Policymakers Should Expand and Simplify Supplemental Security Income

By Kathleen Romig and Sam Washington

Supplemental Security Income (SSI), which policymakers created in 1972, provides monthly cash assistance to people who are at least age 65 or are disabled and have little income and few assets. SSI benefits are critical for those who need them — but SSI is woefully out of date, leaving many people in need ineligible for benefits and others who receive them without enough resources to meet basic needs.

Policymakers need to update SSI’s rules in a variety of ways. Its maximum benefit is only three-fourths of the poverty line, and 4 in 10 recipients\(^1\) have incomes below the federal poverty line even with their SSI benefits. Its income and asset limits have not been updated for decades. These rules allow recipients to keep only a meager amount of their earnings, other benefits, and savings, and prevent many older and disabled people in need from qualifying. SSI also excludes most immigrants (until they become U.S. citizens) and residents of U.S. Territories, most of whom are people of color. SSI's complex and intrusive rules make it more expensive to administer and burdensome for applicants and beneficiaries. The Social Security Administration (SSA) spends more to administer SSI than it does to administer the much bigger Social Security Disability Insurance (SSDI) program.

Policymakers can strengthen SSI by expanding and simplifying it. They should update its asset limits and income rules and automatically adjust them. They should raise its basic benefit, exempt retirement savings from the asset limits, and ease eligibility restrictions for immigrants and residents of the territories. And, they should repeal some of its complex and intrusive rules.

Such changes would improve the circumstances of low-income older and disabled people and help close racial equity gaps. Due to persistent health and economic disparities, people of color are likelier to meet SSI’s medical and financial requirements. As a result, most SSI beneficiaries are Black, Latino, and Asian American people, though white people make up the single largest group. Because SSI serves those most in need, improvements to the program are a targeted, cost-efficient way to reduce poverty and “deep poverty” (income below half of the poverty line).

\(^1\) That figure is under the government’s official poverty measure. Under what’s known as the Supplemental Poverty Measure, which counts government taxes and benefit programs, the figure is 3 in 10 recipients.
Some recent proposals would update and improve SSI in important ways. The SSI Restoration Act, which lawmakers introduced in both the House and Senate, would increase benefits, raise asset and income limits, eliminate marriage penalties, and simplify complex and intrusive rules. During the 2020 presidential campaign, Joe Biden proposed similar improvements to SSI, although not as detailed or extensive as those in the SSI Restoration Act. He also proposed, both during his campaign and in his 2022 budget, extending SSI to Puerto Rico. Policymakers should adopt these SSI improvements.

Background

SSI provides monthly cash assistance to older or disabled people with little income and few assets. It supplements the incomes of those who aren’t eligible for Social Security or whose benefits are very low. SSI is administered by SSA, but it’s distinct from the Social Security retirement program because it is means-tested and funded by general revenue, not payroll tax contributions. In March 2022, about one-third of SSI recipients also received Social Security retirement, survivors, or disability benefits. SSI uses the same medical criteria as SSDI to determine eligibility for disability benefits but different financial criteria.

In March 2022, 7.6 million people received SSI benefits, including 1 million children with disabilities. (See Figure 1.) Because beneficiaries typically have no other source of income, more than half receive SSI’s maximum benefit, which is $841 per month for an individual and $1,261 for a couple in 2022. SSI reduces these benefit amounts for recipients with other sources of income (such as earnings, Social Security benefits, or child support) or in-kind support, such as help with groceries they receive from family or friends. Such reductions dropped the average SSI monthly benefit to $625 in March 2022. Almost all states supplement the federal SSI benefit for at least

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7 Ibid.
some recipients. For instance, those supplements often help cover the care of those who live in congregate settings, such as assisted living. In most states, SSI recipients are automatically eligible for Medicaid.

SSI helps to reduce the number of older and disabled people in poverty and deep poverty, but many recipients remain below the poverty line. Before any state supplement or benefit reductions due to other income or in-kind support, SSI benefits are about three-fourths of the poverty line for a person. Without SSI payments, 6 in 10 SSI recipients were below the poverty line under the official poverty measure in 2019. With SSI, 4 in 10 SSI recipients were below the poverty line under the official poverty measure, and 3 in 10 were below the poverty line under the Supplemental Poverty Measure, which includes other benefits such as the Supplemental Nutrition Assistance Program (SNAP) and housing assistance. While reducing poverty among recipients, SSI benefits also reduce the number of people in deep poverty and reduce their need for support from family members. Many other older or disabled people in need, including people who have a lawful immigration status but are affected by eligibility restrictions enacted in 1996 (in the law that also created the Temporary Assistance for Needy Families block grant), residents of most territories, or people with modest assets, are ineligible for benefits.

