Application for a §1915(c) Home and **Community-Based Services Waiver**

PURPOSE OF THE HCBS WAIVER PROGRAM

The Medicaid Home and Community-Based Services (HCBS) waiver program is authorized in §1915(c) of the Social Security Act. The program permits a State to furnish an array of home and community-based services that assist Medicaid beneficiaries to live in the community and avoid institutionalization. The State has broad discretion to design its waiver program to address the needs of the waiver's target population. Waiver services complement and/or supplement the services that are available to participants through the Medicaid State plan and other federal, state and local public programs as well as the supports that families and communities provide.

The Centers for Medicare & Medicaid Services (CMS) recognizes that the design and operational features of a waiver program will vary depending on the specific needs of the target population, the resources available to the State, service delivery system structure, State goals and objectives, and other factors. A State has the latitude to design a waiver program that is cost-effective and employs a variety of service delivery approaches, including participant direction of services.

Request for an Amendment to a §1915(c) Home and Community-Based Services Waiver

1. Request Information

- A. The State of New Mexico requests approval for an amendment to the following Medicaid home and communitybased services waiver approved under authority of §1915(c) of the Social Security Act.
- B. Program Title:

Mi Via - ICF/IDD Renewal Waiver

- C. Waiver Number: NM.0448
 - Original Base Waiver Number: NM.0448.
- D. Amendment Number:
- E. Proposed Effective Date: (mm/dd/yy)

04/15/17

Approved Effective Date of Waiver being Amended: 10/01/15

2. Purpose(s) of Amendment

Purpose(s) of the Amendment. Describe the purpose(s) of the amendment:

The primary purpose of this amendment to the approved waiver is to update the estimated number of individuals to be served under the waiver; and include clarifying language on related goods, transportation, and respite services.

The key components of proposed changes under this waiver amendment are as follows:

- 1. Updated the number of participants being served under the waiver. The number of participants in Mi Via has increased and exceeded the projections previously submitted to CMS. Updates were made to appendix B-3 Table (a) and appendix J-2 Table (a).
- 2. Related goods was renamed Individual Directed Goods and Services and will include services, equipment, or supplies not otherwise provided through this waiver or the Medicaid State Plan. Fees and memberships was removed from the service description. Language was added to clarify that this service excludes goods and services that are recreational or divisional in nature. Recreational and divisional in nature is defined as inherently and characteristically related to or denoting activities done for amusement, enjoyment, a pastime or hobby, distinct from what might be intended. These changes bring this service in line with service descriptions as written in the CMS Instructions, Technical Guide and Review Criteria,
- 3. Appendix I-2 Rates, Billing and Claims, was updated to include clarifying language that reasonableness of rates for

Individual Directed Goods and Services is determined by review of trends in utilization over the prior two year period.

- 4. The Transportation service was updated to clarify that payment for transportation under the waiver is limited to the costs of transportation needed to access waiver services included in the participant's service plan or to access other activities and resources identified in the service plan. Language added clarified that transportation services for minors are non-covered as these are services that a legally responsible individual would ordinarily provide for household members of the same age who do not have a disability or chronic illness.
- 5. The Respite service was updated to clarify that respite is provided on a short-term basis to allow the participants' primary unpaid caregiver a limited leave of absence in order to reduce stress, accommodate a caregiver illness, or meet a sudden family crisis or emergency. Services must only be provided on an intermittent or short-term basis because of the absence or need for relief of those persons normally providing care to the participant.
- 6. The In-home Living Support service was updated to clarify that the service must be provided through a vendor agency. This change is intended to further support continuity of care for the participant. Independent contractors providing In-home Living Supports prior to the approval of the amendment will be allowed to continue to provide services.

3. Nature of the Amendment

A. Component(s) of the Approved Waiver Affected by the Amendment. This amendment affects the following component(s) of the approved waiver. Revisions to the affected subsection(s) of these component(s) are being submitted concurrently (check each that applies):

Component of the Approved Waiver	Subsection(s)
Waiver Application	
Appendix A – Waiver Administration and Operation	
Appendix B – Participant Access and Eligibility	e ren acconved under at
✓ Appendix C – Participant Services	
Appendix D – Participant Centered Service Planning and Delivery	\$4.00.00
Appendix E – Participant Direction of Services	G.M.F. TANGBUR PER C.
✓ Appendix F – Participant Rights	Contain ten verbering
✓ Appendix G – Participant Safeguards	
Appendix H	AD SUSTERVALD FOR W
Appendix I – Financial Accountability	
✓ Appendix J – Cost-Neutrality Demonstration	

	ure of the Amendment. Indicate the nature of the changes to the waiver that are proposed in the amendment
(che	ck each that applies):
	Modify target group(s)
	Modify Medicaid eligibility
	Add/delete services
~	Revise service specifications
	Revise provider qualifications
~	Increase/decrease number of participants
	Revise cost neutrality demonstration
·II	Add participant-direction of services
1	Other minutes are last entires being not adultive activities of fell plants of heather new against a confirmed
	Specify:
	Update acronyms throughout waiver.

