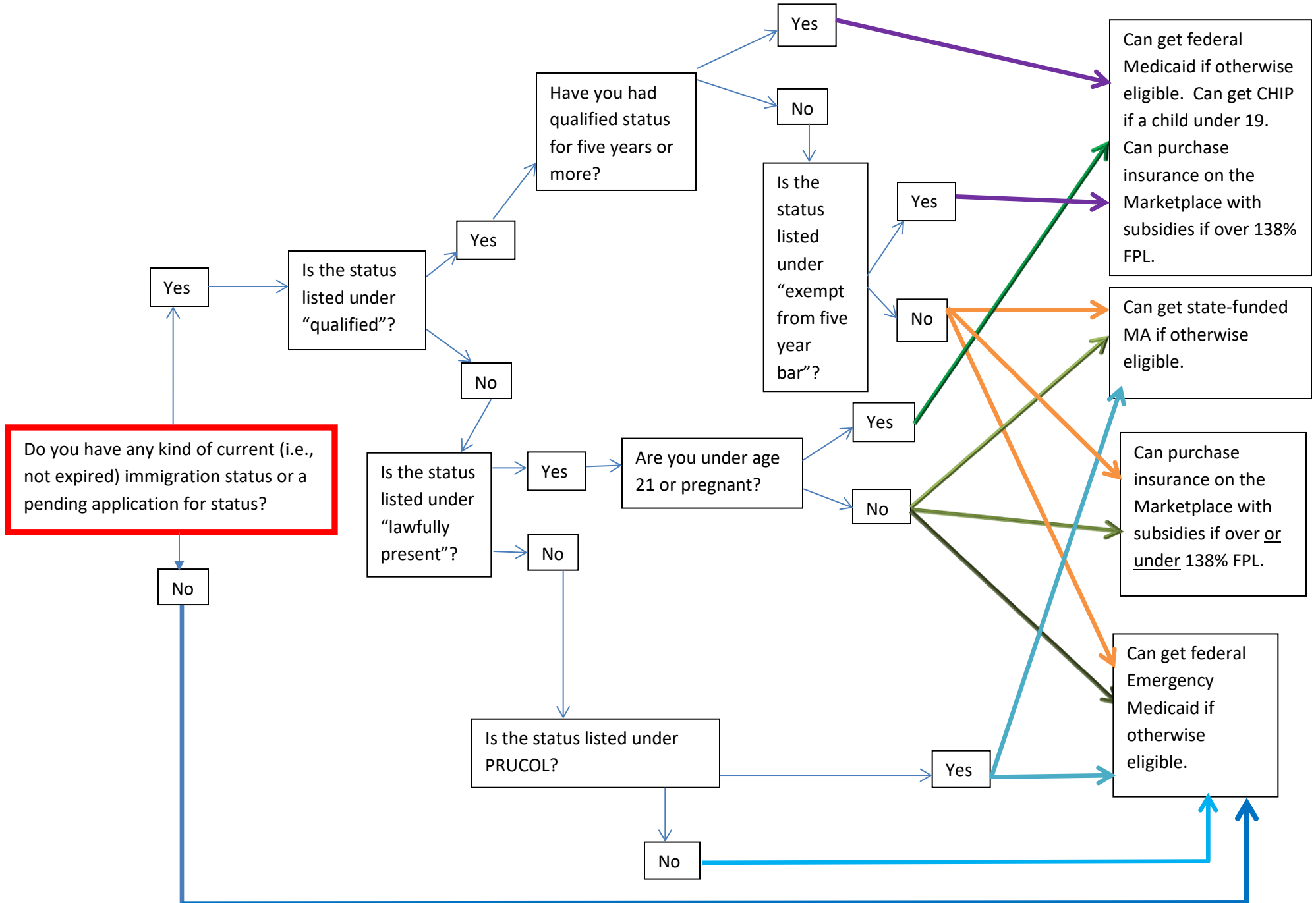


IMMIGRANT ELIGIBILITY FOR HEALTH INSURANCE PROGRAMS IN PA (MA, CHIP, and Marketplace)





IMMIGRANT ELIGIBILITY FOR HEALTH INSURANCE PROGRAMS IN PA (MA, CHIP, and Marketplace)

1. Who is **Qualified**?

- a. Lawful Permanent Residents (green card holders).
- b. VAWA petitioners.
- c. Humanitarian immigrants: asylees, refugees, Cuban/Haitian entrants,¹ withholding of removal/deportation, T-Visas, SIV from Iraq/Afghanistan, people paroled from Afghanistan 7/31/21-9/20/23 or from Ukraine 2/24/22-9/30/23 (and some family members of those parolees who are paroled at later dates) through the later of 3/31/23 or parole expiration.
- d. People granted parole for at least one year.
- e. Compact of Free Association Act (COFA) citizens.

2. Which Qualified immigrants are **exempt from the five-year bar**?

- a. Kids under age 21.
- b. Pregnant adults (through 12-mo postpartum period).
- c. Humanitarian immigrants (see 1.c. above).
- d. Those continuously present in the U.S. since 8/22/96.
- e. Some veterans and their family members.
- f. COFA citizens and some Amerasian immigrants.

3. Who is **Lawfully Present**?

- a. People granted Temporary Protected Status (TPS).
- b. People granted Deferred Enforced Departure.
- c. Nonimmigrants who have not violated the terms of their status (people with current visas, including U-Visas).
- d. People with deferred action EXCEPT those granted deferred action through Deferred Action for Childhood Arrivals (DACA).
- e. People whose visa petitions have been approved and who have a pending application for adjustment of status.
- f. Children under age 14 with applications for asylum or withholding of removal that have been pending at least 180 days.
- g. Children with pending applications for Special Immigrant Juvenile status.
- h. People with employment authorization and: 1) orders of supervision; or 2) pending applications for asylum, withholding of removal, TPS, suspension of deportation, cancellation of removal, registry, or legalization (under IRCA or LIFE Act of 2000).
- i. Family Unity beneficiaries.
- j. People paroled into the U.S. for less than one year.

4. Who is **PRUCOL**?

- a. People paroled into the U.S.
- b. People with approved immediate relative petitions.
- c. People who have filed applications for adjustment of status that USCIS has accepted as “properly filed.”
- d. People granted extended voluntary departure, Deferred Enforced Departure, stay of deportation, or suspension of deportation.
- e. People who have been continuously residing in the U.S. since before January 1, 1972.
- f. Other individuals living in the United States with the knowledge and permission of federal immigration officials and whose departure federal immigration officials do not contemplate enforcing.
- g. People granted deferred action.
- h. People residing in the U.S. under orders of supervision.

¹ Nationals of Cuba or Haiti who were paroled into the US on or after 10/10/1980 (even if that parole has expired) or who have applied for asylum in the US or who are in removal proceedings, and who do not have final non-appealable orders of deportation.