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Federal and state Medicaid laws are complex and subject to change. Neither Nationwide nor its representatives can provide legal, accounting, regulatory or tax advice. No specific recommendations on how to position assets or how an annuity may be used to qualify for Medicaid can be provided by Nationwide or its representatives. Please consult with an attorney and tax advisor who specialize in Medicaid planning for answers to specific questions.

What is Medicaid?

Medicaid, sometimes referred to as Title 19, is a federal and state program that provides medical assistance for those who qualify. The specific requirements vary by state and even by local communities. It is meant to assist those who don't have the financial resources to pay for their medical care. Medicaid is often used for those who need, but cannot afford the cost of, long-term care, and may also provide assistance to those with special needs. It is a program that is meant to help the impoverished and needy.

Medicaid requirements

There are generally 3 factors that have to be considered to determine if someone qualifies for Medicaid assistance.

- 1. Asset limits
 - Exempt or noncountable assets
 - Nonexempt or countable assets
- 2. Income limits
- 3. Gifts—A five-year look back for any transfers done for less than fair market value

Medicaid planning has to consider all three of these factors. There are additional planning factors when a community spouse (the noninstitutionalized spouse) is involved, since states have enacted nonimpoverishment laws to allow the community spouse to live at home and not be forced into poverty.

States, and even communities within a state, will have differing asset and income limitations.

How are immediate annuities used in Medicaid planning?

Immediate annuities are used to convert assets into income to help bring the amount of countable assets down within the Medicaid asset limitations. The Deficit Reduction Act (DRA) of 2005 established guidelines defining the characteristics an annuity must have to be considered a noncountable asset and excludable from the five-year look back. The annuity must:

- Be irrevocable and non-assignable
- · Use life expectancy tables equivalent to the Social Security life expectancy tables used by Medicaid
- Return all premiums to the client by the end of the client's life expectancy
- Have a term no longer than the client's life expectancy
- Have no cash value
- Be actuarially sound:
 - Cannot provide balloon payments
 - Must have equal payments
- · Have the beneficiary arrangement set up to comply with the state's Medicaid recovery rules

States may have their own variations on these requirements, especially related to IRAs or money in retirement plans.

Is Nationwide INCOME Promise Select® Medicaid friendly?

The client's attorney has to determine if Nationwide INCOME Promise Select is appropriate for the Medicaid planning being done. There are requirements that an annuity has to meet for use in the Medicaid planning process if the intent is to prevent it from being a countable asset and excluded from the five-year look back. The attorney will need to confirm that the annuity and the way that it is structured meets the client's objectives and is Medicaid-compliant in the attorney's opinion.

Some facts about Nationwide INCOME Promise Select that may make it an appropriate annuity for Medicaid planning:

1. It has a non-assignability election and subsequent endorsement (except in New York) that makes the contract nonassignable. (Nationwide INCOME Promise Select has not been approved in New York with the non-assignability election and therefore cannot meet the Medicaid requirements in New York.)

Nationwide Life Insurance Company

P.O. Box 182021 Columbus, OH 43218-2021 1-800-452-7126

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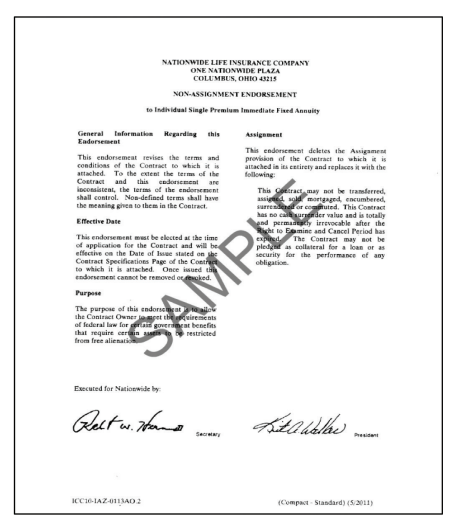
Income Promise® Select

Application for Individual Single Premium Immediate Fixed Annuity Minimum Initial Purchase Payment of \$10,000 When the non-assignability box on the application is checked, as noted above, a "Non-Assignment Endorsement" becomes part of the contract as does the original application. A sample "Non-Assignment Endorsement" is on the next page.

The IRS has declared that civil union partners and domestic partners are not considered spouses for purposes of federal tax law. Therefore the tax treatment provided by federal tax law to a surviving spouse is NOT currently available to a surviving civil union partner or surviving domestic partner. For information regarding federal tax laws, please consult a tax advisor. 1. Parties to the Contract Please print. 1a. Contract Owner Last Name: First Name: All Non Employer/Trust Name (if applicable): Natural (Additional forms required. Please see the New Business enrollment packet.) Contracts will require underwriting Date of Birth: Sex: M F Soc. Sec. No. or Tax ID: and company Street: approval before the State: Contract is funded. E-mail Address: Phone Number: ☐ I elect to make this Contract Non-Assignable (In certain instances this annuity may be purchased for a specific goal which requires restricting specific features of the Contract. Selecting this endorsement will ensure the this Contract is irrevocable, non-transferable and non-assignable, and has no value that can be surrendered, loaned, commuted or withdrawn.)

Above is a copy of part of the application. The box titled "I elect to make this Contract Non-Assignable," when checked, makes the contract non-assignable and removes the contract's liquidity feature.

Non-assignment endorsement for Nationwide INCOME Promise Select



2. The INCOME Promise Select contract is irrevocable by its standard terms. Sample language from page 6 of the INCOME Promise Select contract:

This contract has no cash surrender value and after the Right to Examine and Cancel Period has expired is irrevocable and can not be surrendered.

