FOR INDIVIDUALS WITH INCOMES RELATED TO FEDERAL POVERTY LEVELS

(Do not complete if you are electing more liberal methods under the authority of section 1902(r)(2) of the Act instead of the authority specific to Federal poverty levels. Use Supplement 8b for section 1902(r)(2) methods.)

THE STATE DOES NOT IMPOSE A RESOURCE LIMIT FOR THESE GROUPS EXCEPT FOR INDIVIDUALS DESCRIBED AT 1902 (2)(10)(E).

TN No. <u>91-31</u> Supersedes TN No. 89-1	Approval	Date	12-18-91	Effective	Date	10-1-91
IN NO						

HCFA ID: 7985E

Revision: INCFA-AT-85-3 FEBRUARY 1985 Georgia

State

SUPPLEMENT 6 TO Attachment 2.6-A

Standards for Institutionalized Individuals Under Special Income Test	stered by ** Income Level Income Gross Net Disregards Puployed	State 1 per- Couple 1 per- Couple son son	(3) (4) (5) 300% 600% 300% 600% 0f (2 x 300%) 600% A11 SSI exclusions 0f (2 x 300%) 0f (2 x 300%) 1ndivi- Indivi- Indivi- Individual dual dual dual FBR FBR FBR FBR FBR FBR	
	Payment Category Administered by (Reasonable	Ulassification) Federal State	<pre>(1) (1) In medical institu- tion or intermedi- ate care facility and would not receive SSI payment or state supplement if living outside of the facility. *** INCOME LEVELS BASED ON NON-INSTITU</pre>	

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Effective Date 4-1-89

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TN 89-7 Supersedes

Approval Date 5-16-89

Revision: HCFA-PM-91-4

State:

(BPD) AUGUST 1991

SUPPLEMENT 7 TO ATTACHMENT 2.6-A Page 1 OMB No.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

GEORGIA

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INCOME LEVELS FOR 1902(f) STATES - CATEGORICALLY NEEDY WHO ARE COVERED UNDER REQUIREMENTS MORE RESTRICTIVE THAN SSI

TN NO. 91-31						
Supersedes	Approval	Date	12-18-91	Effective	Date	10-1-91
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HCFA ID: 7985E

Revision: HCFA-PM-91-4 (BPD) AUGUST 1991 SUPPLEMENT 8 TO ATTACHMENT 2.6-A Page 1 OMB No.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT State: ______ GEORGIA

RESOURCE STANDARDS FOR 1902(f) STATES - CATEGORICALLY NEEDY

TN NO. <u>91-31</u> Supersedes TN No. NEW	Approval	Date	12-18-91	Effecti v e	Date	10-1-91	
IN NO. <u>NEW</u>				HCFA ID:	7985F		

State: Georgia

MORE LIBERAL METHODS OF TREATING INCOME UNDER SECTION 1902(r)(2) OF THE ACT*

Section 1902(f) State	X Non-Section 1902(f) State
1902(a)(10)(A)(i)(IV)	The State's approved AFDC plan except no deeming of parental income is done when a pregnant woman living with her parents applies for Medicaid as a caretaker or when a pregnant woman has a spouse and they live with his parent(s).
1902(a)(10)(E)(i) and 1902(a)(10)(E)(iii)	Title II income considered as countable income in determining eligibility is based on income received rather than income entitlement if the payment is reduced to recover a previous Title II overpayment. This applies only to $1902 (a)(10)(E)(i)$ and $1902 (a)(10)(E)(ii)$ groups.
1902(a)(10)(A)(i)(IV), (VI), (VII)	The State's approved AFDC plan. Except when a parent applies for Medicaid for his or her child and the spouse of that parent is not the parent of the child, do not deem spousal income to the parent in the Medicaid budget.
1902(a)(10)(E)(i) and 1902(a)(10)(E)(iii)	The income methodologies regarding in-kind support and maintenance will not be used in the Qualified Medicare Beneficiaries and Specified Low-Income Medicare Beneficiaries program.
	Income received from temporary employment with the Census Bureau will not be used in the Qualified Medicare Beneficiaries and Specified Low Income Medicare Beneficiaries programs
	The SSI values for the one-third reduction (VTR) and the presumed maximum value (PMV) of support and maintenance will not be considered in determining gross and net income for Qualified Medicare Beneficiaries and Specified Low-Income Medicare Beneficiaries. The individual's gross income less the \$20 general income exclusion will be compared to the mandated percentage of the federal poverty limit to determine eligibility for QMB and SLMB coverage.
1902(a)(10)(A)(i)(III)	The following applies to pregnant women and infants covered under Section $1902(a)(10)(A)(i)(III)$ of the Act, who are defined in $1905(n)(2)$ of the Act.

State: Georgia

MORE LIBERAL METHODS OF TREATING INCOME UNDER SECTION 1902(r)(2) OF THE ACT*

	Effective July 1, 2004, for pregnant women and their infants, income in the amount of one dollar plus the amount of income by which 200 percent of the federal poverty level (for the size family involved as revised annually in the Federal Register) exceeds the State's AFDC standard is disregarded.
1902(a)(10)(A)(i) (III) and Section 1905(n)(2)	The following applies to children covered under Section 1902(a)(10)(A)(i)(III) of the Act, who are defined in Section 1905(n)(2) of the Act.
	Effective July 1, 1993, income in the amount of one dollar plus the amount of income by which 100 percent of the Federal poverty level (for the size family involved as revised annually in the Federal Register) exceeds the State's AFDC standard is disregarded.
1902 (a) (10) (A) (ii) (XV) of the Act	For working Individuals with Disabilities-Basic Insurance Group- TWWIIA: Only the income of the disabled individual will be used to determine eligibility. There will be no deeming of spousal income.
1902 (a) (10) (A) (i) (III) 1902 (a) (10) (E) (i) 1902 (a) (10) (E) (iii) 1902 (a) (10) (A) (ii) (XV) 1902 (a) (10) (C) 1902 (a) (10) (A) (i) (IV) 1902 (a) (10) (A) (i) (VI) 1902 (a) (10) (A) (i) (VII) 1902 (a) (10) (A) (ii) (VIII) 1902 (a) (10) (A) (ii) (VIII) 1902 (a) (10) (A) (ii) (IX)	Disregard earned income from temporary employment related to Census activities.

