# In Confidence

Office of the Minister for Social Development and Employment Office of the Minister of Health

Chair, Cabinet Legislation Committee

Adjustment to the Residential Care Subsidy as part of the Annual General Adjustment 2024

# Proposal

1. Every year, changes are made to the Residential Care and Disability Support Services regulations to reflect changes in the All Groups Consumers Price Index (CPI).
2. It is proposed that the Cabinet Legislation Committee authorise the submission of the following two amendment instruments (collectively ‘the Amendment Regulations’) to the Executive Council:
   1. The Residential Care and Disability Support Services (Annual Adjustment of Applicable Asset Thresholds and Income-from-assets Exemption) Regulations 2024 and
   2. The Residential Care and Disability Support Services Amendment Regulations (No 2) 2024.
3. The adjustments made under 2.1 constitute an annual process that is required by section 75(1) of the Residential Care and Disability Support Services Act 2018 (the Act), with any changes taking effect from 1 July 2024.
4. The adjustments made by 2.2 occur when the cumulative change in the CPI Index triggers a

$500 increase in gifting levels, as required by a Cabinet decision made in 2004 [CAB Min (04) 30/08 refers]. The CPI for the year ending 31 March 2024 was 4.02 percent. This has triggered a $500 increase in gifting levels for 2024.

1. The Amendment Regulations are required to:

* increase the asset thresholds used to determine financial eligibility for a Residential Care Subsidy by 4.02 percent from 1 July 2024, in line with the increase in the CPI for the year ending 31 March 20241
* increase the yearly income-from-assets exemptions used to assess a person’s contribution to their residential care by 4.02 percent from 1 July 2024, in line with the CPI for the year ending 31 March 2024
* adjust the allowable gifting amount over five years - the gifting period - from $7,500 a year to $8,000 a year. As a consequence of adjusting the allowable gifting amount the maximum a person can gift in recognition of care will also increase from $37,500 to

$40,000.

1 The unrounded CPI actually used is 4.0229885%, applied against the unrounded threshold amounts before rounding up to the next whole dollar.

# Background

1. The Residential Care Subsidy (RCS) provides financial assistance towards the cost of long- term residential care in a hospital or rest home.
2. A person must first undergo an asset and income test, known as the Financial Means Assessment, to determine if a person is financially eligible to receive RCS. This determines the contribution they are required to make towards the cost of their contracted care.
3. If their assets are above the applicable threshold, they pay the maximum contribution rate which is set equal to the contracted cost of rest home level care. If their assets are at, or below, the relevant threshold, they are financially eligible for the subsidy.
4. A person’s income is then assessed to determine the contribution they must make towards the cost of their care. The amount of subsidy is the difference between the cost of contracted care services and the amount a person is required to contribute.
5. A person can gift up to a specific maximum gifting amount within the five-year period leading up to their application for the RCS without it affecting their asset assessment. The maximum gifting amount is not always increased annually, instead it is increased in $500 increments (on 1 July) when triggered by cumulative changes in the CPI, as is the case this year.
6. Currently there are around 20,000 people receiving RCS.

# Residential Care Subsidy asset thresholds

1. The asset thresholds are required by law to be adjusted annually on 1 July by the percentage increase in the CPI for the year ending 31 March as set out in section 75(1) of the Residential Care and Disability Support Services Act 2018 (the Act).
2. The Amendment Regulations are required to increase the asset thresholds in line with the

4.02 percent increase in the CPI for the year ending 31 March 2024.

1. We are proposing that the Amendment Regulations will make the following changes to asset thresholds:

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| --- | --- | --- | --- |
|  | | **Asset threshold** | |
| **Circumstance** | | **1 July 2023** | **1 July 2024** |
| Single person | | $273,628 | $284,636 |
| Both partners in a couple are in residential care | | $273,628 | $284,636 |
| One partner in a couple is in residential care | House and car not exempt | $273,628 | $284,636 |
| House and car exempt | $149,845 | $155,873 |

# Income-from-assets exemptions

1. When a person’s income is assessed, a portion of any income they receive from their assets is exempt from their income assessment. This amount is referred to as the “income-from-assets exemption”.
2. The income-from-assets exemptions are required by law to be adjusted annually on 1 July by the percentage increase in the CPI for the year ending 31 March as required by section 75(2) of the Act.
3. The Amendment Regulations are required to increase the income-from-assets exemptions in line with the 4.02 percent increase in the CPI for the year ending 31 March 2024.
4. We are proposing that the Amendment Regulations make the following changes to the income- from-assets exemptions per year:

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| --- | --- | --- |
|  | **Income-from-assets exemption** | |
| **Circumstance** | **1 July 2023** | **1 July 2024** |
| Single person | $1,188 | $1,236 |
| Both partners in a couple are in residential care | $2,376 | $2,472 |
| One partner in a couple is in residential care | $3,564 | $3,707 |

# The allowable gifting amount

1. A person can currently gift up to $7,500 a year within the five-year period leading up to their application for the RCS without it affecting their asset assessment. This is referred to as

“allowable gifting”. Allowable gifting includes a maximum amount of $37,500, within the five-year period. This could include assets, income, or cash an applicant has gifted a family member or to a person (or entity) in recognition of a high level of care they have provided the applicant. The level of care must be determined to meet certain criteria.

1. In 2004, Cabinet directed that the allowable gifting amount should be adjusted upwards by

$500 when the cumulative change in the CPI over several years meets the $500 threshold [CAB Min (04) 30/08 refers].