Application for a §1915(c) Home and Community-Based Services Waiver Appendix 1-3 Places Billion and Change was applying to include oblinging hardware tradices on blances of futue has

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1. Request Information (1 of 3)

- A. The State of New Mexico requests approval for a Medicaid home and community-based services (HCBS) waiver under the authority of §1915(c) of the Social Security Act (the Act).
- B. Program Title (optional this title will be used to locate this waiver in the finder): Mi Via - ICF/IDD Renewal Waiver
- C. Type of Request: amendment

Requested Approval Period: (For new waivers requesting five year approval periods, the waiver must serve individuals who are dually eligible for Medicaid and Medicare.)

3 years 5 years

Original Base Waiver Number: NM.0448 NM.015.02.05

D. Type of Waiver (select only one):

E. Proposed Effective Date of Waiver being Amended: 10/01/14 Approved Effective Date of Waiver being Amended: 10/01/15

1. Request Information (2 of 3)

Regular Waiver

F. Level(s) of Care. This waiver is requested in order to provide home and community-based waiver services to individuals who, but for the provision of such services, would require the following level(s) of care, the costs of which would be reimbursed under the approved Medicaid State plan (check each that applies): Hospital

Select applicable level of care

Hospital as defined in 42 CFR §440.10

If applicable, specify whether the State additionally limits the waiver to subcategories of the hospital level of care: SW Burs in Mills 2004 (AS official included explicitly for 2008-1822) in Contracting 183

Inpatient psychiatric facility for individuals age 21 and under as provided in 42 CFR §440.160 **Nursing Facility** Select applicable level of care

Nursing Facility as defined in 42 CFR □ □ 440.40 and 42 CFR □ □ 440.155

If applicable, specify whether the State additionally limits the waiver to subcategories of the nursing facility level of care:

Institution for Mental Disease for persons with mental illnesses aged 65 and older as provided in 42 CFR §440.140

Intermediate Care Facility for Individuals with Intellectual Disabilities (ICF/IID) (as defined in 42 CFR

If applicable, specify whether the State additionally limits the waiver to subcategories of the ICF/IID level of care:

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1. Request Information (3 of 3) and ordered and position with control of boxes and look of the control of the c

- G. Concurrent Operation with Other Programs. This waiver operates concurrently with another program (or programs) approved under the following authorities Select one:
 - Not applicable

Applicable Check the applicable authority or authorities:	
Services furnished under the provisions of §1915(a)(1)(a) of the Act and described Waiver(s) authorized under §1915(b) of the Act.	in Appendix I
Specify the §1915(b) waiver program and indicate whether a §1915(b) waiver applications submitted or previously approved:	ion has been
CARL COURS THE MENTER LANDS IN COMPANIE THE PARTY PROPERTY OF THE PROPERTY OF THE PARTY OF THE P	bereamont.
Specify the §1915(b) authorities under which this program operates (check each the §1915(b)(1) (mandated enrollment to managed care)	nat applies):
§1915(b)(2) (central broker)	
§1915(b)(3) (employ cost savings to furnish additional services)	A Lengh O
§1915(b)(4) (selective contracting/limit number of providers)	Millioni -
A program operated under §1932(a) of the Act.	
Specify the nature of the State Plan benefit and indicate whether the State Plan Amends submitted or previously approved:	ment has been
A program authorized under §1915(i) of the Act.	
A program authorized under §1915(j) of the Act.	15 (all real 13
A program authorized under §1115 of the Act.	ržlautikatau 🗀 🖠
Specify the program:	
A State of the second s	V

H. Dual Eligiblity for Medicaid and Medicare.

Check if applicable:

This waiver provides services for individuals who are eligible for both Medicare and Medicaid.

2. Brief Waiver Description

Brief Waiver Description. In one page or less, briefly describe the purpose of the waiver, including its goals, objectives, organizational structure (e.g., the roles of state, local and other entities), and service delivery methods. New Mexico's program called Mi Via, which means my path, my way, or my road, is the State's Medicaid Self-Directed Home and Community-Based Services (HCBS) Waiver program. The goal of Mi Via is to provide a community-based alternative to institutional care that facilitates greater participant choice, direction and control over services and supports. When participants are minor children or have cognitive impairments, the term participants also includes families, e.g., any relative or other legally authorized decision-maker.