*More liberal methods may not result in exceeding gross income limitations under Section 1903(f).

State: GEORGIA

MORE LIBERAL METHODS OF TREATING RESOURCES UNDER SECTION 1902 (r) (2) OF THE ACT

____ Section 1902 (f) States

_ Non-Section 1902 (f) State

A. Introduction

The total amount of funds that can be excluded from resources for burial fund designation per individual is ten thousand (\$10,000) dollars.

Treatment of Assets Designated for Burial

В.

For coverage groups described in 1902 (a) (10) (A) (ii) (V), 1902 (a) (10) (A) (ii) (VI), 1902 (a) (10) (A) (ii) (VII), 1902 (a) (10) (A) (ii) (XV), 1902 (a) (10) (E) (i), 1902 (a) (10) (C) 1902 (a) (10) (E) (I), 1902 (a) (10) (E) (I), 1902 (a) (10) (E) (I), 1902 (a) (10) (iii), and 1902 (a) (10) (iv) (I) of the Act

- 1. Burial spaces and contract agreements with funeral homes, cemeteries, or other entities whose primary acts of business to provide burial services or items are exempt from countable resources. Any accrual of interest or appreciation of value of burial spaces and contract agreements is exempt if let to accumulate.
- 2. The first \$5,000 of assets intended for burial but not jointly owned with a funeral home, cemetery, or other entity whose primary act of business is to provide burial services or items are exempt from countable resources.
- 3. Any resource may be designated for burial and, if countable, included in the burial funds assets exclusion.
- 4. Any interest earned on any dividend accumulations for life insurance designation for burial is exempt.
- 5. Burial Funds may be commingled with other funds and be exempt under the burial funds assets exclusion if they are separately identifiable and can be tracked.
- C. Exclusion of Resources in Determination of Eligibility
 - 1. A life policy with a face value of \$5,000 or less is exempt subject to the total amount of exclusion from resources for burial fund designation per individual. Any cash value or dividends accrued by these policies are exempt as resources.
 - 2. Burial space(s) are intended for the use of the individual, his or her spouse, or any other member of his or her immediate family and funds which are set aside for the burial expenses of the individual or spouse, subject to limitations specified below:

MORE LIBERAL METHODS OF TREATING RESOURCES UNDER SECTION 1902 (r) (2) OF THE ACT

- C. Exclusion of Resources in the Determination of Eligibility
 - Burial space is a burial plot; conventional gravesite; 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 and markers or plaques; burial containers (e. g. caskets); and arrangements for the opening and closing of the gravesite.
 - (b) Funds set aside for burial include revocable burial contracts, burial trusts, and any separately identifiable assets which are clearly designated as set aside for the expenses connected with an individual's burial, cremation or other funeral arrangements.
 - (c) Immediate family members includes an individual's minor or adult children, including adoptive and stepchildren; parents, including adoptive parents; siblings (brothers and sisters), including adoptive and stepsiblings; and the spouse of the above relatives. If the relative's relationship to the recipient is by marriage only, the marriage must be in effect in order for the burial space exclusion to continue to apply.
 - 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 in the basement 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 currently own the space; the individual does not currently have the right to use the space; and the seller is not currently obligated to provide the space. Until all payments are made on the contract, the amounts paid may be considered burial funds.

 In order for burial funds to be excluded, the funds must be separately identifiable (that is not commingled with other funds or assets which are not set aside for burial). Additionally, the funds must be already designated as set aside for burial. If the burial funds are not so designated, the funds may be excluded if the individual attests in writing, that he or she intends to use the funds for his or her burial and agrees to submit within thirty (30) days, documentary evidence that the funds have been designated as set aside for burial.

(d)

State: Georgia

MORE LIBERAL METHODS OF TEATING RESOURCES UNDER SECTION 1902 (r) (2) OF THE ACT C. Exclusion of Resources in the Determination of Eligibility (f) Any increase in the value of excluded burial funds due to interest on such funds which were left to accumulate or appreciation of such funds after establishment of Medicaid eligibility shall be excluded. 3. The following resource methodology applies to children covered under section 1902 (a) (10) (A) (ii) (I) of the Act who are defined in Section 1905 (a)(i) of the Act. Effective July 1, 1993, all resources will be excluded in determining eligibility for individuals under 19 years of age who are described in subsection 1905(a)(1) of the Act. 1902 (a) (10) (A)(ii)(XV) of the Act 4. The following additional resource methodology Applies to Working Individuals with Disabilities Basic Working Individuals with Disabilities Basic Insurance Group- TWWIIA. Effective October 1, 2007 the first then thousand (\$10,000) of an "approved account" is excluded from resources. An "approved account" can be established by the disabled individual and be used to save for any expense that will enhance the individual's independence and/or increase employment opportunities. The total amount of the funds in an approved account that can be disregarded in the resource calculation is ten thousand (\$10,000). Funds in excess of \$10,000 will be a countable resource. A designation form must be signed and the account kept separate from all non-exempt accounts such as regular savings and checking accounts. If the funds designated for the approved account are not deposited into a separate account, the will be counted as a resource.

