CHAPTER 2
GENERAL ASSISTANCE
TITLE VII - SOCIAL AND HUMAN SERVICES

SECTION 1. PURPOSE
The primary purpose of the Jones County General Assistance Program shall be to provide for the assistance of poor persons in Jones County who are ineligible for, or who are in immediate need and are awaiting approval and receipt of assistance under, programs provided by the State of Iowa, or the United States Government. It is intended to, and shall address, current needs only.

Furthermore, the Jones County General Assistance Program shall attempt to provide for the limited assistance of needy persons in Jones County.

Eligible applicants and their households may receive rental and utility assistance twice within a twelve month period, unless the costs of the previous assistance have been reimbursed to the Jones County General Assistance Program as per section 252.13, Code of Iowa. For purposes of the Jones County General Assistance program, each application shall be considered to be submitted by and represent all members of the applicant’s household. For purposes of the Jones County General Assistance Program, assistance through FEMA funds and the Veteran’s Assistance Program shall be considered as assistance received through the General Assistance Program.

SECTION 2. DEFINITIONS

A. APPLYING HOUSEHOLD means the individual applying and:
   1. Immediate family including spouse, children under the age of 18, children over the age of 18 who are dependent upon the applicant.
   2. Any person cohabitating with the applicant.
   3. All persons who reside with the applicant who are dependants, as defined by the Internal Revenue Code (Chapter 26 U.S.C. 152), of either the applicant or a person cohabitating with the applicant.
   4. Any other adult person residing with the applicant who shares income and/or has expenses in common.

B. ASSETS/LIQUID ASSETS means cash or any other item of net worth of the family unit that can be readily converted to cash within seven days.

C. ASSISTANCE means, rent, heating fuel, electric and/or gas utilities, and burial assistance.

D. AWAITING APPROVAL AND RECEIPT means a poor or needy person who has applied for assistance under any State or Federal law; who has pursued that application with due diligence and who has not had that application denied. This does not include an appeal of denial of benefits. It does include a person who had an application denied and who reapply after 18 (eighteen) consecutive months have expired from the date of the denial.

E. DIRECTOR/GENERAL ASSISTANCE DIRECTOR means the position of Jones County General Assistance Director. This position shall be appointed by the Jones County Board of Supervisors. It shall be the responsibility of the General Assistance Director, or his/her designee to determine the eligibility of each applicant for
general assistance under this ordinance. In doing so the General Assistance Director shall determine all real and personal property owned by the applicant and all sources of income for the applicant.

F. DISABILITY means the physical and/or mental condition of a person which constitutes an inability to maintain a continuous, substantial gainful employment.

G. HOME MORTGAGE means a mortgage with first priority recorded upon property owned by the applicant which is the applicant’s primary residence. Jones County General Assistance shall not provide assistance to someone who owns or is buying their own home, including mobile homes. The Jones County General Assistance Program will assist with lot rent for a mobile home that is located in an established mobile home court. The Jones County General Assistance Program will not pay rent to a family member.

H. INCOME
1. COUNTABLE INCOME means the total earned income and unearned income minus exemptions allowed pursuant to the provisions of this Ordinance, or resolution of the Board of Supervisors. Exemptions are limited to documented child support paid to a child that does not reside in the applying household, documented alimony paid to a person that does not reside in the applying household, and documented medical expenses including medical insurance. The applicant is responsible for providing documentation, acceptable to the Director, for all exemptions to countable income.

2. EARNED INCOME means income including, but not limited to, gross wages, salaries, fees, or exchanged services derived from labor, professional services, or self-employed earnings.

3. UNEARNED INCOME means income including but not limited to child support, alimony, interest, income from property such as rent and workers compensation.

I. NEEDY PERSON is a person or the family unit of that person who because of circumstances which are not attributable to that person, needs immediate temporary assistance. A needy person is also a person who may have some limited resources, and who meets the eligibility guidelines for assistance. Assistance for needy persons is provided pursuant to eligibility and benefit guidelines under the discretionary authority of the Jones County Board of Supervisors, and based upon budget availability.

J. NET WORTH includes, but is not limited to, income or monies from any source, food stamps, subsidized housing, monies due the applicant, savings and other deposits, stocks, bonds, 401K, IRA/Keogh, real estate, cash value of life insurance policies, jewelry and the value of all other real and personal property. It excludes clothing, wedding ring, usual household furnishings and bedding, and automobiles of a value not to exceed $7,500.

K. POOR PERSON is a person in conformity with Iowa Code 252.1, shall be construed to mean those who have no real or personal property,
exempt or otherwise, who has resided in Jones County for at least two months, who because of physical or mental disability, are unable to engage in gainful employment and/or to earn a living by labor.