Since SSI began paying benefits in 1974, the share of children and adults with disabilities who receive SSI grew, partly due to legislative changes in 1984 that expanded eligibility based on mental impairments, and a 1990 Supreme Court ruling that expanded the SSI disability criteria for children. The 1996 law noted above then restricted eligibility for children and immigrants. Over time, the share of older people receiving SSI has fallen steadily, as fewer of them qualify under SSI’s increasingly stringent income and asset limits, and more older adults are excluded by SSI’s immigration restrictions. The share of people receiving SSI has remained steady at around 2.5 percent over the past decade and is projected to fall slightly over the long term.

SSI is particularly important for low-income Black and Latino seniors and disabled people. (See Figure 2.) Due to persistent racial disparities in health care access and quality — as well as in access to food, affordable housing, high-quality schools, and economic opportunity — people of color are likelier to become disabled. And due to persistent economic disparities, people of color are likelier to have incomes below the poverty line.

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SSI is expensive to administer because its complex rules require SSA staff to continually monitor recipients’ living arrangements, incomes, savings, support from family and friends, marital status, and more. SSI benefits make up only 5 percent of the payments that SSA makes, but the program requires 35 percent of the agency’s budget to administer. In contrast, SSA spends 20 percent of its budget to administer SSDI, even though it has 1.5 million more beneficiaries than SSI.

FIGURE 2

Majority of SSI Recipients Are People of Color
Share of Supplemental Security Income (SSI) recipients from each racial/ethnic group

<table>
<thead>
<tr>
<th></th>
<th>Non-Latino white</th>
<th>Latino</th>
<th>Non-Latino Black</th>
<th>Non-Latino other</th>
</tr>
</thead>
<tbody>
<tr>
<td>Children</td>
<td>21%</td>
<td>16%</td>
<td>26%</td>
<td>44%</td>
</tr>
<tr>
<td>Adults aged 18-64</td>
<td>10%</td>
<td>8%</td>
<td>25%</td>
<td>51%</td>
</tr>
<tr>
<td>Adults 65+</td>
<td>25%</td>
<td>18%</td>
<td>19%</td>
<td>32%</td>
</tr>
</tbody>
</table>

Note: The U.S. population is 60.7 percent white, 18.2 percent Latino, 12.1 percent non-Latino Black, and 9.0 percent other non-Latino (including people identifying as more than one race). Those identifying as Latino may be of any race. Figures may not add to 100 percent due to rounding.

Source: Public use 2018 Survey of Income and Program Participation (SIPP)

How to Improve SSI

As noted, improvements to SSI would improve the circumstances of low-income older or disabled people and help close racial equity gaps. Here are the key options that policymakers should consider.

Update the Asset Limits

Despite growing recognition by policymakers and analysts that assets boost economic security and that public policy has helped to fuel a significant racial wealth gap, SSI’s limits on allowable savings are very restrictive. When they created SSI in 1972, the President and Congress set asset limits to let

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recipients have some savings to cover the cost of emergencies. The current limits have not been updated for more than 30 years, however, leaving recipients vulnerable in the event of an accident, unexpected bill, or other expense. These asset limits discourage saving and encourage people to dispose of assets they may need to qualify for program benefits.

SSI recipients can’t have more than $2,000 in assets for an individual (and $3,000 for a couple), including savings accounts and most retirement accounts. Policymakers raised these asset thresholds just once (in 1989) since enacting SSI, and that increase only partially offset the effects of inflation up to that point. Had asset limits been indexed to inflation since 1989, they would be more than twice as high as they are today — and had they been indexed since 1972, they’d be more than four times as high. (See Figure 3.) A new bipartisan bill in the Senate would raise the asset limits to $10,000 for individuals and $20,000 for couples, and index them to inflation.

One important exception to SSI’s asset limits is Achieving a Better Life Experience (ABLE) accounts, established in the 2014 ABLE Act. The Act enables SSI recipients whose disabilities began before age 26 and their family members to contribute up to $100,000 to ABLE accounts. These funds may be used for housing, education, basic living expenses, and other “qualifying disability expenses” — without affecting SSI benefits or eligibility. About 44 percent of people receiving SSI disability benefits began receiving them before age 26, typically because of developmental or neurological disorders such as Down syndrome, autism, or cerebral palsy. For qualifying recipients, ABLE accounts effectively raise asset limits, if they choose to participate and their families have the financial capacity to save. A bipartisan bill before Congress would broaden eligibility for ABLE accounts to include SSI beneficiaries whose disabilities began before age 46.

