

**§ 1101**

(10) “Dependent child” means a child who is a resident of this State and:

(A) is under 18 years of age; or

(B) is 18 years of age or older who is a full-time student in a secondary school, or attending an equivalent level of vocational or technical training, and is reasonably expected to complete the educational program before reaching ~~19~~ **22** years of age or is not expected to complete the educational program before reaching ~~19~~ **22** years of age solely due to a documented disability.

\*Suggest aligning with education statute regarding age of secondary school

**§ 1103**

subsection (c)

(1) ~~No~~ **not** less than the first \$250.00 per month of earnings from an unsubsidized job and ~~25~~ **50** percent of the remaining unsubsidized earnings shall be disregarded in determining the amount of the family’s financial assistance grant. The family shall receive the difference between countable income and the Reach Up payment standard in a partial financial assistance grant.

(2) ~~No~~ **not** less than the first ~~\$90.00~~ **\$250.00** per month of earnings from a subsidized job **and 50 percent of the remaining subsidized earnings** shall be disregarded in determining the amount of the family’s financial assistance grant. The family shall receive the difference between countable income and the Reach Up payment standard in a partial financial assistance grant. Earnings from subsidized jobs shall qualify for federal and State earned income credit if the family is otherwise eligible for such credit.

Subsection 1103 (f):

(f) The Commissioner shall disregard ~~no~~ **not** less than ~~\$50.00~~ **\$100.00** per month of child support payments in determining eligibility and benefit levels for participating families,