The program is operated by the New Mexico (NM) Department of Health, Developmental Disabilties and Supports Division (DOH/DDSD) with oversight by the NM Human Services Department (HSD). The DOH/DDSD Mi Via program manager is responsible for daily operations including participant issues received directly or referred from a regional office, and consultant agency enrollment and oversight.

Mi Via is the result of the efforts of many individuals and groups statewide, starting in 2000, to realize inclusion of selfdirection as an option in New Mexico's HCBS Waivers. The DOH is invested in maintaining the spirit and structure of selfdirection by carrying on the program name and concepts of Mi Via even though individuals formerly served by Mi Via are now accessing self-directed program options in Centennial Care. Mi Via's Guiding Principles state that all participants have value and potential; shall be viewed in terms of their abilities; have the right to participate and be fully included in their communities; and have the right to live, work, learn, and receive all services and supports, appropriate to their individual needs, in the most integrated settings within their communities.

Participants' easy access to information about Mi Via is critical for a successful program. Participants are offered information, tools, training and support, in order to make informed choices and to plan, direct and manage their services and supports. The five (5) DOH/DDSD regional offices throughout the state appoint a Mi Via liaison to provide information,

promote access to the program and resolve participant issues at a local level.

Mi Via recognizes the essential role of participants in planning and purchasing services and supports. Consultant agencies provide required consultant and support guide services. Consultants, who are well-versed in the philosophy and practice of self-direction, assist participants in understanding Mi Via and in developing and implementing the Service and Support Plan. Support guides are available to participants who need additional assistance with implementation of their plan. Mi Via's covered services include those necessary for participants to live at home and in the community as independently as possible. The array of Mi Via services and supports are structured around key life areas: living supports, community membership and health and wellness to allow participants to design their services and supports in a flexible and individualized fashion. Participants utilize qualified employees, traditional waiver service providers, and/or generic resources of their choice. Other participant-delegated supports are also available to enhance outcomes in those key areas and to provide for development of a comprehensive person-centered plan.

The State determines the individual participant's allocated budgetary amount and authorizes the plan and budget. HSD contracts with a Financial Management Agent (FMA), which is well-versed in the philosophy and practice of self-direction. Based on the authorized budget, the FMA sets up individual participant accounts, makes expenditures that follow the approved budget, handles all payroll functions on behalf of participants who hire service providers and other support personnel, provides participants with a monthly report of expenditures and budget status, and provides the State with a quarterly and annual documentation of expenditures. The State contracts with a Third-Party Assessor to conduct level of care determinations and utilization review of individual participants' plan and budget.

Quality improvement mechanisms are implemented that reflect the shared roles of the participant, State, consultant agencies, and FMA, but ultimately the State is accountable for assuring that participants' functional needs are satisfied, approved funds are used appropriately, and the quality of the Mi Via program is continually improving.

3. Components of the Waiver Request

The waiver application consists of the following components. Note: <u>Item 3-E must be completed</u>.

- A. Waiver Administration and Operation. Appendix A specifies the administrative and operational structure of this waiver.
- B. Participant Access and Eligibility. Appendix B specifies the target group(s) of individuals who are served in this waiver, the number of participants that the State expects to serve during each year that the waiver is in effect, applicable Medicaid eligibility and post-eligibility (if applicable) requirements, and procedures for the evaluation and reevaluation of level of care.
- C. Participant Services. Appendix C specifies the home and community-based waiver services that are furnished through the waiver, including applicable limitations on such services.
- D. Participant-Centered Service Planning and Delivery. Appendix D specifies the procedures and methods that the State uses to develop, implement and monitor the participant-centered service plan (of care).
- E. Participant-Direction of Services. When the State provides for participant direction of services, Appendix E specifies the participant direction opportunities that are offered in the waiver and the supports that are available to participants who direct their services. (Select one):
 - Yes. This waiver provides participant direction opportunities. Appendix E is required. No. This waiver does not provide participant direction opportunities. Appendix E is not required.
- F. Participant Rights. Appendix F specifies how the State informs participants of their Medicaid Fair Hearing rights and other procedures to address participant grievances and complaints.
- G. Participant Safeguards. Appendix G describes the safeguards that the State has established to assure the health and welfare of waiver participants in specified areas.
- H. Quality Improvement Strategy. Appendix H contains the Quality Improvement Strategy for this waiver.