TN No: 07-015		
Supersedes: TN No: 05-011	Approval Date: 02/07/08	Effective Date: 10/01/07

SUPPLEMENT 8c TO ATTACHMENT 2.6-A Page 1

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: Georgia

STATE LONG-TERM CARE INSURANCE PARTNERSHIP

1902(r)(2)(A)The following more liberal methodology applies to individuals who are
eligible for medical assistance under one of the following eligibility
groups:

- _X Groups consisting of aged, blind, or disabled individuals:
 - X who are in a medical institution for a period of not less than 30 consecutive days who meet the resource requirements of the supplemental security income program, and whose income does not exceed a separate income standard established by the State which is consistent with the limit established under section 1903(f)(4)(C),
 - X who are eligible, or would be eligible if they were not in a medical institution, to have paid with respect to them, aid or assistance under the appropriate State plan described in clause (i), supplemental security income benefits under title XVI, or a State supplemental payment;
 - <u>X</u> who meet the income and resources requirements of the appropriate State plan described in clause (i) or the supplemental security income program (as the case may be)

An individual who is a beneficiary under a long-term care insurance policy that meets the requirements of a "qualified State long-term care insurance partnership" policy (partnership policy) as set forth below, is given a resource disregard as described in this amendment. The amount of the disregard is equal to the amount of the insurance benefit payments made to or on behalf of the individual. The term "long-term care insurance policy" includes a certificate issued under a group insurance contract.

State: Georgia

The State Medicaid Agency (Agency) stipulates that the following requirements will be satisfied in order for a long-term care policy to qualify for a disregard. Where appropriate, the Agency relies on attestations by the State Insurance Commissioner (Commissioner) or other State official charged with regulation and oversight of insurance policies sold in the state, regarding information within the expertise of the State's Insurance Department.

- The policy is a qualified long-term care insurance policy as defined in section 7702B(b) of the Internal Revenue Code of 1986.
- The policy meets the requirements of the long-term care insurance model regulation and long-term care insurance model Act promulgated by the National Association of Insurance Commissioners (as adopted as of October 2000) as those requirements are set forth in section 1917(b)(5)(A) of the Social Security Act.
- The policy was issued no earlier than the effective date of this State plan amendment.
- The insured individual was a resident of a Partnership State when coverage first became effective under the policy. If the policy is later exchanged for a different long-term care policy, the individual was a resident of a Partnership State when coverage under the earliest policy became effective.
- The policy meets the inflation protection requirements set forth in section 1917(b)(1)(C)(iii)(IV) of the Social Security Act.
- The Commissioner requires the issuer of the policy to make regular reports to the Secretary that include notification regarding when benefits provided under the policy have been paid and the amount of such benefits paid, notification regarding when the policy otherwise terminates, and such other information as the Secretary determines may be appropriate to the administration of such partnerships.

SUPPLEMENT 8c TO ATTACHMENT 2.6-A Page 3

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: Georgia

- The State does not impose any requirement affecting the terms or benefits of a partnership policy that the state does not also impose on non-partnership policies.
- The State Insurance Department assures that any individual who sells a partnership policy receives training, and demonstrates evidence of an understanding of such policies and how they relate to other public and private coverage of long-term care.
- The Agency provides information and technical assistance to the Insurance Department regarding the training described above.

TN No. <u>06-014</u> Supersedes TN No. <u>New</u>

State: Georgia

TRANSFER OF RESOURCES

1902(f) and 1917 of the Act

The agency provides for the denial of eligibility by reason of disposal of resources for less than fair market value.

1917 of the Act For assets transferred after August 10, 1993, the agency complies with the provisions of Section 1917 of the Act with respect to the transfer of assets after August 10, 1993, and treatment of certain trusts established after August 10, 1993 as provided by OBRA'93.

- Except as noted below, the criteria for determining the period of ineligibility are Α. the same as criteria specified in Section 1613(c) of the Social Security Act (Act) for resources transferred prior to August 10, 1993.
 - Transfer of resources other than the home of an individual who is an 1. inpatient in a medical institution.
 - The agency uses a procedure a. <u>X</u> which provides for a total period of ineligibility greater than 24 months for individuals who have transferred resources for less than fair market value when the uncompensated value of disposed of resources exceeds \$12,000. This period bears a reasonable relationship to the uncompensated value of the transfer. The computation of the period and the reasonable relationship of this period to the uncompensated value is described as follows:
 - 1. The amount of uncompensated value is first reduced by an amount equal to the difference between the individual's (or couple's) countable resources and the applicable resource limit; the next \$12,000 is deducted for 24 months of ineligibility; and
 - 2. The remaining amount of uncompensated value is then ratably reduced by the average monthly SNF payment amount to determine the number of months of ineligibility exceeding 24 months.

TN NO. 94-007 Supersedes

Approval Date 6/8/94

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Revision: HCFA-AT-85-3 (BERC) FEBRUARY 1985

SUPPLEMENT 9 TO ATTACHMENT 2.6-A Page 2

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State:	Georgia	
	Ъ.	$\frac{1}{\sqrt{x}}$ The period of ineligibility is less than 24 months, as specified below:
	1)	The amount of uncompensated value is first reduced by an amount equal to the difference between the individual's (or couple's) count able resources and the applicable resource limit; and
	2.	The remaining amount of uncompensated value then ratably reduced by a monthly penalty amount of \$500.00 to determine the number of months of ineligibility.
		(The energy has showing for univer of

. // The agency has provisions for waiver of denial of eligibility in any instance where the State determines that a denial would work an undue hardship.

