A BILL FOR AN ACT

RELATING TO HUMAN SERVICES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECT	ION 1. Section 346-29, Hawaii Revised Statutes, is
2	amended by	y amending subsection (c) to read as follows:
3	"(c)	In determining the needs of an applicant or recipient
4	for public	c assistance by the department, the department shall:
5	(1)	Disregard the amounts of earned or unearned income as
6		required or allowed by federal acts and other
7		regulations, to receive federal funds and disregard
8		from gross earned income twenty per cent plus \$200 and
9		a percentage of the remaining balance of earned income
10		consistent with federal regulations and other
11		requirements;
12	(2)	Consider as net income in all cases the income as
13		federal acts and other regulations require the
14		department to consider for receipt of federal funds
15		and may consider the additional income and resources
16		as these acts and regulations permit to be considered;
17	(3)	For households with minor dependents, disregard assets
18		in determining the needs of persons for financial

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1		assistance; provided that the amount to be disregarded
2		shall not exceed standards under federally funded
3		financial assistance programs. This paragraph shall
4		not apply to persons eligible for federal supplemental
5		security income benefits, aid to the aged, blind or
6		disabled, or general assistance to households without
7		minor dependents. In determining the needs of persons
8		eligible for federal supplemental security income
9		benefits, aid to the aged, blind or disabled, or
10		general assistance to households without minor
11		dependents, the department shall apply all the
12		resource retention and exclusion requirements under
13		the federal supplemental security income program;
14	(4)	Apply the resource retention requirements under the
15		federal supplemental security income program in
16		determining the needs of a single person for medical
17		assistance only;
18	(5)	Apply the resource retention requirements under the
19		federal supplemental security income program in
20		determining the needs of a family of two persons for
21		medical assistance only and an additional \$250 for

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1		each additional person included in an application for
2		medical assistance only;
3	(6)	Disregard amounts of emergency assistance granted
4		under section 346-65;
5	(7)	Not consider as income or resources any payment for
6		services to or on behalf of, or any benefit received
7		by, a participant under the first-to-work program of
8		part XI, other than wages. Wages earned by a
9		participant while participating in the first-to-work
10		program shall be considered income of the participant
11		unless the wages are excluded or disregarded under an
12		other law;
13	(8)	Not consider as income or resources payment made to
14		eligible individuals, eligible surviving spouses,
15	•	surviving children or surviving parents as specified
16		under title I of the Civil Liberties Act of 1988,
17		Public Law 100-383, which made restitution to
18		individuals of Japanese ancestry who were interned
19		during World War II;
20	(9)	Allow the community spouse of an individual residing
21		in a medical institution to maintain countable

1		resources to the maximum allowed by federal statutes
2		or regulations with provisions for increases, as
3		allowed by the Secretary of Health and Human Services
4		by means of indexing, court order, or fair hearing
5		decree, without jeopardizing the eligibility of the
6		institutionalized spouse for medical assistance;
7	(10)	Allow an individual residing in a medical institution
8		to contribute toward the support of the individual's
9		community spouse, thereby enabling the community
10		spouse to maintain the monthly maximum income allowed
11		by federal statutes or regulations, with provisions
12		for increases as allowed by the Secretary of Health
13		and Human Services by means of indexing, court order,
14		or fair hearing decree;
15	(11)	Consider the transfer of assets from the applicant's
16		name to another name within the specified time period
17		as required by federal regulations, known as the
18		"lookback" period, prior to the application for
19		medical assistance for care in a nursing home or other
20		long-term care facility. Pursuant to rules adopted
21		under chapter 91, the director may attribute any

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1		assets that have been transferred within the required
2		federal "lookback" period from the applicant if the
3		director determines that transfer of certain assets
4		was made solely to make the applicant eligible for
5		assistance under this chapter; [and]
6	(12)	Not consider as income or resources any funds
7		deposited into a family self-sufficiency escrow
8		account on behalf of a participant under a federal
9		housing choice voucher family self-sufficiency program
10		as required or allowed under federal law[-]; and
11	<u>(13)</u>	Not consider as income or resources payments made on
12		behalf of the applicant or recipient from the section
13		8 housing voucher program of the United States
14		Department of Housing and Urban Development for
15		purposes of qualifying for the supplemental nutrition
16		assistance program."
17	SECT	ION 2. Statutory material to be repealed is bracketed
18	and stric	ken. New statutory material is underscored.
19	SECT	ION 3. This Act shall take effect upon its approval.
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Report Title:

Public Assistance; Income; Resources; Section 8; Supplemental Nutrition Assistance Program

Description:

Requires the department of human services to disregard payments made on behalf of an applicant or recipient of public assistance from the section 8 housing voucher program of the United States Department of Housing and Urban Development for purposes of qualifying for the supplemental nutrition assistance program. (SD1)

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