- I. Financial Accountability. Appendix I describes the methods by which the State makes payments for waiver services, ensures the integrity of these payments, and complies with applicable federal requirements concerning payments and federal financial participation.
- J. Cost-Neutrality Demonstration. Appendix J contains the State's demonstration that the waiver is cost-neutral

4. Waiver(s) Requested

- A. Comparability. The State requests a waiver of the requirements contained in §1902(a)(10)(B) of the Act in order to provide the services specified in Appendix C that are not otherwise available under the approved Medicaid State plan to individuals who: (a) require the level(s) of care specified in Item 1.F and (b) meet the target group criteria specified in Appendix B.
- B. Income and Resources for the Medically Needy. Indicate whether the State requests a waiver of §1902(a)(10)(C)(i) (III) of the Act in order to use institutional income and resource rules for the medically needy (sel

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	Not Applicable
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	rewideness. Indicate whether the State requests a waiver of the statewideness requirements in §1902(a)(1) of the (select one):
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	If yes, specify the waiver of statewideness that is requested (check each that applies): Geographic Limitation. A waiver of statewideness is requested in order to furnish services under this waiver only to individuals who reside in the following geographic areas or political subdivisions of the State. Specify the areas to which this waiver applies and, as applicable, the phase-in schedule of the waiver by geographic area:
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fini bel	Limited Implementation of Participant-Direction. A waiver of statewideness is requested in order to
noi appenda	make participant-direction of services as specified in Appendix E available only to individuals who reside in the following geographic areas or political subdivisions of the State. Participants who reside in these areas may elect to direct their services as provided by the State or receive comparable services through the service delivery methods that are in effect elsewhere in the State.
	Specify the areas of the State affected by this waiver and, as applicable, the phase-in schedule of the waiver

5. Assurances

by geographic area:

In accordance with 42 CFR §441.302, the State provides the following assurances to CMS:

- A. Health & Welfare: The State assures that necessary safeguards have been taken to protect the health and welfare of persons receiving services under this waiver. These safeguards include:
- 1. As specified in Appendix C, adequate standards for all types of providers that provide services under this waiver;
 - 2. Assurance that the standards of any State licensure or certification requirements specified in Appendix C are met for services or for individuals furnishing services that are provided under the waiver. The State assures that these requirements are met on the date that the services are furnished; and,
 - 3. Assurance that all facilities subject to §1616(e) of the Act where home and community-based waiver services are provided comply with the applicable State standards for board and care facilities as specified in Appendix C.

- B. Financial Accountability. The State assures financial accountability for funds expended for home and communitybased services and maintains and makes available to the Department of Health and Human Services (including the Office of the Inspector General), the Comptroller General, or other designees, appropriate financial records documenting the cost of services provided under the waiver. Methods of financial accountability are specified in Appendix I.
- C. Evaluation of Need: The State assures that it provides for an initial evaluation (and periodic reevaluations, at least annually) of the need for a level of care specified for this waiver, when there is a reasonable indication that an individual might need such services in the near future (one month or less) but for the receipt of home and communitybased services under this waiver. The procedures for evaluation and reevaluation of level of care are specified in Appendix B.
- D. Choice of Alternatives: The State assures that when an individual is determined to be likely to require the level of care specified for this waiver and is in a target group specified in Appendix B, the individual (or, legal representative, if applicable) is:
 - 1. Informed of any feasible alternatives under the waiver; and,
 - 2. Given the choice of either institutional or home and community-based waiver services. Appendix B specifies the procedures that the State employs to ensure that individuals are informed of feasible alternatives under the waiver and given the choice of institutional or home and community-based waiver services.
- E. Average Per Capita Expenditures: The State assures that, for any year that the waiver is in effect, the average per capita expenditures under the waiver will not exceed 100 percent of the average per capita expenditures that would have been made under the Medicaid State plan for the level(s) of care specified for this waiver had the waiver not been granted. Cost-neutrality is demonstrated in Appendix J.
- F. Actual Total Expenditures: The State assures that the actual total expenditures for home and community-based waiver and other Medicaid services and its claim for FFP in expenditures for the services provided to individuals under the waiver will not, in any year of the waiver period, exceed 100 percent of the amount that would be incurred in the absence of the waiver by the State's Medicaid program for these individuals in the institutional setting(s) specified for this waiver.
- G. Institutionalization Absent Waiver: The State assures that, absent the waiver, individuals served in the waiver would receive the appropriate type of Medicaid-funded institutional care for the level of care specified for this waiver.
- H. Reporting: The State assures that annually it will provide CMS with information concerning the impact of the waiver on the type, amount and cost of services provided under the Medicaid State plan and on the health and welfare of waiver participants. This information will be consistent with a data collection plan designed by CMS.
- I. Habilitation Services. The State assures that prevocational, educational, or supported employment services, or a combination of these services, if provided as habilitation services under the waiver are: (1) not otherwise available to the individual through a local educational agency under the Individuals with Disabilities Education Act (IDEA) or the Rehabilitation Act of 1973; and, (2) furnished as part of expanded habilitation services.
- J. Services for Individuals with Chronic Mental Illness. The State assures that federal financial participation (FFP) will not be claimed in expenditures for waiver services including, but not limited to, day treatment or partial hospitalization, psychosocial rehabilitation services, and clinic services provided as home and community-based services to individuals with chronic mental illnesses if these individuals, in the absence of a waiver, would be placed in an IMD and are: (1) age 22 to 64; (2) age 65 and older and the State has not included the optional Medicaid benefit cited in 42 CFR §440.140; or (3) age 21 and under and the State has not included the optional Medicaid benefit cited in 42 CFR § 440.160.

