RESOURCE LIMITS
Most assets (such as bank accounts, stocks, bonds, etc.) are considered as joint assets between a husband and wife under the Spousal Impoverishment Protection Law. It does not matter in whose name they are placed.

The spouse at home is entitled to keep at least half of all countable assets, within the following guidelines:

**MINIMUM:** at least $24,180 in 2017
**MAXIMUM:** up to $120,900 in 2017

CAUTION!
Persons who give away or transfer assets in order to get Medicaid help may end up waiting longer before Medicaid will help.

ASSESSMENT OF RESOURCES
The Department of Health and Human Services will complete an assessment form to find out the total value of the couple’s combined finances during the month of admission to the nursing home.

This assessment will help decide the amount of assets the spouse at home may keep. One must be able to show proof of assets owned.

The spouse at home should contact AccessNebraska at 855-632-7633 to fill out the assessment form.

Nebraska Department of Insurance
941 O Street, Suite 400
P.O. Box 82089
Lincoln, NE 68501

Phone: (800) 234-7119
TTY: (800) 833-7352
www.doi.nebraska.gov/shiip
DOI.SHIIP@nebraska.gov

A description of the law that helps protect your financial resources

2017
**Q:** If my spouse was not able to live at home anymore, would we have to spend all of our resources to pay for long-term care?

**A:** No, the Spousal Impoverishment Protection Law provides income protection.

**SPOUSAL IMPOVERISHMENT PROTECTION LAW (1989)**

This federal law protects spouses of nursing home residents from losing all of their income and assets to pay for the nursing home spouse’s care. A couple’s assets and income will be divided according to the Spousal Impoverishment Protection Law.

**INCOME GUIDELINES**

Under the Spousal Impoverishment Protection Law, the spouse who remains at home retains his/her personal income. This includes Social Security, pensions, interests, dividends, etc.

The spouse in the nursing home will be required to use his/her income to pay for his/her care, except for a personal allowance of $50 per month ($90 per month for veterans).

After the income has been split, if the spouse at home gets less than $2,030 every month, he/she may keep part of the nursing home spouse’s income, giving the spouse at home at least a monthly income of $2,030.

If the spouse at home has to pay high rent, mortgage or utilities, he/she may be able to keep more of the nursing home spouse’s income.

**MEDICAID**

Medicaid is a government insurance program that helps people with limited incomes and resources. To qualify for Medicaid help for long-term care, the assets of an individual must be at $4,000 or less. Medicaid is administered by the Nebraska Department of Health and Human Services.

**BETTY AND FRED**

Betty is unable to take care of Fred at home anymore, and he is admitted to a local nursing home. Due to the Spousal Impoverishment Protection Act, Betty would not have to spend all their money before the state would help pay for Fred’s care.

Betty will keep all of her income. If her income is less than $2,030 each month, she could keep part of Fred’s income.

Checks made out in Fred’s name would be considered his and would go to the nursing home to pay for his care, unless a portion is needed for Betty. Fred may have $50 from his income each month as his allowance for personal needs. Fred will also continue to pay his Medicare supplement insurance premium with his income.

For additional information on spousal impoverishment law, contact AccessNebraska at 855-632-7633 or online at accessnebraska.ne.gov. This information is provided for your guidance only.