**SECTION 3. ELIGIBILITY REQUIREMENTS FOR GENERAL ASSISTANCE**

A. **APPLICATION:** Application for assistance shall be submitted by needy and poor persons to the Director of Assistance at the Jones County Courthouse in Anamosa, Iowa, between the hours of 8:00 am and 4:30 pm Monday through Friday. These applications shall be submitted on forms provided by the Director of General Assistance.

If, because of undue hardships, a needy or poor person cannot come to the courthouse, the Director shall mail such person an application form.

If the applicant or the family unit is or appears to be eligible for further assistance or assistance from any other federal, state or local source, the Director shall immediately refer the applicant to that source. It shall be the obligation of the applicant to immediately make application to that source and pursue such application with the due diligence as a condition to be eligible for further assistance under this ordinance. Failure to apply for all other assistance programs will automatically disqualify the applicant/household for Jones County assistance.

It is the obligation of each person applying for assistance to establish his or her eligibility for any category of assistance, and the need for any item of assistance. If requested the person applying shall provide the Director with a verified statement of net worth, federal and state income tax returns, medical reports and authorizations and anything else requested by the Director that bears upon the person’s eligibility and need for assistance. The Director shall proceed to conduct a reasonable investigation concerning the applicant’s eligibility and needs.

1. An applicant who is eligible for assistance through the Veterans Assistance Program shall apply for assistance through this Program first.
2. All applicants must have a physical address, a post office box address will not be accepted.
3. The name of the applicant must match the name on the outstanding bills submitted for payment.
4. Applicants who supply false information will be automatically denied.
5. Applicants who apply for SSI benefits must execute an Interim Assistance Reimbursements (IAR) forms and provide it to the Director.
6. The applicant’s file and the investigation and findings of the Director shall be made available to the applicant upon their written request or the applicant’s attorney by written authorization. The applicant, at their own expense, may obtain legal assistance at any time.

B. **EMPLOYMENT:** A needy person, who is not needed in the home to care for minor children who are not yet enrolled in school or
handicapped adults, shall immediately register for employment with the Iowa Workforce Development and otherwise actively seek employment. The needy person shall seek and accept any reasonable employment whether or not it is suitable employment under the guidelines of Iowa Workforce Development. A refusal or failure to actively seek employment or failure to accept reasonable employment offered, shall disqualify the needy person from receiving future benefits. The needy person will be required to provide reasonable proof that he or she is actively seeking employment. The applicant will be required to sign a release of information to the Workforce Development of Iowa. Previously employed applicants must sign up for unemployment benefits. Unemployed applicants may also be referred to a work or vocational training project if appropriate. An applicant who voluntarily quits his or her job shall be disqualified from General Assistance for a period of three months. An applicant on strike is presumed a voluntary quit for the purposes of General Assistance eligibility. Laid-off workers must apply for unemployment benefits. Recipients of relief may further be required to work for the county as a condition to receipt of such benefits as required in Section 252.42, Code of Iowa. No attempt to control income level will be allowed. An applicant who voluntarily withdraws from the work force to attend school is not eligible for General Assistance.

C. ELIGIBILITY: Emergency assistance is to be provided to a needy person who is in need of immediate assistance. The applying household must meet the following criteria:
1. Have lawfully resided in Jones County for at least two months.
2. Are at least 18 years old, or a minor emancipated by marriage and in the case of an unwed minor parent.
3. Have monthly countable income of less than the current guidelines for State and/or Federal financial assistance. The applicant is not eligible for emergency County assistance if eligible for FIP (Families Investment Program through the Department of Human Services), is eligible for housing assistance unless they are on a waiting list, or if eligible for subsidized housing and a unit is available.
4. Is unable to obtain assistance from any other sources, and whose income or assistance from a State or Federal program has been delayed or not actually received by the person because of reasons not attributable to that person.
5. Does not have liquid assets of the family unit from which to pay for the items of assistance being requested.
6. Have a net worth (see definition under Section 2. J.), of less than $1,000.
7. Have made application for and complied with all requirements for all other assistance programs for which the applicant or other members of the household may be eligible.
8. Has registered with those employment and/or job training agencies which are determined by the Director to be appropriate, complies with all requirements of those agencies and accepts work and training as offered.
9. The maximum monthly income for the household shall not exceed 125% of the Federal Poverty Guidelines, published each year by the US Department of Human Services.