6. Additional Requirements

Note: Item 6-I must be completed.

A. Service Plan. In accordance with 42 CFR §441.301(b)(1)(i), a participant-centered service plan (of care) is developed for each participant employing the procedures specified in Appendix D. All waiver services are furnished pursuant to the service plan. The service plan describes: (a) the waiver services that are furnished to the participant, their

projected frequency and the type of provider that furnishes each service and (b) the other services (regardless of funding source, including State plan services) and informal supports that complement waiver services in meeting the needs of the participant. The service plan is subject to the approval of the Medicaid agency. Federal financial participation (FFP) is not claimed for waiver services furnished prior to the development of the service plan or for services that are not included in the service plan.

- B. Inpatients. In accordance with 42 CFR §441.301(b)(1)(ii), waiver services are not furnished to individuals who are in-patients of a hospital, nursing facility or ICF/IID.
- C. Room and Board. In accordance with 42 CFR §441.310(a)(2), FFP is not claimed for the cost of room and board except when: (a) provided as part of respite services in a facility approved by the State that is not a private residence or (b) claimed as a portion of the rent and food that may be reasonably attributed to an unrelated caregiver who resides in the same household as the participant, as provided in Appendix I.
- D. Access to Services. The State does not limit or restrict participant access to waiver services except as provided in Appendix C.
- E. Free Choice of Provider. In accordance with 42 CFR §431.151, a participant may select any willing and qualified provider to furnish waiver services included in the service plan unless the State has received approval to limit the number of providers under the provisions of §1915(b) or another provision of the Act.
- F. FFP Limitation. In accordance with 42 CFR §433 Subpart D, FFP is not claimed for services when another thirdparty (e.g., another third party health insurer or other federal or state program) is legally liable and responsible for the provision and payment of the service. FFP also may not be claimed for services that are available without charge, or as free care to the community. Services will not be considered to be without charge, or free care, when (1) the provider establishes a fee schedule for each service available and (2) collects insurance information from all those served (Medicaid, and non-Medicaid), and bills other legally liable third party insurers. Alternatively, if a provider certifies that a particular legally liable third party insurer does not pay for the service(s), the provider may not generate further bills for that insurer for that annual period.
- G. Fair Hearing: The State provides the opportunity to request a Fair Hearing under 42 CFR §431 Subpart E, to individuals: (a) who are not given the choice of home and community-based waiver services as an alternative to institutional level of care specified for this waiver; (b) who are denied the service(s) of their choice or the provider(s) of their choice; or (c) whose services are denied, suspended, reduced or terminated. Appendix F specifies the State's procedures to provide individuals the opportunity to request a Fair Hearing, including providing notice of action as required in 42 CFR §431.210.
- H. Quality Improvement. The State operates a formal, comprehensive system to ensure that the waiver meets the assurances and other requirements contained in this application. Through an ongoing process of discovery, remediation and improvement, the State assures the health and welfare of participants by monitoring: (a) level of care determinations; (b) individual plans and services delivery; (c) provider qualifications; (d) participant health and welfare; (e) financial oversight and (f) administrative oversight of the waiver. The State further assures that all problems identified through its discovery processes are addressed in an appropriate and timely manner, consistent with the severity and nature of the problem. During the period that the waiver is in effect, the State will implement the Quality Improvement Strategy specified in Appendix H.
- I. Public Input. Describe how the State secures public input into the development of the waiver: The State secured public input during the development of the waiver amendment. Input was solicited via: state-wide informational meetings, mailings, emails, newspaper announcements, web postings, and public hearings. Input was sought from a wide range of stakeholders representing active waiver recipients, families, persons on the Waiting List who are individuals that could be served in the future, advisory and advocacy groups, providers, Tribal leadership, Indian health clinics, university clinics, and hospitals. Individuals were invited to submit comments via postal mail, email, fax, phone, or in person at public hearings. In August 2016 the Department of Health, Developmental Disabilities and Supports Division(DOH/DDSD) with assistance from the Human Services Department Medical Assistance Division (HSD/MAD) conducted three (5) statewide meetings in key areas throughout the state involving individuals with disabilities, their families, advocates, service providers, and others, to consider what was working in Mi Via, what needed improvement, and to gather input on changes suggested by the Departments for the renewal. There were two meetings were held in Albuquerque, and one meeting held in each of the following cities: Las Cruces, Farmington, and Roswell. Tribal, Indian Health Service and Urban Indian health programs were invited separately and apprised of the schedule for