TN No. <u>85-13</u> Supersedes Approval Date <u>5-9-85</u> Effective Date <u>4-1-85</u> TN No. ______ HCFA ID: 4093E/00021

State:	Georgia
	Prior to July 1, 1988:
	Transfer of the home of an individual who is an inpatient in a medical institution.
	A period of ineligibility applies to inpatients in an SNF, ICF or other medical institution as permitted under section
	1917(c)(2)(B)(i).
	a. Subject to the exceptions on page 2 of this supplement, an individual is ineligible for 24 months after the date
	on which he disposed of the home. However, if the uncompensated value of
	the home is less than the average amount payable under this plan for 24 months of care in an SNF, the period of ineligibility is a shorter time,
	ineligibility is a shorter time,

- bearing a reasonable relationship (based on the average amount payable under this plan as medical assistance for care in an SNF) to the uncompensated value of the home as follows: 1) The amount of uncompensated value is
 - first reduced by an amount equal to the difference between the individual's (or couple's) countable resources and the applicable resource limit; and
- The remaining amount of uncompensated value is then ratably reduced by the average monthly SNF payment amount to determine the number of months of ineligibility.

TH No. <u>88-2</u> 3 Supersedes TN No. 85-13	Approval Date	3.16.89	Effective Date	7. 1.88
	-1		HCFA ID:	4093E/0002P

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State:

Georgia

- Subject to the exceptions on page 2 of this supplement, if the uncompensated value of the home is more than the average amount payable under this plan as medical assistance for 24 months after the date on which he disposed of the home. The period of ineligibility bears a reasonable relationship (based upon the average amount payable under this plan as medical assistance for care in an SNF) to the uncompensated value cf the home as follows:
 - The amount of uncompensated value is first reduced by an amount equal to the difference between the individua (or couple's) countable resources and the applicable resource limit; the next \$12,000 is deducted for the first 24 months of ineligibility; and
 - 2) The remaining amount of uncompensated value is then ratably reduced by the average monthly SNF payment amount to determine the number of months of ineligibility exceeding 24 months.
- 3. (1634 STATE) Effective July 1, 1988 any resources transferred on or after that date result in a total period of ineligibility for payment of nursing home and home and community based services only which cannot exceed 30 months and which is determined as follows:
 - a. The amount of the uncompensated value is first reduced by an amount equal to the difference between the individual's (or couple's) countable resources and the applicable resource limit; and

TN No. 88-23Supersedes Approval Date $3 \cdot 16 \cdot 89$ Effective Date $7 \cdot 1 \cdot 88$ TN No. 84-13

HCFA ID: 4093E/0002P

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Georgia

b) The uncompensated value of the resources so transferred, divided by the average cost, to a private patient at the time of application, of nursing facility services in the State or, at State's option, in the community in which the individual is institutionalized.

> TRANSING 88-23 APPROVED 3.16.89 EFFECTIVE 7.1.88

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Revision: November 1990

SUPPLEMENT 9 TO ATTACHMENT 2.6-A PAGE 5

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

STATE GEORGIA

No individual is ineligible by reason of item A.2 or A.3 (1634 STATE) if

> i. A satisfactory showing is made to the agency (in accordance with any regulations of the Secretary of Health and Human Services) that the individual can reasonably be expected to be discharged from the medical institution and to return to that home; or

of the Act

- Section 1917(c)(2) ii. any of the following conditions apply to the transferred item(s):
 - (A) the resources transferred were a home and title to the home was transferred to --

(i) the spouse of such individual;

(ii) a child of such individual who (I) is under age 21, or (II) (with respect to States eligible to participate in the State program established under title XVI) is blind or permanently and totally disabled, or (with respect to States which are not eligible to participate in such program) is blind or disabled as defined in section 1614;

(iii) a sibling of such individual who has an equity interest in such home and who was residing in such individual's home for a period of at least one year immediately before the date the individual becomes an institutionalized individual, or

(iv) a son or daughter of such individual (other than a child described in clause (ii)) who was residing in such individual's home for a period of at least to years immediately before the date the individual becomes an institutionalized individual, and who (as determined by the State) provided care to such indi dual which permitted such individual to reside at home rather than in such an institution or facility;

- (B) the resources were transferred (i) to or from (or to another for the sole benefit of) the individual's spouse, or as defined in section 1924(h)(2), (ii) to the individual's child described in subparagraph (A)(ii)(II);
- (C) a satisfactory showing is made to the State (in accordance with regulations promulgated by the Secretary) that (i) the individu intended to dispose of the resources either at fair market valu or for other tan to qualify for medical assistance; or

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TRANSMITTAL 89-49 APPROVED 9. 17.91 EFFECTIVE JO. 1.89 SUPERSEDES 88-23 Revision: November 1990

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SUPPLEMENTAL 9 to ATTACHMENT 2.6-A Page 5a

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

STATE: <u>Georgia</u>

(D) the State determines that denial of eligibility would work an undue hardship.

(i) Prior to July 1, 1988, the agency determines that denial of <u>eligibility</u> would work an undue hardship; and

(ii) Effective July 1, 1988, the agency determines that denial of payment for long-term care would work an undue hardship.