D. ELIGIBILITY OF A POOR PERSON: Assistance is to be provided to poor persons who are in need of immediate assistance. The applying household must meet the following criteria:
1. Have lawfully resided in Jones County for at least two months.
2. Are at least 18 years old, or a minor emancipated by marriage and in the case of an unwed minor parent.
3. Have monthly countable income of less than the current guidelines for State and/or Federal financial assistance. The applicant is not eligible for emergency County assistance if eligible for FIP (Families Investment Program through the Department of Human Services), is eligible for housing assistance unless they are on a waiting list, or if eligible for subsidized housing and a unit is available.
4. Is unable to obtain assistance from any other source, and whose income or assistance from a State or Federal program has been delayed or not actually received by the person because of reasons not attributable to that person.
5. Does not have liquid assets of the family unit from which to pay for the items of assistance being requested.
6. Have no property per Iowa Code 252.1 as defined by statute and/or Iowa case law as determined by the General Assistance Director.
7. Who is eligible for and is waiting approval and receipt of assistance under programs provided by State and Federal law.
8. Have made application for and complied with all requirements for all other assistance programs for which the applicant or other members of the household may be eligible.
9. The maximum monthly income for the household shall not exceed 125% of the Federal Poverty Guidelines, published each year by the US Department of Human Services.
10. Have no earned or countable income.
11. Are unable to earn a living by labor due to a disability.
12. Have provided proof of such a disability to the General Assistance Director documented by a licensed medical practitioner. Applicants who provide documentation of a disability due solely to substance abuse of drugs and/or alcohol shall also provide proof of their participation in an appropriate treatment program. Failure to make a good faith effort to enroll in and participate in an appropriate treatment program shall result in the applicant being deemed ineligible for assistance under the provisions of this ordinance until such time as the applicant makes a good faith effort to enroll and participate in an appropriate treatment program.

E. TRANSFERS OF PROPERTY FOR INSUFFICIENT CONSIDERATION: In determining eligibility for County General Assistance, resources which were not exempt at the time of transfer, which
the individual gave away or sold at less than fair market value for the purpose of establishing eligibility for assistance shall be counted as resources still available to the individual for the following period of time:

1. For uncompensated value of $12,000 or less; 24 months from the date of transfer.
2. For uncompensated value of between $12,001 and $24,000; 36 months from the date of transfer.
3. For uncompensated value of between $24,001 and $36,000; 48 months from the date of transfer.
4. For uncompensated value of between $36,001 and $50,000; 60 months from the date of transfer.
5. For uncompensated value over $50,000; 72 months from the date of transfer.

Transfers of resources described above shall be presumed to be for the purpose of establishing eligibility for General Assistance unless the individual furnishes convincing evidence to establish that the transaction was exclusively for some other purpose.

Convincing evidence to establish that the transaction was exclusively for a purpose other than establishing eligibility may include documents, letters and contemporaneous writings, as well as other circumstantial evidence.

In rebutting the presumption that the resource was transferred to establish eligibility, the burden of proof is on the individual to establish:

1. The fair market value of the compensation and
2. That the compensation was provided pursuant to an agreement, contract, to expectation in exchange for the resource and
3. That the agreement, contract or expectation was established at the time of the transfer.

Uncompensated value is defined as the fair market value of the resource minus the amount of compensation received by the individual in exchange for the resource. In no case will the amount of uncompensated value exceed the amount which would have been counted toward the resource limit (as of the date of transfer) if the resource had been retained.

Fair Market value is defined as the price that the item can reasonably be expected to sell for on the open market in the particular geographic area involved and may be established by independent appraisal.

Compensation is defined as all money, real or personal property, food, shelter or services received by the individual in exchange for the resource if such money, property, food, shelter or services are provided in reliance on an agreement made at the time of transfer.

**SECTION 4. ASSESSMENT OF NEED AND INCOME GUIDELINES FOR NEEDY PERSONS**

All earned and unearned income available to an applying household shall be considered in determining eligibility for General Assistance. Deductions from all earned and unearned income will include:
A. Court ordered payments for alimony and/or child support which have actually been paid in the four weeks prior to the date of application for assistance.

B. Necessary medical expenses including doctor, hospital, prescription medications, medical supplies, therapy sessions prescribed by a medical doctor, and paid medical insurance premiums.

C. Any other deduction from, or reduction to, earned income will not be allowed and the amount of any deduction or reduction in earned income must be added back to determine the countable income.

All sources of countable income, exemptions from countable income and non-exempt resources shall be verified by the Director of General Assistance prior to approval for benefits. The applicant is responsible for providing documentation, acceptable to the Director, for all exemptions to countable income.