these public meetings and the proposed changes. DOH/DDSD Regional Office Mi Via Liaisons were apprised of the proposed changes as well to answer questions from the public. Information was also shared with the Mi Via Advisory Committee as well as Mi Via Consultant Agency representatives to solicit input. In addition, the amendment and public meetings were announced at the quarterly MVAC meetings and Mi Via Operations meetings (includes DOH, HSD, consultants, TPA, and FMA). The proposed changes to the waiver also include the input received by DOH/DDSD and HSD/MAD through the MVAC and the DOH Advisory Council on Quality Supports for Persons with Developmental Disabilities and their Families (ACQ), and from comments sent to the Mi Via website.

In October 2016, HSD sent out public notice to inform tribal leaders and tribal healthcare providers, and statewide interested parties through letters, emails, newspaper legal notices, and an HSD website posting of additional changes to the waiver renewal related to the CMS Federal Rule 2249-F/2296. A contact name, number and email was provided on the public notice for individuals who had questions or needed more information. HSD invited the public to send comments by close of business on December 16, 2016. HSD and DOH held a public hearing session on December 16, 2016 in Santa Fe.

On November 16, 2016, a notice was sent to all interested parties summarizing the proposed changes to the waive
amendment and notification of the public hearing. The notice provided the web link to the full waiver application
website posting on the HSD webpage. A contact name, number and email was provided on the public notice for
individuals who had questions or needed more information. Notices for Public Comment were published in the Las
Cruces Sun and Albuquerque Journal on . The Albuquerque Journal is distributed statewide.

Interested parties are identified as the following:

- 1. Memos mailed to current Mi Via Recipients November 16, 2016
- 2. Memos attached to the Mi Via October newsletter, mailed and emailed to Recipients, Consultants, and Providers on November 16, 2016
- 3. Memos mailed to individuals on the Central Registry individuals that potentially will access services (300 parties)
- November 16, 2016
- 4. Memos emailed to Mi Via consultants
- 5. Memos emailed to members of the Mi Via Advisory Committee and reviewed at the quarterly meeting held October 27, 2016
- 6.Memos emailed to members of the Advisory Council on Quality Supports for Individuals with Developmental Disabilities and their Families and reviewed at the quarterly meeting held on October 13, 2016
- 7. Tribal consultation letters mailed to all Tribal Leadership, IHS and Tribal health clinics October 14, 2016
- 8. Memos mailed to hospitals, universities, and advocacy groups (192 parties) November 16, 2016 Public hearings for the waiver amendment was held on held on December 16, 2016. Summary of Public Comments:

No changes to the waiver application were made as a result of public comments. Clarification to comments were made through changes in the Regulations. Public comments and the State's responses were published and made available to the public.

- J. Notice to Tribal Governments. The State assures that it has notified in writing all federally-recognized Tribal Governments that maintain a primary office and/or majority population within the State of the State's intent to submit a Medicaid waiver request or renewal request to CMS at least 60 days before the anticipated submission date is provided by Presidential Executive Order 13175 of November 6, 2000. Evidence of the applicable notice is available through the Medicaid Agency.
- K. Limited English Proficient Persons. The State assures that it provides meaningful access to waiver services by Limited English Proficient persons in accordance with: (a) Presidential Executive Order 13166 of August 11, 2000 (65 FR 50121) and (b) Department of Health and Human Services "Guidance to Federal Financial Assistance Recipients Regarding Title VI Prohibition Against National Origin Discrimination Affecting Limited English Proficient Persons" (68 FR 47311 - August 8, 2003). Appendix B describes how the State assures meaningful access to waiver services by Limited English Proficient persons.

7. Contact Person(s)

A. The Medicaid agency representative with whom CMS should communicate regarding the waiver is: Last Name:

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Attachments	
Attachment #1: Transition Plan	
Check the box next to any of the following changes from the current approved waiver. Check all boxes that a Replacing an approved waiver with this waiver.	apply.
Combining waivers.	
Splitting one waiver into two waivers.	
Eliminating a service.	
Adding or decreasing an individual cost limit pertaining to eligibility.	
Adding or decreasing limits to a service or a set of services, as specified in Appendix C.	
Reducing the unduplicated count of participants (Factor C).	Trustochment
Adding new, or decreasing, a limitation on the number of participants served at any point in time	ne ya basika ar
Making any changes that could result in some participants losing eligibility or being transferred t	o another
waiver under 1915(c) or another Medicaid authority.	
Making any changes that could result in reduced services to participants.	

Specify the transition plan for the waiver:

There are no major changes to the waiver renewal application, therefore this section is not applicable.

