



604-1 Deeming

Supersedes:	FAIM 604-1 (05/01/2000)
References:	ARM 37.78.102 and .406
Overview:	GENERAL RULE--In addition to the filing unit members' income, the income of certain individuals who live with and are related to the minor child, must also be considered through the deeming process. The deemed amount is counted as unearned income to the assistance unit.
INDIVIDUALS WHOSE INCOME IS DEEMED	<p>The following individuals, who live in the home and are related to the minor child by marriage or parentage, but whose needs are not included in the benefits and/or grant, are considered deemed individuals (a portion of their income is counted to the unit):</p> <ol style="list-style-type: none">1. The spouse or the father of the unborn of a pregnant woman (last trimester) when the pregnant woman has no other eligible child in the home or the other children in the home are not related by marriage or parentage to the father of the unborn (Section 201-1), NOTE: The resources owned exclusively by these individuals are excluded. NOTE: When the child is born, the spouse's/father's needs are included and his income and resources are counted in full. (Section 201-1)2. The spouse of a caretaker relative when the caretaker relative is included but is not the natural/ adoptive parent of the dependent child, NOTE: The resources owned exclusively by these individuals are excluded. and3. Qualified alien's sponsor and the sponsor's spouse. NOTE: Both the income and the resources of the alien's sponsor and the alien's sponsor's spouse must be considered. <p>The deemed person is allowed income disregards in the calculation of the amount to be deemed. These disregards are:</p> <ol style="list-style-type: none">a. \$90 standard work expense,b. The NMI amount for the deemed individual and his/her dependents not in the filing unit,c. Payments made to dependents living out of the home,

	and d. Payments of alimony or child support to persons out of the home.
Date Revised	July 1, 2005