SECTION 5. MEDICAL ASSISTANCE

Jones County does not provide for medical assistance. Applications for medical assistance will be directed to the Department of Human Services to make application for Medicaid, Medically Needy, The Hawkeye Plan or The Iowa Cares Plan. Veterans will be directed to apply for assistance through the Jones County Veteran’s Assistance Program.

Jones County does not pay for either prescription or over the counter medication. Applicants will be directed to apply for Patient Assistance Programs offered by the various pharmaceutical companies.

Jones County does participate in the National Association of Counties Prescription Discount Card program. A card may be obtained at the General Assistance Office. There are no restrictions on who may obtain a card. The card may be used at participating pharmacies.

State Psychiatric papers are available through the University of Iowa, State Mental Health Institutes and Broadlawns Hospital in Des Moines. Application is made through the hospitals. The State Psychiatric papers cover only services through these hospitals. Appointments at the University of Iowa Hospitals and Clinics, State Mental Health Institutes or Broadlawns Hospital are required to begin process these applications.

Mental health services are available to those who qualify. Applications may be obtained through Jones County Community Services.

SECTION 6. GUIDELINES FOR GENERAL ASSISTANCE

A. Utilities:
   1. Assistance granted for current utilities shall be up to $100.00 per utility or $150.00 for delivered heating fuel. In addition the utility company must agree to leave the utility connected for at least 30 days after payment is received.
   2. Jones County will not pay for utility deposits or delinquent utility bills.
   3. Utility payments shall be made directly to the supplier or their designated billing agent.
4. The applicant shall apply for all other utility assistance programs for which the applying household is eligible. Failure to make such application shall disqualify the applying household from further consideration for assistance under the provisions of this Ordinance until such time as an application has been completed.

B. Rent:
1. Assistance for rent shall not exceed $250.00 per month.
2. No rental payments shall be paid to a relative of any member of the applying household.
3. Rental payments shall be made only to the property owners of record, or their designees. Property ownership shall be verified by the Auditor’s office. An agreement to accept assistance in lieu of rent shall be signed by the property owner or their designee prior to any rental payments being made. The payment of rental assistance will be considered payment in full for the month.
4. Acceptance of the rental assistance check will constitute an agreement to allow the applicant to remain in the rental unit for 30 days.
5. Rent shall not be paid to a provider of residential services as part of a rehabilitation or treatment program.
6. Assistance payments shall only be used for current rent and shall not be used to satisfy past creditors of the applicant.
7. Rental assistance may not be used as the deposit. It may be used as the first months rent.

C. Burial Benefits:
1. Persons must have established a residence in Jones County according to the Iowa law, in order to be eligible for burial assistance in Jones County.
2. Application for burial assistance must be made prior to finalizing any burial arrangements at the funeral home.
3. An application may be obtained at the General Assistance office or any participating funeral home.
4. For each indigent burial the funeral services firm, for the sum of $1,000, shall provide the following:
   a) Transfer of the remains from the place of death to the funeral home within a 50 mile radius.
   b) Provide cremation of the remains.
   c) Provide a container for the cremated remains.
   d) Provide arrangements and consultation.
   e) Provide a hearse to transport the remains to the cemetery within a 50 mile radius of the funeral home.
   f) Provide a graveside service.
   g) In addition, the County will pay to the appropriate vendor the actual charge for opening and closing the grave up to but not exceeding $400.00
5. The relatives of the deceased may decide to spend their own money, up to $1,000.00, for any or all of the following additional services.
   a) Embalm, dress, and casket the remains.
b) Provide visitation at the funeral home preceding the graveside service.
c) Provide a flaring square cloth covered casket or equal.
d) Funeral services at the funeral home or church.
e) Additional cars.
f) Flowers, registry book, thank you cards, memorial folders, crucifix, flag case, temporary marker or honorariums.
g) Certified copies of the death certificate.
h) Grave liner at the cemetery.
i) Additional grave opening/closing charge over the $400.00 County allowance.
j) If the family is able to pay more than the $1,000.00 for burial expenses, Jones County will not provide any assistance.
k) Any money derived from the deceased individual’s life insurance, Social Security, burial benefits, State aid or any other funds which are available from any source shall be deducted from the $1,000.00 County burial allowance.

The funeral service firm shall submit the complete bill of all services provided to Jones County General Assistance.

SECTION 7. RECOVERY BY THE COUNTY
The provisions of section 252.13, Code of Iowa, for repayment of benefits to Jones County, are applicable to the services provided in the Ordinance and the applicant shall acknowledge the same in writing. An agreement to reimburse Jones County will be signed at the date of application. The Jones County Board of Supervisors may, upon application and good cause, waive the repayment of all or part of the benefits received.