Attachment #2: Home and Community-Based Settings Waiver Transition Plan

Specify the state's process to bring this waiver into compliance with federal home and community-based (HCB) settings requirements at 42 CFR 441.301(c)(4)-(5), and associated CMS guidance.

Consult with CMS for instructions before completing this item. This field describes the status of a transition process at the point in time of submission. Relevant information in the planning phase will differ from information required to describe attainment of milestones.

To the extent that the state has submitted a statewide HCB settings transition plan to CMS, the description in this field may reference that statewide plan. The narrative in this field must include enough information to demonstrate that this waiver complies with federal HCB settings requirements, including the compliance and transition requirements at 42 CFR 441.301 (c)(6), and that this submission is consistent with the portions of the statewide HCB settings transition plan that are germane to this waiver. Quote or summarize germane portions of the statewide HCB settings transition plan as required. Note that Appendix C-5 HCB Settings describes settings that do not require transition; the settings listed there meet federal HCB setting requirements as of the date of submission. Do not duplicate that information here. Update this field and Appendix C-5 when submitting a renewal or amendment to this waiver for other purposes. It is not necessary for the state to amend the waiver solely for the purpose of updating this field and Appendix C-5. At the end of the state's HCB settings transition process for this waiver, when all waiver settings meet federal HCB setting requirements, enter "Completed" in this field, and include in Section C-5 the information on all HCB settings in the waiver.

ATTACHMENT #2: HOME AND COMMUNITY -BASED SETTINGS WAIVER TRANSITION PLAN

The Department of Health (DOH) along with Human Services Department/Medical Assistance Division (HSD/MAD) has created a Transition Plan through which the State has determined compliance with the regulation requirements for Home and Community-Based settings in 42 CFR Section 441.301(c)(4)(5) and Section 441.710(a)(1)(2). The State's Transition plan outlines the assessment process, remedial strategies, and public input. There are no participants that reside in adult foster homes, shared living settings, or provider owned or controlled settings. There are participants that reside in child foster homes.

Assessment Process:

The Department of Health (DOH) along with Human Services Department/Medical Assistance Division (HSD/MAD) completed a systemic assessment of the Developmental Disabilities Home and Community-Based Services (HCBS) settings by analyzing our current 1915 (c) Home and Community-Based Services waiver, the Mi Via waiver Service Standards, and the New Mexico Administrative Code (NMAC), based on the new Centers for Medicare and Medicaid Services (CMS) HCBS Settings Final Rule 2249-F/2296-F.

Upon conducting the compliance assessment, the State identified that one waiver service: Customized Community Group Supports (CCGS) requires modifications to achieve compliance with the CMS Final Rule. As of August 2014, approximately 80 Mi Via participants have CCGS on their service and support plan (SSP). CCGS services, which are nonresidential/non-institutional services, are designed to offer Mi Via participants flexible supports in integrated community settings. These supports can include participation in community day programs and centers that offer functional meaningful activities that assist with acquisition, retention, or improvement in self-help, socialization and adaptive skills. CCGS may include Adult Day Habilitation, Adult Day Health, and other adult day support models.

Review of all other individual settings determined that with the exception of CCGS, all other settings currently approved under the State's standards meet the federal setting requirements and that the State's oversight process is adequate to ensure ongoing compliance.

Remedial Strategy:

To assure on-going compliance with the HCBS settings requirements by July 1, 2015, the DOH/DDSD will address the following three (3) areas for CCGS:

- 1. Expand the definition of CCGS in the Mi Via Service Standards to include information that CCGS services are provided in an integrated community setting that supports opportunities for participants to access community resources and activities with others in their community. Revised Service Standards will be released in March 2015.
- 2. Revise CCGS provider packets to include an attestation that the services and supports provided will be delivered in a community-based integrated setting. Revised GGCS provider packets will be implemented in March 2015. Current CCGS providers will be required to submit a completed attestation to ensure compliance with the revised standards. The State will send a notice to each CCGS enrolled provider to submit the required attestation. In addition, the State will inform participants and Consultants of the attestation via the Mi Via newsletter.
- 3. Train Consultants on the new CCGS service standards and monitor implementation through SSP development and the participant quarterly review form. DOH/DDSD will train Consultants beginning March 1, 2015. Providers will be notified of the trainings through the Advisory Council on Quality Supports for Persons with Developmental Disabilities and Families, Mi Via Operations meetings, Mi Via newsletter, and Mi Via Advisory Committee meetings. Provider training sessions on the revised CCGS service standards have been scheduled statewide and will be provided by the Department of Health.