- 3. The liquidity feature is declined, so the annuity does not have any cash surrender value and does not provide for balloon payments.
- 4. The Cost of Living Benefit is not purchased, so the payments will be equal through the term of the annuity.
- 5. The term certain used, as directed by the attorney, is compliant with the Medicaid guidelines and doesn't exceed the client's life expectancy requirements.
- 6. The titling and beneficiary arrangements are compliant with the state's Medicaid requirements, as determined by an elder care attorney.

A special note on liquidity and irrevocability

All annuity contracts under various state laws must provide the annuity purchaser with a right to examine or cancel, also known as the "free-look provision." The annuity contract during that time period, which can vary by state, is liquid and revocable until that time period passes. The attorney needs to take that into consideration when doing Medicaid planning to determine the timing for the filing of Medicaid benefits.

A sample "Right to Examine and Cancel" from the first page of Nationwide's INCOME Promise Select specimen contract is below.

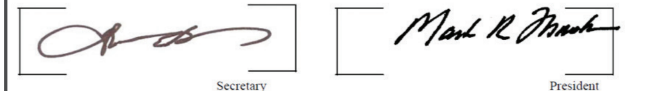
RIGHT TO EXAMINE AND CANCEL

THE CONTRACT OWNER HAS THE RIGHT TO EXAMINE AND CANCEL THE CONTRACT. THE CONTRACT OWNER MAY RETURN THE CONTRACT WITHIN TEN DAYS OF THE DATE IT IS RECEIVED BY THE CONTRACT OWNER TO THE HOME OFFICE OF NATIONWIDE OR THE AGENT THROUGH WHOM IT WAS PURCHASED. WHEN NATIONWIDE RECEIVES THE CONTRACT, IT WILL CANCEL THE CONTRACT AND REFUND THE PURCHASE PAYMENT, LESS PREMIUM TAX, IN FULL.

IF THE CONTRACT IS ISSUED AS A REPLACEMENT CONTRACT, IT MAY BE RETURNED WITHIN THIRTY DAYS FROM THE DATE IT IS RECEIVED BY THE CONTRACT OWNER, OR ANY LONGER PERIOD AS MAY BE REQUIRED BY APPLICABLE LAW, IN THE STATE WHERE THE CONTRACT IS DELIEVERED OR ISSUED FOR DELIVERY.

THIS IS A LEGAL CONTRACT BETWEEN NATIONWIDE AND THE CONTRACT OWNER, PLEASE READ IT CAREFULLY. IF THE CONTRACT IS NOT RETURNED DURING THE RIGHT TO EXAMINE AND CANCEL PERIOD, THE CONTRACT OWNER WILL BE BOUND BY THE TERMS OF THE CONTRACT.

Executed for Nationwide on the Date of Issue.



READ YOUR CONTRACT CAREFULLY

Guidance must come from the client's attorney

A qualified, knowledgeable attorney who specializes in Medicaid planning in the client's community must be involved if a client or client's family is considering Medicaid. Only that attorney can provide specific legal advice and direction on setting up a Medicaid plan for a client.

What does the client's attorney need to provide?

The attorney or legal counsel needs to provide specific written directions on how the annuity application has to be completed. A copy of these directions or instructions should be kept in a file. Here is the information that will be needed to complete the application:

	Sex: M F Social Security #:	
Street:		
City:	State:	Zip:
E-mail Address:	Phone Number: ()
Usually the owner and annuita	nt will be the same person.	
	Sex: M F Social Security #:	
Street:		

Medicaid will usually be n	nents may vary depending on who purchas amed as the primary beneficiary for the to nt. Any amounts remaining after payment named.	otal amount of medical assistance
-	ouse, minor children or disabled depende te named as contingent beneficiary for the	
. Payee:		
Date of Birth:	Sex: M F Social Secu	urity #:
Street:		
City:	State:	Zip:
E-mail Address:	Phone Numl	ber: ()
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Does an annuity always have to be Medicaid-friendly?

There may be planning situations where an annuity doesn't have to meet the Medicaid requirements, but the attorney will determine if that is appropriate based on the client's situation. That's why it is imperative that written direction from the attorney be provided for how the annuity has to be set up.

How about taxation and income?

Because there are Medicaid income limitations and because states may differ on how they view income from the purchase of an nonqualified immediate annuity, it is important that the attorney take these into consideration to avoid a denial of a Medicaid claim.

The federal income taxation of nonqualified immediate annuity payments is governed by Internal Revenue Code (IRC) Section 72. A competent tax advisor should be consulted to determine what the tax ramifications will be for the client, considering his or her specific financial situation. If qualified pre-tax dollars are used to purchase an immediate annuity, then generally the entire amount of the payment will be income taxable.

Planning

Medicaid regulations and requirements have changed and may change in the future, so it is best to have a retirement income plan that is not dependent on Medicaid. Good planning, with proper investing and the appropriate insurance products, allows the client to determine the type of medical care and lifestyle that he or she wants.



Visit nationwide.com/income-promise or call 1-800-452-7126 for more information.



This material is not a recommendation to buy, sell, hold or roll over any asset, adopt an investment strategy, retain a specific investment manager or use a particular account type. It does not take into account the specific investment objectives, tax and financial condition or particular needs of any specific person. Investors should work with their financial professional to discuss their specific situation.

INCOME Promise Select, a single premium immediate fixed annuity, is issued by Nationwide Life Insurance Company, Columbus, Ohio.

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