TRANSMITTAL 89-49 APPROVED 9-17.91 EFFECTIVE 10-1.89 SUPERSEDES 88-28 23 Revision: HCFA-AT-85-3 (B) FEBRUARY 1985

(BERC)

SUPPLEMENT 9 TO ATTACHMENT 2.6-A Page 6

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State:	Georgia
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3. 1902(f) States

// Under the provisions of section 1902(f) of the Social Security Act, the following transfer of resource criteria more restrictive than those established under section 1917(c) of the Act, apply:

- B. Other than those procedures specified elsewhere in the supplement, the procedures for implementing denial of eligibility by reason of disposal of resources for less than fair market value are as follows:
 - 1. If the uncompensated value of the transfer is \$12,000 or less:

 If the uncompensated value of the transfer is more than \$12,000:

TN No. <u>85-1</u> 3 Supersedes TN No.	Approval Date <u>5-9-85</u>	Effective Date <u>4-1-85</u>
		HCFA ID: 4093E/0002P

Revision: HCFA-AT-85-3 (BERC) FEBRUARY 1985 SUPPLEMENT 9 TO ATTACHMENT 2.6-A Page 7

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State:		Georgia
	3.	If the agency sets a period of ineligibility of less than 24 months and applies it to all transfers of resources (regardless of uncompensated value):
	* 1	
	:	
	:	

4. Other procedures:

- a) Individuals, who applied for and/or became eligible for Medicaid from 3/1/81 through 6/30/84 and have continuously received since that time and who transfer assets for uncompensated value, are ineligible for a period of 24 months or for a shorter period of ineligibil determined by ratably reducing the uncompensate value by a penalty amount of \$500.00 per month; and
- b) There is no penalty applied for transfer of homeplace property for uncompensated value.

TN NO. 85-13		
Supersedes TN No.	Approval Date <u>5-9-85</u>	Effective Date <u>4-1-85</u>
		HCFA ID: 4093E/0002P

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

TRANSFER OF ASSETS

1917(c)

The agency provides for the denial of certain Medicaid services by reason of disposal of assets for less than fair market value.

1. Institutionalized individuals may be denied certain Medicaid services upon disposing of assets for less than fair market value on or after the look-back date.

The agency withholds payment to institutionalized individuals for the following services:

Payments based on a level of care in a nursing facility;

Payments based on a nursing facility level of care in a medical institution;

Home and community-based services under a 1915 waiver.

2. Non-institutionalized individuals:

____ The agency applies these provisions to the following non-institutionalized eligibility groups. These groups can be no more restrictive than those set forth in Section 1905(a) of the Social Security Act:

The agency withholds payment to non-institutionalized individuals for the following services:

Home health services (Section 1905(a)(7);

Home and community care for functionally disabled and elderly adults (Section 1905(a) (22);

Personal care services furnished to individuals who are not inpatients in certain medical institutions, as recognized under agency law and specified in Section 1905(a) (24).

The following other long-term care services for which medical assistance is otherwise available under the agency plan:

Effective Date 4-1-95

7-11-95

Approval Date

	No.	
Suj	perse	edés
TN	No.	NEW

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

TRANSFER OF ASSETS

- 3. <u>Penalty Date</u> The beginning date of each penalty period imposed for an uncompensated transfer of assets is:
 - <u>X</u> the first day of the month in which the asset was transferred;
 - ____ the first day of the month following the month of transfer.
- 4. Penalty Period Institutionalized Individuals --

In determining the penalty for an institutionalized individual, the agency uses:

- <u>X</u> the average monthly cost to a private patient of nursing facility services in the agency;
- the average monthly cost to a private patient of nursing facility services in the community in which the individual is institutionalized.
- 5. <u>Penalty Period Non-Institutionalized Individuals</u>--

The agency imposes a penalty period determined by using the same method as is used for an institutionalized individual, including the use of the average monthly cost of nursing facility services:

_ imposes a shorter penalty period than would be imposed for institutionalized individuals, as outlined below:

TN	No.	95-013
Sup	pers	edés
	No.	NEW

Approval Date

t ;

7-11-95

4-1-95 Effective Date _

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

TRANSFER OF ASSETS

- 6. <u>Penalty period for amounts of transfer less than cost of</u> <u>nursing facility care</u>
 - a. Where the amount of the transfer is less than the monthly cost of nursing facility care, the agency:
 - <u>X</u> does not impose a penalty;
 - imposes a penalty for less than a full month, based on the proportion of the agency's private nursing facility rate that was transferred.
 - b. Where an individual makes a series of transfers, each less than the private nursing facility rate for a month, the agency:
 - <u>X</u> does not impose a penalty;
 - ____ imposes a series of penalties, each for less than a full month.

7. Transfers made so that penalty periods would overlap -

The agency:

- ____ totals the value of all assets transferred to produce a single penalty period;
- <u>X</u> calculates the individual penalty periods and imposes them sequentially.
- 8. <u>Transfers made so that penalty periods would not overlap</u> -

The agency:

Approval Date

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X assigns each transfer its own penalty period;

Effective Date _4-/-95

_ uses the method outlined below:

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STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

TRANSFER OF ASSETS

9. <u>Penalty periods - transfer by a spouse that results in a</u> penalty period for the individual -

a. The agency apportions any existing penalty period between the spouses using the method outlined below, provided the spouse is eligible for Medicaid. A penalty can be assessed against the spouse, and some portion of the penalty against the individual remains.

