

MinnesotaCare:

No provisions.

MA:

For uncompensated transfers occurring before 8-11-93, the period of ineligibility is the lesser of 30 months or the number of months resulting from the following calculation:

1. Determine the uncompensated value of improperly transferred assets. See §0909.27.09 (Determining Uncompensated Value).
2. Divide the uncompensated value of the asset by the statewide average monthly payment rate for skilled nursing facility care (SAPSNF). Use the SAPSNF in effect on the date of the client's application that covers the current application processing period or period of MA eligibility. If someone has been on MA since before 7-1-90, the SAPSNF to use is \$2,177. Truncate partial months. If the amount improperly transferred is less than the SAPSNF, it does not affect eligibility.

Effective 7-1-05, the SAPSNF is \$4,198. From 7-1-04 through 6-30-05, the SAPSNF is \$4,111.

The 30-month maximum on penalty periods does not apply to transfers which were made on or after 8-11-93. See §0909.27.11 (Improper Transfer Ineligibility).

NOTE:

Because the maximum lookback period for transfers is 60 months, no transfers made on or after 8-11-98 will be subject to penalty.

GAMC:

See §0909.27.11 (Improper Transfer Ineligibility). For GAMC transfers, the SAPSNF is \$3,441 effective 7-1-05 (\$3,434 from 7-1-04 through 6-30-05). This is not the same as MA.