Recipients of assistance may further be required to work for the county as a condition to receipt of such benefits as required in Iowa Code section 252.42, Code of Iowa. Benefits provided a recipient may be further a claim against the homestead of a recipient and a claim in probate, as provided by law.

SECTION 8. EQUAL OPPORTUNITY
Each applicant for General Assistance shall be decided upon its individual merits. No person shall be discriminated against on the basis of race, color, creed, national origin, sex, sexual orientation, age, religious or political affiliation, physical or mental disability or marital status.

SECTION 9. PROCEDURE FOR DETERMINATION OF BENEFITS
The Director shall make an initial determination of the eligibility and needs of the applicant within three working days of the receipt of the application and all supporting records and other documents requested by the Director. Following the determination of eligibility, the Director shall notify the applicant within two working days after that determination, by ordinary mail, of the Director’s written decision showing the reasons for the determination together with the specific benefits and their amounts to which the applicant is entitled.

If the Director cannot make the initial determination within three working days, the Director shall immediately inform the applicant, by telephone, if possible, of the reason why such determination cannot be made. The Director shall also mail to the applicant, by ordinary mail, within two
working days thereafter, the Director’s written decision showing the reasons why such a determination could not be made.

If an emergency and immediate need is present, the Director may verbally authorize a supplier or vendor to furnish any eligible item of assistance for the benefit of the applicant in the amount allowed for such benefit. The Director shall inform the applicant and issue a written decision as provided by above.

Whenever an applicant is eligible and entitled to assistance, the Director shall proceed to provide the same and notify the Board of Supervisors.

SECTION 10. APPEAL RIGHTS
Every applicant, whether granted assistance or not, shall be informed in the Director’s written decision of the applicant’s right to appeal such decision to the Board of Supervisors. The applicant shall be informed:
(1) of the method by which an appeal may be taken, and
(2) that he or she may represent him or herself, or at their own expense, may be represented by an attorney.

Any written appeal or communication, made by or on behalf of the applicant requesting appeal of the Director’s determination, shall be made to the Director within ten (10) days of the Director’s determination. The appeal shall provide the applicants current address and telephone number and state the reason for the appeal.

The Director shall immediately forward notice of the appeal to the County Auditor to be placed upon the Board of Supervisor’s agenda for the next regular Board meeting, provided that such appeal shall not be heard sooner than five (5) days after the appeal is received by the Director.

The applicant shall be informed immediately, by ordinary mail, of the date and time of the hearing before the Board. Applicant and his or her attorney, upon written authorization, shall be granted access by the Director to his or her assistance case file if request is made.

The Board of Supervisors shall hear the applicant’s appeal “de novo” at the time scheduled on the agenda unless continuance is requested by the applicant or the Board of Supervisors. The applicant shall be permitted to present whatever evidence is desired in support of the appeal including testifying, having other witnesses testify, offering documentary evidence and reasonable cross examination of the witnesses, if present. The technical value of the evidence shall not apply. The Board may question the applicant and the Director shall present the Board with the reasons for the determination.

The hearing before the Board, and the Board’s deliberation, will be conducted as a closed session pursuant to Iowa Code section 21.5 (1) a., as the confidential files of the applicant will be in evidence. As required by law, the session will be tape recorded. When the Board deliberates the appeal, no parties shall be present. The Board shall make a decision on the appeal within five (5) working days. The Board’s decision shall be only on the basis of the evidence submitted before the Board. The applicant shall be informed of the decision within four (4) working days thereafter, by ordinary mail. The notice of the decision shall also state that an appeal may be taken from the Board’s determination, as provided below, and the method by which such appeal may be taken. Any appeal to the District Court shall be allowed by the applicant regarding the Board’s decision with the time, and by the manner
and procedures, established under the Iowa Administrative Procedure Act, Chapter 17A Code of Iowa.

In the event the Board of Supervisors, in reviewing the actions of the Director of General Assistance, questions any allowance of assistance benefits determined by the Director, it shall take no action concerning such allowance until it conducts a hearing. This hearing, the reasons for it, and notification to the applicant shall be given in the same manner as if the applicant had initiated the appeal. This hearing shall proceed in the same manner as an appeal from the Director’s determination.

SECTION 11. SEVERABILITY CLAUSE
If any section, provision, or part of this Ordinance shall be adjudged invalid or unconstitutional, such adjudication shall not affect the validity of the ordinance as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional.

SECTION 12. EFFECTIVE DATE
This Ordinance shall be in effect after its final consideration, approval, and publication as provided by law.

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