Federal policymakers have given states significant discretion in liberalizing asset limits in other low-income programs, and nearly every state has used that discretion to liberalize asset limits or eliminate them altogether. These programs include SNAP (food stamps), Temporary Assistance for Needy Families (TANF), and the Low-Income Home Energy Assistance Program (LIHEAP). All states except Arkansas and Missouri have eliminated asset limits in at least one program, and seven — Alabama, Colorado, Hawai‘i, Illinois, Louisiana, Maryland, and Ohio — have eliminated them in all three programs. Families in states with more generous asset rules are less likely to cycle on and

off SNAP, research shows. And the Affordable Care Act (ACA) prohibited states from applying asset limits to most Medicaid beneficiaries, including children, parents, pregnant people, and adults who became eligible for Medicaid under the ACA’s Medicaid expansion.

Low asset limits essentially penalize SSI recipients for saving. Since exceeding the limit can cause the loss of not just SSI cash benefits but also in some cases Medicaid, housing assistance, and other benefits, a prudent recipient will avoid saving too much. Savings and assets, however, play an important role in improving economic stability and mobility for low-income individuals, a large body of research shows.

Policymakers should increase SSI’s asset limits and index them to inflation so their value doesn’t erode again over time, as the SSI Restoration Act and Biden campaign pledge would do. They also should exempt retirement savings from SSI’s asset limit, as the SSI Restoration Act proposes. (See box, “Exempt Retirement Savings from SSI’s Asset Limits.”)

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**FIGURE 3**

**Supplemental Security Income’s Asset Limits Are Outdated**

<table>
<thead>
<tr>
<th></th>
<th>Individual</th>
<th>Couple</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current limits (frozen since 1989)</td>
<td>$3,000</td>
<td>$3,000</td>
</tr>
<tr>
<td>If limits had been adjusted for inflation since 1989</td>
<td>$6,000</td>
<td>$6,000</td>
</tr>
<tr>
<td>If limits had been adjusted for inflation since 1972</td>
<td>$12,000</td>
<td>$18,000</td>
</tr>
</tbody>
</table>

Source: CBPP calculations from Social Security Administration and Bureau of Labor Statistics data

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21 Nancy Altman, *op. cit.* People with disabilities who lose SSI could potentially qualify under Medicaid expansion in states that have expanded. Adults under age 65 who are not eligible for disability-based coverage can qualify for expansion coverage with no asset limit if their income is below 138 percent of the poverty line.

Exempt Retirement Savings from SSI’s Asset Limits

Since SSI was enacted in 1972, households have relied much more on individual savings to fund their retirement. Over the past four decades, far fewer workers have traditional pensions at work. Instead, policymakers and others encourage them to save for retirement on their own. Individual retirement accounts (IRAs) were created in 1974 and 401(k)s in 1978. The number of workers participating in such “defined contribution” retirement plans has risen nearly tenfold since the mid-1970s.

Despite that dramatic shift in retirement income sources, SSI’s asset test still penalizes low-income older and disabled people who manage to set aside retirement savings. Other programs, including SNAP, exclude retirement savings accounts from asset limits. Policymakers should exempt retirement savings from the SSI asset test, encouraging beneficiaries to save for retirement and letting those who accumulate savings benefit from them without losing their eligibility for SSI.


Update SSI’s Income Exemptions

Similar to the asset limit, SSI’s general income exclusion and earned income exclusion have declined dramatically in value.

SSI exempts (or “disregards”) the first $20 per month of unearned income when determining a person’s eligibility and benefit levels; any income above that amount from sources such as Social Security, pensions, interest, and child support is subtracted from SSI benefits. Similarly, SSA disregards the first $65 per month of earnings; each $1 of earnings above that level reduces SSI benefits by 50 cents. These rules begin to reduce benefits even when a recipient’s income is well below the poverty line. The amount of income that SSA disregards when calculating SSI benefits has not changed, even to account for inflation, since 1972. That has increasingly eroded the inflation-adjusted value of benefits for SSI recipients who work or receive Social Security or other income. For SSI beneficiaries who can work, the stringent disregard for earned income significantly diminishes any incentive to work. The dollar-for-dollar benefits reduction for non-wage income above $20 does little to reward those who receive Social Security based on their past work, since the combined benefits that they receive are little different than the benefits received by those with no work history.

