# Office of Medicaid BOARD OF HEARINGS

#### **Appellant Name and Address:**



Appeal Decision: Denied Appeal Number: 2415064

Decision Date: 12/16/2024 Hearing Date: 10/29/2024

Hearing Officer: Cynthia Kopka

Appearance for Appellant: Appearance for MassHealth:

Pro se Yazlin Diaz, Tewksbury MEC



The Commonwealth of Massachusetts
Executive Office of Health and Human Services
Office of Medicaid
Board of Hearings
100 Hancock Street, Quincy, Massachusetts 02171

#### APPEAL DECISION

Appeal Decision: Denied Issue: Community eligibility

under 65, income

Decision Date: 12/16/2024 Hearing Date: 10/29/2024

MassHealth's Rep.: Yazlin Diaz Appellant's Rep.: Pro se

Hearing Location: Tewksbury (remote) Aid Pending: No

# **Authority**

This hearing was conducted pursuant to Massachusetts General Laws Chapter 118E, Chapter 30A, and the rules and regulations promulgated thereunder.

### Jurisdiction

By notice dated September 30, 2024, MassHealth determined Appellant was not eligible for a MassHealth benefit and approved Appellant for Health Safety Net. Exhibit 1. Appellant filed this appeal in a timely manner on September 30, 2024. Exhibit 2. 130 CMR 610.015(B). Denial of assistance is a valid basis for appeal. 130 CMR 610.032.

## **Action Taken by MassHealth**

MassHealth determined Appellant was not eligible for a MassHealth benefit.

### Issue

The appeal issue is whether MassHealth was correct in determining that Appellant was not eligible for a MassHealth benefit.

# **Summary of Evidence**

Page 1 of Appeal No.: 2415064

The MassHealth representative appeared by phone and testified as follows. On September 18, 2024, Appellant updated her income with MassHealth, reporting biweekly income of \$1,081 for a household of one. On September 30, 2024, MassHealth notified Appellant that her income was too high for a MassHealth benefit, approving Appellant for Health Safety Net effective September 15, 2024. Exhibit 1. MassHealth calculated Appellant's monthly income as \$2,342, which was 159.99% of the federal poverty level (FPL) for a household of one. The MassHealth representative testified that to qualify as a household of one, Appellant's income would have to be at or below \$1,670 per month. Appellant is eligible for a subsidized Connector Care Type 2B plan with premium tax credits. MassHealth has issued an information request to Appellant seeking income verification due December 29, 2024. MassHealth will accept recent paystubs. If a member has fluctuating income, MassHealth suggests submitting at least 2 recent paystubs so an accurate average can be determined.

Appellant appeared by phone and testified as follows. Appellant had previously received MassHealth benefits at a time when her income was the same or higher. Appellant has a minor child and lives with her fiancé, but the fiancé and child file taxes separately from Appellant and are not applying for MassHealth. Appellant has to see specialists and they do not take insurance offered by the Health Connector. Appellant cannot afford monthly premiums on Connector Care plans. The MassHealth representative testified that Appellant had previously received MassHealth Standard benefits beginning February 2, 2020. MassHealth was not terminating coverage of members based on changes in income during the Covid-19 public health emergency. The MassHealth representative testified that Appellant could complete MassHealth's disability supplement to determine if Appellant could qualify for MassHealth CommonHealth based on disability status.

# **Findings of Fact**

Based on a preponderance of the evidence, I find the following:

- 1. Appellant is in a household of one and under the age of 65.
- 2. Appellant's biweekly gross income is \$1,081.
- 3. In 2024, the monthly FPL for a household of one was \$1,255; 133% of the FPL was \$1,670.
- 4. On September 30, 2024, MassHealth determined Appellant was not eligible for a MassHealth benefit. Exhibit 1.
- 5. Appellant filed this timely appeal on September 30, 2024. Exhibit 2.

Page 2 of Appeal No.: 2415064

# **Analysis and Conclusions of Law**

MassHealth regulations at 130 CMR 505.000 *et seq*. explain the categorical requirements and financial standards that must be met to qualify for a MassHealth coverage type. The rules of financial responsibility and calculation of financial eligibility are detailed in 130 CMR 506.000: *Health Care Reform: MassHealth: Financial Requirements*. The MassHealth coverage types are:

- (1) MassHealth Standard for people who are pregnant, children, parents and caretaker relatives, young adults, disabled individuals, certain persons who are HIV positive, individuals with breast or cervical cancer, independent foster care adolescents, Department of Mental Health (DMH) members, and medically frail as such term is defined in 130 CMR 505.008(F);
- (2) MassHealth CommonHealth for disabled adults, disabled young adults, and disabled children who are not eligible for MassHealth Standard;
- (3) MassHealth CarePlus for adults 21 through 64 years of age who are not eligible for MassHealth Standard;
- (4) MassHealth Family Assistance for children, young adults, certain noncitizens, and persons who are HIV positive who are not eligible for MassHealth Standard, MassHealth CommonHealth, or MassHealth CarePlus;
- (5) MassHealth Limited for certain lawfully present immigrants as described in 130 CMR 504.003(A): *Lawfully Present Immigrants*, nonqualified PRUCOLs, and other noncitizens as described in 130 CMR 504.003: *Immigrants*; and
- (6) MassHealth Medicare Savings Programs for certain Medicare beneficiaries.

