§ 20.313 How will the Bureau compute financial assistance payments?

(a) The social services worker will compute financial assistance payments by beginning with the Bureau standard of assistance and doing the following:

(1) Subtracting from all resources calculated under §§ 20.307 through 20.310;

(2) Subtracting the rateable reduction or maximum payment level used by the state where the applicant lives;

(3) Subtracting an amount for shelter (see paragraph (b) of this section for details on how to calculate a shelter amount); and

(4) Rounding the result down to the next lowest dollar.

(b) The social services worker must calculate a shelter amount for purposes of paragraph (a)(3) of this section. To calculate the shelter amount:

(1) The shelter amount must not exceed the amount for shelter in the state TANF standard;

(2) If the state TANF does not specify an amount for shelter, the social services worker must calculate the amount as 25 percent of the total state TANF payment; and

(3) If there is more than one household in a dwelling, the social services worker must prorate the actual shelter cost among the households receiving General Assistance; this amount cannot exceed the amount in the standard for individuals in similar circumstances. The head of each household is responsible for his/her portion of the documented shelter cost.
§ 20.314  
(c) The social services worker must not provide General Assistance payments for any period before the date of the application for assistance.

EMPLOYMENT REQUIREMENTS

§ 20.314 What is the policy on employment?
(a) An applicant or recipient must:
(1) Actively seek employment, including the use of available state, tribal, county, local or Bureau-funded employment services;

(b) A head of household who does not comply with this section will not be eligible for General Assistance for a period of at least 60 days but not more than 90 days. This action must be documented in the case file.

(c) The policy in this section does not apply to any person meeting the criteria in §20.315.

§ 20.315 Who is not covered by the employment policy?
The employment policy in §20.314 does not apply to the persons shown in the following table.

<table>
<thead>
<tr>
<th>The employment policy in §20.314 does not apply to . . .</th>
<th>He/she is . . .</th>
<th>He/she is making satisfactory progress.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Anyone younger than 16.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(b) A full-student under the age of 19 . . .
He/she is attending an elementary or secondary school or a vocational or technical school equivalent to a secondary school.

(c) A person enrolled at least half-time in a program of study under Section 5404 of Pub. L. 100–297.
He/she is making satisfactory progress.

(d) A person suffering from a temporary medical injury or illness.
It is documented in the case plan that the illness or injury is serious enough to temporarily prevent employment.

(e) An incapacitated person who has not yet received Supplemental Security Income (SSI) assistance.
A physician, psychologist, or social services worker certifies that a physical or mental impairment (either by itself or in conjunction with age) prevents the individual from being employed.
The assessment is documented in the case plan.

(f) A caretaker who is responsible for a person in the home who has a physical or mental impairment.
A physician or certified psychologist verifies the condition.
The case plan documents that the condition requires the caretaker to be home on a virtually continuous basis and there is no other appropriate household member available to provide this care.

(g) A parent or other individual who does not have access to child care.
He/she personally provides full-time care to a child under the age of 6.

(h) A person for whom employment is not accessible.
There is a minimum commuting time of one hour each way.

§ 20.316 What must a person covered by the employment policy do?
(a) If you are covered by the employment policy in §20.314, you must seek employment and provide evidence of your monthly efforts to obtain employment in accordance with your ISP.

(b) If you do not seek and accept available local and seasonal employment, or you quit a job without good cause, you cannot receive General Assistance for a period of at least 60 days but not more than 90 days after you refuse or quit a job.