

Appeal of:	
Case No.	

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	PARTIES' FINDINGS OF FACT AND STIPULATED AGREEMENT
BACK	GROUND
	is matter is an appeal of the denial of Medical Assistance and payment of Long Term Care (LTC) services gibility for
	e appellant and the county assistance office (CAO), through their respective representives, have agreed to a stipulated finding of fact and agreement in this matter.
ISSUE	
on Ma	nat amount of additional resources is the community spouse permitted to protect in excess of her/his standard e-half share for the purpose of generating income to bring her/his income up to the Community Spouse Monthly aintenance Needs Allowance (CSMMNA). NGS OF FACT
1.	is the Appellant. is the community spouse.
2.	The Appellant entered an LTC facility or was assessed functionally eligible for Home and Community-Based Services (HCBS) on The total countable resources of the Appellant and the community spouse on were \$
3.	An application for Medical Assistance and payment of LTC services was filed on \$
4.	The community spouse's protected share, known as the Community Spouse Resource Allowance (CSRA) (subject to the minimum and maximum amounts), is \$
5.	At the time of the application, the Appellant's total gross monthly income minus deductions for medical insurance premiums and the Personal Needs Allowance was \$. The community spouse's total gross monthly income was \$
6.	The CSMMNA is \$. In addition to her/his income listed in paragraph 5, the community spouse is deemed to receive \$. monthly income from her/his CSRA.
7.	The community spouse is entitled to \$ of additional income from the Appellant. The Appellant may transfer \$ per month to the community spouse.

8. The community spouse still needs additional income in order to increase her/his income to the CSMMNA. In order to

provided that amount of resources are available to purchase an annuity.

generate the additional monthly income of \$

cost of \$

the community spouse could purchase an annuity at the



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9.	The couple's total countable resources at admission/functional assessment were \$.									
	\$. Considering the protected share of resour	ces for the co	mmuni	ty spouse	at the	time of				
	application, in the amount of \$. and the resou	irce allowance	e of \$			for the Appellant				
	an amount of \$. remains for the community sp	pouse to purc	hase ar	annuity.	The m	onthly income to				
	the community spouse from an annuity purchased at the cost o	\$	•	would be	\$					
10.	The Department will count as income to the community spouse annuity she/he can purchase with the amount of resources prot to calculations. Income will be counted even if the community agreement regarding the attribution of annuity income is binding	tected for tha spouse choos	t purpos ses not	se in accor	dance	with the agreed-				
T.,	STIPULATED AGRE			4 41 - 4 41						
	ordance with 55 Pa. Code § 178.124(b) (2), the department and the ted a CSRA of \$. in order to generate income sur									
-	at Assistance and payment of LTC services benefits may be autho									
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			D 1							
	Representative of Appellant		Date							
	Relationship to Appellant									
	CAO Representative		Date							
	Title									