Policymakers should increase these disregards, which have remained frozen for nearly five decades, and index them so they automatically rise with inflation, as the SSI Restoration Act would do, or index them with wages, to keep up with rising living standards. Had the disregards been indexed to inflation since 1972, the unearned income disregard would be $121 per month, and the
earned income disregard would be $394. Policymakers should also treat Social Security as earned income, so that SSI recipients can keep much more of their Social Security benefits. (See box, “Treat Social Security as Earned Income.”)

### Treat Social Security as Earned Income

Enabling SSI recipients to keep more of their Social Security benefits would improve their economic security and recognize their work and contributions to the Social Security system. By law, SSA treats Social Security benefits as “unearned income,” so it disregards the first $20 a month of such income and reduces the SSI benefit, dollar for dollar, by anything above that threshold. That means, in effect, that Social Security beneficiaries who receive SSI can keep only $20 of their Social Security benefit. That $20 figure has not changed since SSI’s creation nearly five decades ago. By contrast, SSA disregards up to $65 of earned income and reduces benefits by only 50 cents for every dollar earned above that threshold.

Social Security is by far the most common source of other income for SSI recipients. In March 2022, 2.5 million adult SSI recipients also received Social Security, representing about 29 percent of disabled adult SSI recipients and 57 percent of elderly recipients. Their average Social Security benefit was around $500, but SSI recipients effectively receive only $20 of that amount, significantly diminishing their economic security. If Social Security benefits were treated like earned income, an SSI recipient receiving a $500 Social Security benefit would receive $262.50 more in benefits per month. For many recipients, this change alone would bring their total income up to the poverty line.

Social Security income, which people earn by working and contributing payroll taxes, should be considered earned income.

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Source: Social Security Administration, SSI Monthly Statistics, April 2021, and Annual Statistical Supplement, 2020, Table 7.D1

### Raise Benefit Levels

Maximum monthly SSI benefits are well below the poverty line, leaving many recipients with below-poverty income and unable to cover their basic living expenses. When policymakers established SSI, they sought to assure that “aged, blind, and disabled people would no longer have to subsist on below-poverty-level incomes.” SSI benefits alone, however, have never been large enough to raise recipients’ income above the federal poverty line. In 2022, SSI’s maximum benefit for an individual is $841, while the federal poverty line for an individual is $1,133 per month.

Moreover, the official poverty line is too low for people to meet basic needs. Official estimates of minimum living costs consistently exceed the poverty line by a wide margin; just two parts of a family’s budget — rent for a modest two-bedroom apartment in a medium-cost metropolitan area as determined by the U.S. Department of Housing and Urban Development (HUD), and the cost of a

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minimum nutritionally adequate diet as estimated by the U.S. Department of Agriculture (USDA) — cost $21,000 in 2018, or 83 percent of the poverty threshold for a two-adult family. Surveys also show that most Americans would set the poverty line higher than the official poverty line.

Policymakers should raise SSI’s basic benefit at least to the poverty level, as both the SSI Restoration Act and the Biden campaign plan would do. Raising benefits is the only SSI improvement discussed in this paper that would help all recipients — including those without other sources of support. Liberalizing income and asset rules improves the circumstances of beneficiaries who have other income or savings. Eliminating marriage penalties and in-kind support rules improves the circumstances of those with spouses or material support from family and friends.

**Eliminate SSI’s In-Kind Support Rules**

SSI has an “in-kind support and maintenance” (ISM) policy that requires recipients to disclose any material help that they receive from family and friends, whether groceries or a place to sleep. For each $1 worth of assistance, SSI benefits shrink by $1. While fewer than 1 in 10 SSI recipients report that they receive in-kind support, mostly help with shelter, the policy affects every SSI recipient. That’s because SSA must ask detailed questions about other household members, expenses, budgeting, and more in order to categorize each recipient’s living arrangement and conclude whether they receive in-kind support — and then repeat the process as circumstances change. No other federal program counts in-kind support when determining benefit levels. Recipients with ABLE accounts, as discussed above, may use the funds that family members contribute to them to pay for basic living expenses without suffering any SSI benefit reductions. That, however, causes significant inequity; families who can afford to contribute money into ABLE accounts can do so without triggering benefit reductions, but families of more modest means who can only share their homes with a beneficiary will trigger benefit reductions.