> When the above conditions are met, the remaining penalty in effect will be apportioned equally between both spouses not to exceed the length of the penalty originally imposed on the individual.

b. If one spouse is no longer subject to a penalty, the remaining penalty period must be served by the remaining spouse.

10. Treatment of income as an asset -

When income has been transferred as a lump sum, the agency will calculate the penalty period on the lump sum value using the average monthly cost to a private patient of nursing facility services in the agency.

____ The agency will impose partial month penalty periods.

When a stream of income or the right to a stream of income has been transferred, the agency will impose a penalty period for each income payment using the average monthly cost to a private patient of nursing facility services in the agency.

____ For transfers of individual income payments, the agency will impose partial month penalty periods.

For transfers of the right to an income stream, the agency will use the actuarial value of all payments transferred.

____ The agency uses an alternate method to calculate penalty periods, as described below:

TN NO. 95-013 Supersedes TN NO. NEW

Approved Date 7-11-95

Effective Date

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Approval Date 7-1/-95

Effective Date 4-1-95

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

TRANSFER OF ASSETS

11. Imposition of a penalty would work an undue hardship -

The agency does not apply the transfer of assets provisions in any case in which the agency determines that such an application would work an undue hardship. The agency will use the following procedures in making undue hardship determinations:

The following criteria will be used to determine whether the agency will not count assets transferred because the penalty would work an undue hardship:

Undue hardship will be said to exist if an individual would be deprived of medical care such that his/her health or life would be endangered, or the individual would be deprived of food, clothing, shelter, or other necessities of life.

TN	No.	95-013
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TN	No.	NEW

SUPPLEMENT 9(b) to ATTACHMENT 2.6-A Page 1

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: Georgia

TRANSFER OF ASSETS

- 1917(c) FOR TRANSFERS OF ASSETS FOR LESS THAN FAIR MARKET VALUE MADE ON OR AFTER February 8, 2006, the agency provides for the denial of certain Medicaid services.
 - 1. Institutionalized individuals are denied coverage of certain Medicaid services upon disposing of assets for less than fair market value on or after the look-back date.

The agency does not provide medical assistance coverage for institutionalized individuals for the following services:

Nursing facility services;

Nursing facility level of care provided in a medical institution;

Home and community-based services under a 1915(c) or (d) waiver.

- 2. Non-institutionalized individuals:
 - The agency applies these provisions to the following non-institutionalized eligibility groups. These groups can be no more restrictive than those set forth in section 1905(a) of the Social Security Act:

The agency withholds payment to non-institutionalized individuals for the following services:

Home health services (section 1905(a)(7));

Home and community care for functionally disabled elderly adults (section 1905(a)(22));

Personal care services furnished to individuals who are not inpatients in certain medical institutions, as recognized under agency law and specified in section 1905(a)(24).

The following other long-term care services for which payment for medical assistance is otherwise made under the agency plan:

3. <u>Penalty Date</u>--The beginning date of each penalty period

TN No. <u>06-016</u> Supersedes TN No. New

Approval Date: $\frac{02/12/07}{10/01/06}$

State: Georgia

TRANSFER OF ASSETS

imposed for an uncompensated transfer of assets is <u>the</u> later of:

- the first day of a month during or after which assets have been transferred for less than fair market value;
- X The State uses the first day of the month in which the assets were transferred
- The State uses the first day of the month after the month in which the assets were transferred

or

the date on which the individual is eligible for medical assistance under the State plan and is receiving institutional level care services described in paragraphs 1 and 2 that, were it not for the imposition of the penalty period, would be covered by Medicaid;

AND

which does not occur during any other period of ineligibility for services by reason of a transfer of assets penalty.

- 4. <u>Penalty Period Institutionalized Individuals--</u> In determining the penalty for an institutionalized individual, the agency uses:
 - <u>X</u> the average monthly cost to a private patient of nursing facility services in the State at the time of application;
 - the average monthly cost to a private patient of nursing facility services in the community in which the individual is institutionalized at the time of application.
- 5. <u>Penalty Period Non-institutionalized Individuals</u>--The agency imposes a penalty period determined by using the same method as is used for an institutionalized individual, including the use of the average monthly cost of nursing facility services;

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Approval Date: 02/12/07 Effective Date: 10/01/06

SUPPLEMENT 9(b) to ATTACHMENT 2.6-A Page 3

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: Georgia

TRANSFER OF ASSETS

- imposes a shorter penalty period than would be imposed for institutionalized individuals, as outlined below:
- 6. Penalty period for amounts of transfer less than cost of nursing facility care--
 - <u>X</u> Where the amount of the transfer is less than the monthly cost of nursing facility care, the agency imposes a penalty for less than a full month, based on the option selected in item 4.
 - X The state adds together all transfers for less than fair market value made during the look-back period in more than one month and calculates a single period of ineligibility, that begins on the earliest date that would otherwise apply if the transfer had been made in a single lump sum.
- 7. <u>Penalty periods transfer by a spouse that results in a</u> penalty period for the individual--
 - (a) The agency apportions any existing penalty period between the spouses using the method outlined below, provided the spouse is eligible for Medicaid. A penalty can be assessed against the spouse, and some portion of the penalty against the individual remains.
 - (b) If one spouse is no longer subject to a penalty, the remaining penalty period must be served by the remaining spouse.
- 8. Treatment of a transfer of income-

When income has been transferred as a lump sum, the agency will calculate the penalty period on the lump sum value.

When a stream of income or the right to a stream of income has been transferred, the agency will impose a penalty period for each income payment.

