

RESOLUTION NO. 2050

AT A MEETING OF THE BOARD OF ADA COUNTY COMMISSIONERS, State of Idaho, on the 9th day of February, 2010, the following Resolution was adopted, to wit:

**WHEREAS**, Idaho Code § 31-3502(17) (formerly subsection (15)) defines “medically indigent” to mean any person who is in need of necessary medical services and who, if an adult, together with his or her spouse, or whose parents or guardian if a minor, does not have income and other resources available to him from whatever source sufficient to pay for necessary medical services.

**WHEREAS**, Idaho Code § 31-3502(25) (formerly subsection (23)) defines “resources” to mean all property, for which an applicant and/or an obligated person may be eligible or in which he or she may have an interest, whether tangible or intangible, real or personal, liquid or nonliquid, or pending, including, but not limited to, all forms of public assistance, crime victim’s compensation, worker’s compensation, veterans benefits, medicaid, medicare, supplemental security income (SSI), third party insurance, other insurance or apply for section 1011 of the medicare modernization act of 2003, if applicable, and any other property from any source. Resources shall include the ability of an applicant and obligated persons to pay for necessary medical services, excluding any interest charges, over a period of up to five (5) years starting on the date of necessary medical services are first provided.

**WHEREAS**, in order to increase efficiency, the Board of Ada County Commissioners may delegate to Ada County Indigent Services clerks the authority to perform ministerial acts on its behalf; and

**BE IT HEREBY RESOLVED** that the Board of Ada County Commissioners hereby provides as follows:

1. Pursuant to the medical indigency statutes, Idaho Code § 31-3501 *et seq.*, the Ada County Indigent Services Clerks are authorized to make a determination of “the ability of an applicant and obligated persons to pay for necessary medical services over a period of up to five (5) years” by deducting from the applicant’s and obligated persons’ income allowable monthly expenses, which are deemed to be necessary living expenses.

2. Ada County has compiled a Table of Allowable Monthly Expenses, which is to be reviewed and adjusted every three (3) months by the Director of Ada County Indigent Services for purposes of medical indigency applications. The Table of Allowable Monthly Expenses will be maintained at Ada County Indigent Services and is available to the public as a public record.

This Resolution replaces Resolution 1660, dated February 9, 2010.

**APPROVED AND ADOPTED** this 14<sup>th</sup> of April 2015.

**Board of Ada County Commissioners**

By: \_\_\_\_\_  
Jim Tibbs, Commissioner

By: \_\_\_\_\_  
Rick Yzaguirre, Commissioner

By: \_\_\_\_\_  
David L. Case, Commissioner

ATTEST:

\_\_\_\_\_  
Christopher D. Rich, Ada County Clerk