1. Increasing the allowable gifting levels by the cumulative percentage change in the CPI since 2023 would result in a $646 increase, triggering the $500 adjustment for 1 July 2024.
2. Accordingly, we are proposing the Amendment Regulations adjust the allowable gifting amount contained in the Residential and Disability Support Services Regulations 2018. This year the maximum amount needs to be increased from $7,500 a year to $8,000 a year within the five- year period before a person’s application for the Residential Care Subsidy. The maximum gifting levels in recognition of care consequently need to be increased from $37,500 to $40,000.

# Consultation

1. Health New Zealand will provide and fund the RCS. The Ministry of Social Development administers the financial means assessment. This paper was developed jointly by Health New Zealand and the Ministry of Social Development. The Treasury was consulted. The Department of Prime Minister and Cabinet has been informed.

# Financial implications

1. Increasing the asset thresholds and income-from-assets exemptions will increase the cost of the RCS by around $11 million a year out of forecast expenditure of $1,600 million on aged residential care. This cost will be met by Health New Zealand from funding for health and disability support services in 2024/25 and no annual specific changes to appropriations will be made for the increase in the thresholds.
2. Health New Zealand budgets for the yearly increases to the cost of aged residential care including the cost of the Residential Care Subsidy as a result of the Annual General Adjustment. Health New Zealand also pays the difference between what the resident has to pay and the contracted cost of care. This means that the 1 April 2024 increase in New Zealand Superannuation reduces Health New Zealand expenditure on aged residential care by more than $21 million. Health New Zealand can accommodate the increases that this paper covers.

# Timing and the 28-day rule

1. The Executive Council date will be on 27 May 2024. The Amendment Regulations will need to be Gazetted by 30 May 2024 to comply with the 28 day rule before the Regulations come into force on 1 July 2024.

# Compliance

1. The Amendment Regulations comply with:

* the rights and freedoms contained in the New Zealand Bill of Rights Act 1990 and the Human Rights Act 1993
* the principles and guidelines set out in the Privacy Act 2020
* the principles of the Treaty of Waitangi
* relevant international standards and obligations; and
* *Legislation Guidelines: 2021 Edition*, published by the Legislation Advisory Committee.

# Regulations Review Committee

1. There are no grounds for the Regulations Review Committee to draw the Amendment Regulations to the attention of the House under Standing Orders 315.

# Certification by Parliamentary Counsel Office

1. The Parliamentary Counsel Office has certified that the Amendment Regulations are in order for submission to the Executive Council.

# Regulatory impact analysis

1. A regulatory impact analysis is not required as the Amendment Regulations are of a minor nature and do not substantially alter existing arrangements. The Amendment Regulations do not entail compliance costs for the aged residential care sector.

# Publicity

1. The new income-from-assets exemptions will be published in the New Zealand Gazette. Health New Zealand is required to notify residents of any changes to the asset thresholds and allowable gifting amounts. The changes to the asset thresholds and income-from-assets exemptions will be set out in public brochures updated on 1 July 2024. Copies of the Amendment Regulations will be able to be accessed through the website [www.legislation.govt.nz.](http://www.legislation.govt.nz/)

# Proactive Release

1. This paper will be proactively released, subject to any necessary redactions under the Official Information Act 1982, within 30 business days of decisions being confirmed by Cabinet (CO

(23) 4).

# Recommendations

1. It is recommended that the Committee:
2. **note** that sections 75(1) and 75(2) of the Residential Care and Disability Support Services Act 2018 require the asset thresholds and the income-from-assets exemptions to be increased on 1 July every year in line with “upwards movement (if any) in the index number of the CPI for the year ending on the previous 31 March.”
3. **note** that the Residential Care and Disability Support Services (Annual Adjustment of Applicable Asset Thresholds and Income-from-assets Exemption) Regulations 2024 increase:
   1. the asset thresholds used to determine financial eligibility in line with the

4.02 percent increase in the CPI for the year ending 31 March 2024

* 1. the maximum income-from-assets exemptions per year in line with the 4.02 percent increase in the CPI for the year ending 31 March 2024

1. **note** that in 2004 Cabinet agreed that the allowable gifting amounts prescribed in the Residential Care and Disability Support Services Regulations 2018 should be reviewed annually for adjustment in line with the CPI and that such adjustments should be in $500 increments [CAB Min (04) 30/08 refers]
2. **note** that the Residential Care and Disability Support Services Amendment Regulations (No 2) 2024 will increase the allowable gifting amount by $500, from $7,500 to $8,000, because the accumulated change based on movement in the CPI from 1 April 2023 to 31 March 2024 has reached $646
3. **note** that the Residential Care and Disability Support Services Amendment Regulations (No 2) 2024 will increase the maximum gifting levels for recognition of care from

$37,500 to $40,000 for the five years prior to a person’s application for the Residential Care Subsidy, as a consequence of adjusting the allowable gifting amount

1. **note** that the Residential Care and Disability Support Services (Annual Adjustment of Applicable Asset Thresholds and Income-from-assets Exemption) Regulations 2024 will increase the cost of the Residential Care Subsidy by around $11 million a year
2. **note** that the fiscal cost of increasing the asset thresholds and income-from-assets exemptions will be met by Health New Zealand from funding for health and disability support services in 2024/25 and no annual specific changes to appropriations will be made for the increase in the thresholds
3. **authorise** the submission to the Executive Council of the Residential Care and Disability Support Services (Annual Adjustment of Applicable Asset Thresholds and Income-from- assets Exemption) Regulations 2024 and Residential Care and Disability Support Services Amendment (No 2) Regulations 2024
4. **note** that the Residential Care and Disability Support Services (Annual Adjustment of Applicable Asset Thresholds and Income-from-assets Exemption) Regulations 2024 and Residential Care and Disability Support Services Amendment Regulations (No 2) 2024 will come into force on 1 July 2024.

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| Hon Louise Upston  Minister for Social Development and Employment | Hon Dr Shane Reti  Minister of Health |

Authorised for lodgement