ISM is a complicated and labor-intensive process for SSA, and it’s intrusive and burdensome for recipients. SSA’s staff manual includes the equivalent of 250 single-spaced pages of instructions on living arrangements and in-kind support, the complexity of which makes it “virtually impossible to


25 In TANF, however, some states reduce benefits for those who are living with others.

Policymakers can update ISM in different ways. Over the years, SSA has developed and analyzed options to simplify ISM, which would reduce administrative cost and complexity.\textsuperscript{31} The options are typically cost neutral, meaning that some SSI recipients would be better off, and others would be worse off than under current law.\textsuperscript{32} President Trump’s fiscal year 2021 budget proposed one such option — it would have replaced ISM with a flat-rate benefit reduction for adult SSI recipients who are living with other adults.\textsuperscript{33} A better approach would be to eliminate ISM altogether, which both the SSI Restoration Act and Biden campaign plan would do. Eliminating ISM would simplify the program, reduce administrative costs, and allow recipients to accept help from friends and family without penalty.


\textsuperscript{32} For example, one SSA paper analyzed a replacement for ISM that would cut SSI benefits for the roughly half of adult SSI recipients who live with other adults to offset the cost of eliminating ISM. Balkus \textit{et al}, 2008, \textit{op. cit.}

Improve SSI’s Treatment of Immigrants

Until the 1996 welfare law, immigrants with low incomes who were lawful permanent residents generally qualified for SSI on the same basis as U.S. citizens. Now, most lawful permanent residents who are elderly or have disabilities are ineligible for SSI (unless they entered the U.S. before August 22, 1996, or became U.S. citizens). Even immigrants who are lawfully present and who acquire a disability after entering the U.S. are ineligible. SSI’s immigration-related eligibility restrictions are much harsher than those imposed by SNAP, Medicaid, and TANF, and they cause considerable hardship. More than 4 in 5 immigrants are people of color, giving these restrictions a racially disparate impact.34

Policymakers should end the harsh immigration-related restrictions and allow people with lawful immigration statuses to be eligible for SSI on the same basis as U.S. citizens.

Extend SSI to the U.S. Territories

Among the territories, only residents of the Northern Mariana Islands receive SSI. Puerto Rico, Guam, and the Virgin Islands receive a federal block grant called Aid to the Aged, Blind, and Disabled (AABD), which provides far lower benefits and has more restrictive eligibility criteria than SSI. American Samoa has neither SSI nor AABD.

AABD is much more restrictive than SSI. Unlike with SSI, federal law caps the annual funding that the territories receive for AABD and other adult assistance programs, and that cap hasn’t changed since 1997.35 A GAO study estimated that in 2011, federal spending on AABD was less than 2 percent of what it would have been if Puerto Rico residents received full SSI benefits, and that monthly benefits for an individual receiving AABD are less than 15 percent of the benefits that SSI would provide, all else being equal.

Puerto Rico’s exclusion from SSI is especially harmful given the territory’s high disability rate. Disability is more prevalent among less educated, lower-income, and older people, and these are more likely the case for Puerto Rico residents than mainland U.S. residents.36 Nearly 1 in 6 Puerto Rico residents (15.1 percent) are disabled, according to the Census Bureau, compared to 8.6 percent of the general U.S. population, and half of the territory’s disabled residents live in poverty — twice the U.S. average. Most territories have overwhelmingly non-white populations, giving this exclusion a racially disparate impact.37


Policymakers should extend full SSI to Puerto Rico and the other territories, as President Biden proposed in his 2022 budget. In 2020, a U.S. appellate court backed a federal district court ruling that excluding Puerto Rico residents from SSI is unconstitutional, but the U.S. Supreme Court overturned the ruling in 2022. Extending SSI to the territories would now require a change to the law.

### Eliminate SSI’s Marriage Penalties

SSI penalizes recipients who marry one another. The asset limit is $2,000 per individual but $3,000 for a married couple. Similarly, the federal benefit is $841 for an individual and $1,261 (only 50 percent higher) for a married couple in 2022, costing a married couple up to about $400 a month.

Policymakers should eliminate the marriage penalties by making the asset test and federal benefit for married couples twice that of individuals, as both the SSI Restoration Act and Biden campaign plan would do. They also should end the “holding out” rule, which requires extensive questioning to determine if couples who are not legally married are presenting themselves to the community as a married couple. This rule subjects SSI recipients to intrusive scrutiny of their personal lives.

### Conclusion

SSI provides critical income support to millions of older and disabled people with very low incomes. While modest, the monthly benefit enables recipients to afford rent, food, and other basic needs. Still, policymakers should enact changes to ensure that those in need can access the program, without undue burdens.

Lawmakers should expand and update SSI to ensure that recipients can work, marry, save, keep more of their Social Security benefits, and accept help from their loved ones without facing harsh penalties. They also should expand eligibility to immigrants and residents of U.S. Territories and increase benefits to keep pace with rising standards of living. Both the SSI Restoration Act and President Biden’s campaign proposal on disability provide a roadmap to modernize SSI for the 21st century.

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