- <u>X</u> For transfers of individual income payments, the agency will impose partial month penalty periods using the methodology selected in 6. above.
- X For transfers of the right to an income stream,

 TN No.
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 10/01/06

SUPPLEMENT 9(b) to ATTACHMENT 2.6-A Page 4

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: Georgia

TRANSFER OF ASSETS

the agency will base the penalty period on the combined actuarial value of all payments transferred.

9. Imposition of a penalty would work an undue hardship--

The agency does not impose a penalty for transferring assets for less than fair market value in any case in which the agency determines that such imposition would work an undue hardship. The agency will use the following criteria in making undue hardship determinations:

Application of a transfer of assets penalty would deprive the individual:

- (a) Of medical care such that the individual's health or life would be endangered; or
- (b) Of food, clothing, shelter, or other necessities of life.
- 10. Procedures for Undue Hardship Waivers

The agency has established a process under which hardship waivers may be requested that provides for:

- (a) Notice to a recipient subject to a penalty that an undue hardship exception exists;
- (b) A timely process for determining whether an undue hardship waiver will be granted; and
- (c) A process, which is described in the notice, under which an adverse determination can be appealed.

These procedures shall permit the facility in which the institutionalized individual is residing to file an undue hardship waiver application on behalf of the individual with the consent of the individual or the individual's personal representative.

11. Bed Hold Waivers For Hardship Applicants

The agency provides that while an application for an undue hardship waiver is pending in the case of an individual who is a resident of a nursing facility:

TN NO. <u>06-016</u>		
Supersedes	Approval Date:	02/12/07
TN NO. New	Effective Date:	10/01/06

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STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: ____ Georgia____

TRANSFER OF ASSETS

Payments to the nursing facility to hold the bed for the individual will be made for a period not to exceed _____ days (may not be greater than 30).

TN No. <u>06-016</u> Supersedes TN No. New

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Approval Date

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

The agency does not apply the trust provisions in any case in which the agency determines that such application would work an undue hardship.

The following criteria will be used to determine whether the agency will not count assets transferred because doing so would work an undue hardship:

Under the agency's undue hardship provisions, the agency exempts the funds in an irrevocable burial trust.

The maximum value of the exemption for an irrevocable burial trust is $\frac{55,000.00}{0}$.

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7-11-95

TN	No.	95-013
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Revision: HCFA-PM-91-8 (MB) October 1991

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SUPPLEMENT 11 TO ATTACHMENT 2.6-A Page 1 OMB No.:

S	Stat	e/Te	rritory	GEGE	GEORGIA	
		Cita	ation		Condition or Requirement	
· · ·					FFECTIVENESS METHODOLOGY FOR CONTINUATION BENEFICIARIES	
1902(u) Act	of	the			Premium payments are made by the agency only if such payments are likely to be cost-effective. The agency specifies the guidelines used in determining cost effectiveness by selecting one of the following methods:	E
	ī				X The methodology as described in SMM section 3598.	
			•	-	Another cost-effective methodology as described below.	

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TN No. New	_					

STATE: <u>GEORGIA</u>

The State covers low-income families and children under Section 1931 of the Social Security Act.

The following groups were included in the AFDC State plan effective July 16, 1996.

- _____ Pregnant women with no other eligible children.
- _____ AFDC children age 18 who are full-time students in a secondary school or in the equivalent level of vocational technical training.
- In determining eligibility for Medicaid, the Agency uses the AFDC standards and methodologies in effect as of July 16, 1996, without modification.
- <u>X</u> In determining eligibility for Medicaid, the Agency uses the AFDC standards and methodologies in effect as of July 16, 1996, with the following modifications:
- _____ The Agency uses less restrictive income and/or resource methodologies than those in effect as of July 16, 1996, as follows:
 - \$4,650 exemption for one motor vehicle
 - Disregard the value of life insurance policies
 - Disregard the earnings of a child in school full or part-time
 - Disregard earned income from temporary employment related to Census activities

The income and/or resource methodologies that the less restrictive methodologies replace are as follows:

- Deduct \$1,500 from the equity value of one vehicle.
- The cash surrender value of life insurance policies is considered as a resource.
- Earned income of a child who meets the in school test is excluded from the budgeting process for six (6) months of the calendar year. For the other six (6) months, the income is counted toward the gross income ceiling test.
- Income received from employment with the Census Bureau is considered as earned income
- X The Agency continues to apply the following waivers of provisions of Part A of Title IV in effect as of July 16, 1996, or submitted prior to August 22, 1996 and approved by the Secretary on or before July 1, 1997.
 - Drop any prior workforce requirements and eliminate the 100-hour rule (i,e., drop the requirement that the principal wage earner in an intact family be employed less than 100 hours per month).

The Agency applies lower income standards which are no lower than the AFDC standards in effect on May 1, 1998, as follows:

- The Agency applies higher income standards than those in effect as of July 16,1996, increased by no more than the percentage increases in the CPI-U since July 16, 1996, as follows:
- ____ The Agency terminates medical assistance (except for certain pregnant women and children) for individuals who fail to meet TANF work requirements.

The Agency provides Medicaid for up to twelve (12) months to working families who become ineligible for Low Income Medicaid because of new or increased earnings of a caretaker or other adult or the expiration of the 1/3 or \$30.00 or loss of the earned income deduction.