#### 130 CMR 505.001(A).

In order to establish eligibility for MassHealth benefits, applicants must meet both the categorical and financial requirements. MassHealth determines financial eligibility based on an applicant's modified adjusted gross income. MassHealth takes the countable income, which includes earned income as described in 130 CMR 506.003(A) and unearned income described in 130 CMR 506.003(B) and subtracts deductions described in 130 CMR 506.003(D). 130 CMR 506.007. Per 130 CMR 506.003, the regulatory definitions of earned income, unearned income and deductions are as follows:

#### (A) Earned Income.

- (1) Earned income is the total amount of taxable compensation received for work or services performed less pretax deductions. Earned income may include wages, salaries, tips, commissions, and bonuses.
- (2) Earned taxable income for the self-employed is the total amount of taxable annual income from self-employment after deducting annual business expenses

Page 3 of Appeal No.: 2415064

listed or allowable on a U.S. Individual Tax Return. Self-employment income may be a profit or a loss.

- (3) Earned income from S-Corporations or Partnerships is the total amount of taxable annual profit (or loss) after deducting business expenses listed or allowable on a U.S. Individual Tax Return.
- (4) Seasonal income or other reasonably predictable future income is taxable income derived from an income source that may fluctuate during the year. Annual gross taxable income is divided by 12 to obtain a monthly taxable gross income with the following exception: if the applicant or member has a disabling illness or accident during or after the seasonal employment or other reasonably predictable future income period that prevents the person's continued or future employment, only current taxable income will be considered in the eligibility determination.

#### (B) Unearned Income.

- (1) Unearned income is the total amount of taxable income that does not directly result from the individual's own labor after allowable deductions on the U.S Individual Tax Return.
- (2) Unearned income may include, but is not limited to, social security benefits, railroad retirement benefits, pensions, annuities, certain trusts, interest and dividend income, state or local tax refund for a tax you deducted in the previous year, and gross gambling income.
- (C) <u>Rental Income</u>. Rental income is the total amount of taxable income less any deductions listed or allowable on an applicant's or member's U.S. Individual Tax Return.
- (D) <u>Deductions</u>. Under federal law, the following deductions are allowed when calculating MAGI countable income. Changes to federal law may impact the availability of these deductions:
  - (1) educator expenses;
  - (2) reservist/performance artist/fee-based government official expenses;
  - (3) health savings account;
  - (4) moving expenses, for the amount and populations allowed under federal law;
  - (5) one-half self-employment tax;
  - (6) self-employment retirement account;
  - (7) penalty on early withdrawal of savings;
  - (8) alimony paid to a former spouse for individuals with alimony agreements finalized on or before December 31, 2018. Alimony payments under separation or divorce agreements finalized after December 31, 2018, or pre-existing agreements modified after December 31, 2018, are not deductible;

Page 4 of Appeal No.: 2415064

- (9) individual retirement account (IRA);
- (10) student loan interest;
- (11) scholarships, awards, or fellowships used solely for educational purposes; and
- (12) other deductions described in the Tax Cut and Jobs Act of 2017, Public Law 115-97 for as long as those deductions are in effect under federal law.

An adult under the age of 64 is eligible for MassHealth's Standard (as a parent) or CarePlus benefit if their income at or below 133% of the FPL. 130 CMR 505.002(C)(1)(a) or 505.008(A)(2)(c). MassHealth determines monthly income by multiplying weekly income by 4.333. 130 CMR 506.007(A)(2)(c).

Here, Appellant's biweekly income is \$1,081. Divided by 2 (to determine the weekly) and multiplied by 4.333, Appellant's monthly gross income is \$2,342. This is higher than the 133% limit to qualify for MassHealth (\$1,670) for a household of one. Accordingly, Appellant's income is too high to qualify for a MassHealth benefit. Appellant is eligible for a Health Connector plan. Appellant can direct any questions about Health Connector plans to 1-877-MA-ENROLL (1-877-623-6765), or inquiries concerning Health Safety Net to 877-910-2100.

This appeal is denied.

## **Order for MassHealth**

None.

# **Notification of Your Right to Appeal to Court**

If you disagree with this decision, you have the right to appeal to court in accordance with Chapter 30A of the Massachusetts General Laws. To appeal, you must file a complaint with the Superior

Page 5 of Appeal No.: 2415064

Court for the county where you reside, or Suffolk Coureceipt of this decision.	unty Superior Court, within 30 days of your
	Cynthia Kopka Hearing Officer Board of Hearings
MassHealth Representative: Sylvia Tiar, Tewksbury Street, Tewksbury, MA 01876-1957, 978-863-9290	MassHealth Enrollment Center, 367 East