TN No. <u>02-010</u> Supersedes Approval Date <u>January 24, 2003</u> Effective Date <u>October 1, 2002</u> TN No. <u>00-006</u> Revision: February 1994

SUPPLEMENT 13 to ATTACHMENT 2.6-A Page 1

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

SECTION 1924 PROVISIONS

- A. Income and resource eligibility policies used to determine eligibility for institutionalized individuals who have spouses living in the community are consistent with Section 1924.
- в
- In the determination of resource eligibility the State resource standard is dollar maximum allowed in Section 1924(f)(2) as modified by Section 1924(g) of the Act.
- C. Per HCFA Program Issuance Transmittal Notice, MCD-3-91, dated January 11, 1991, Georgia acknowledges the existence of the undue hardship provision of Section 1924(c)(3)(C) of the Act whereby an institutionalized spouse who (or whose spouse) has excess resources shall not be found ineligible under Title XIX of the Act where the state determines that denial of eligibility on the basis of having excess resources would work an undue hardship. This provision is applied to determinations of eligibility as appropriate.
- D. The agency complies with the provisions of Section 1917 of the Act with respect to the transfer of assets, and treatment of certain trusts as provided by OBRA'93.

TN NO94-007	Approval Date	6/8/94	Effective Date 1/1/94
Supersedes			Directive Date
TN NO. <u>91-31</u>			

Revision: February 1995

SUPPLEMENT 14 to ATTACHMENT 2.6-A Page 1

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: <u>Georgia</u>

CONSIDERATION OF TRANSFER ASSETS AND TRUSTS - UNDUE HARDSHIP

Sections 1917(c) and 1917(d) of the Act (P.L. 103-66) Section 13600 The agency provides that an individual shall not be found ineligible under Title XIX of the Act where the State determines that such denial would work an undue hardship if the provisions of Sections 1917(c) and 1917(d) of the Act were applied. Undue hardship will be said to exist if an individual would be deprived of medical care such that his/her health or life would be endangered, or the individual would be deprived of food, clothing, shelter, or other necessities of life.

TN No. <u>95-001</u> Approval Date <u>3/20/95</u> Effective Date <u>1/1/95</u> Supersedes TN No. <u>New</u>

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State: Georgia

ASSET VERIFICATION SYSTEM

1940(a) The agency will provide for the verification of assets for 1. of the Act purposes of determining or redetermining Medicaid eligibility for aged, blind and disabled Medicaid applicants and recipients using an Asset Verification System (AVS) that meets the following minimum requirements.

- A. The request and response system must be electronic:
 - (1) Verification inquiries must be sent electronically via the internet or similar means from the agency to the financial institution (FI).
 - (2) The system cannot be based on mailing paper-based requests.
 - (3) The system must have the capability to accept responses electronically.
- B. The system must be secure, based on a recognized industry standard of security (e.g., as defined by the U.S. Commerce Department's National Institute of Standards and Technology, or NIST).
- C. The system must establish and maintain a database of FIs that participate in the agency's AVS.
- D. Verification requests also must be sent to FIs other than those identified by applicants and recipients, based on some logic such as geographic proximity to the applicant's home address, or other reasonable factors whenever the agency determines that such requests are needed to determine or redetermine the individual's eligibility.
- E. The verification requests must include a request for information on both open and closed accounts, going back up to 5 years as determined by the State.

TN No: 10-005

Approval Date: 06-25-10 Effective Date: 01-01-10

Supersedes

TN No.: NEW

SUPPLEMENT 16 TO ATTACHMENT 2.6-A Page 2

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: Georgia

ASSET VERIFICATION SYSTEM

- 2. System Development
 - A. The agency itself will develop an AVS.

In 3 below, provide any additional information the agency wants to include.

<u>X</u> B. The agency will hire a contractor to develop an AVS.

In 3 below provide any additional information the agency wants to include.

____ C. The agency will be joining a consortium to develop an AVS.

In 3 below, identify the States participating in the consortium. Also, provide any other information the agency wants to include pertaining to how the consortium will implement the AVS requirements.

____ D. The agency already has a system in place that meets the requirements for an acceptable AVS.

In 3 below, describe how the existing system meets the requirements in Section 1.

E. Other alternative not included in A. - D. above.

In 3 below, describe this alternative approach and how it will meet the requirements in Section 1.

Approval Date: <u>06-25-10</u>

Effective Date: 01-01-10

Supersedes

TN No.: <u>NEW</u>

State: Georgia

ASSET VERIFICATION SYSTEM

3. Provide the AVS implementation information requested for the implementation approach checked in Section 2, and any other information the agency may want to include.

TN No: <u>10-005</u>

Approval Date: 06-25-10

Effective Date: 01-01-10

Supersedes

TN No.: <u>NEW</u>

State: Georgia

DISQUALIFICATION FOR LONG-TERM CARE ASSISTANCE FOR INDIVIDUALS WITH SUBSTANTIAL HOME EQUITY

- 1917(f) The State agency denies reimbursement for nursing facility services and other long-term care services covered under the State plan for an individual who does not have a spouse, child under 21 or adult disabled child residing in the individual's home, when the individual's equity interest in the home exceeds the following amount:
 - x \$500,000 (increased by the annual percentage increase in the urban component of the consumer price index beginning with 2011, rounded to the nearest \$1,000).
 - An amount that exceeds \$500,000 but does not exceed \$750,000 (increased by the annual percentage increase in the urban component of the consumer price index beginning with 2011, rounded to the nearest \$1,000).

The amount chosen by the State is ______.

- _____ This higher standard applies statewide.
- _____ This higher standard does not apply statewide. It only applies in the following areas of the State:
 - _____ This higher standard applies to all eligibility groups.
- _____ This higher standard only applies to the following eligibility groups:

The State has a process under which this limitation will be waived in cases of undue hardship.