The state will assess and document compliance with HCB setting requirements through the use and review of a Mi Via Quarterly Review In-Person Contact Form and Monthly Mi Via Contact Form. The tools are completed by the consultant with participant. Based on HCBS Final rule requirements, questions measure a variety of topics such as participant satisfaction in making personal choice, ability to access services, barriers to service, rights to privacy. Questions in the tool review whether the participant is receiving the services in a manner that complies with HCB setting requirements. Prior to providing services, vendors, employees, and provider agencies sign a Participant/vendor or employee agreement with an attestation that they will provide services and supports in a community based integrated setting which supports and provides opportunities for participants to access and engage with community resources and activities with others in their community.

The State will verify the accuracy of provider attestations of compliance with Federal HCB setting requirements also through the use of the Quarterly review tool.

Please refer to the State's Transition Plan for details on systemic assessments performed on the HCBS settings. Public Input:

The Transition Plan is subject to public input as required in 42 CFR Section 441.301(6)(B)(iii) and 42 CFR Section 441.710 (3)(iii). The State's public input period met the requirement that it be no less than a 30-day period.

On September 14, 2014, a notice was sent to all stakeholders and interested parties informing them of the HCB settings transition plan and notification of the public hearing. The notice also provided the web link to the transition plan on the HSD webpage. Additional notice to inform tribal leaders and tribal healthcare providers was also sent on September 8, 2014. A contact name, number and email was provided on the public notice for individuals who had questions or needed more information. Notices for Public Comment were published in the Las Cruces Sun and Albuquerque Journal on September 8, 2014. The Albuquerque Journal is distributed stateside. The notices were emailed and mailed via the United States Postal Service to all stakeholders and interested parties. Individuals were invited to submit comments via postal mail, email, fax, or phone. A public hearing for the HCB settings Transition Plan was held October 14, 2014.

The Public notices for public comment were distributed to the following groups:

- 1) Interested parties memos mailed to current Mi Via Recipients (710 parties) September 12, 2014 for Waiver Renewal; September 14, 2014 for Transition Plan
- 2) Interested parties memos attached to the Mi Via October newsletter, mailed and emailed to Recipients, Consultants, and Providers on September 25, 2014
- 3) Interested parties memos mailed to individuals on the Central Registry individuals that potentially will access services (300 parties) - September 12, 2014 for Waiver Renewal; September 14, 2014 for Transition Plan
- 4) Interested parties memos emailed to Mi Via consultants
- 5) Interested parties memos emailed to members of the Mi Via Advisory Committee and reviewed at the quarterly meeting

held July 24, 2014

- 6) Interested parties memos emailed to members of the Advisory Council on Quality Supports for Individuals with Developmental Disabilities and their Families and reviewed at the quarterly meeting held on October 16, 2014
- 7) Tribal consultation letters mailed on all Tribal Leadership, IHS and Tribal health clinics September 12, 2014 for Waiver Renewal; September 8, 20142014 for Transition Plan
- 8) Interested parties memos mailed to hospitals, universities, and advocacy groups (192 parties) September 12, 2014 for Waiver Renewal; September 14, 2014 for Transition Plan

The NM.0448 Transition Plan Public Hearing was held on October 14, 2014 from 10:30 am - 11:30 am MST. Two public comments were received as a result of the Mi Via Waiver Transition Plan public input:

Comment #1: "Will Mi Via transition to Centennial Care program?"

State response: The Mi Via Waiver is under renewal. At this time HSD and DOH have no plans to transition Mi Via to the Centennial Care program.

Comment #2: "The Mi Via Waiver is a self directed option to the Developmental Disabilities Waiver or (formerly) Disabled and Elderly Waiver. Don't see this (waiver renewal changes and transition plan) having any impact on Pueblo of Jemez tribal members since we are not aware of anyone in Jemez who is on this. Most Developmentally Disabled recipients under Mi Via don't participate in the Day Hab settings described or opt to use Assisted Living Facilities and other populations who use Assisted Living facilities (elders, physically disabled) are still able to do so regardless of the changes proposed here. Mi Via is in such limited use, these changes won't have much of an impact on anyone, much less native populations."

State response: An analysis of service utilization for CCGS and Assisted Living Services utilization by Native American participants was conducted by the Human Services Department, Medical Assistance Division. The State foresees no negative impact to Native American participants as the data showed zero utilization of CCGS and Assisted Living by Native American participants.

While no modifications were made to the proposed Transition Plan as a result of the public input process, the State inserted a new section in the final version to describe the public input process with a summary of public comments. All public comments on the Transition Plan are retained and available for CMS review for the duration of the approved waiver.

The Transition Plan continues to remain available for public viewing on the HSD website.

New Mexico assures that the settings transition plan included with this waiver amendment will be subject to any provisions or requirements included in the State's approved Statewide Transition Plan. New Mexico will implement any required changes upon approval of the Statewide Transition Plan and will make conforming changes to its waiver when it submits the next amendment or renewal.

Additional Needed Information (Optional) Provide additional needed information for the waiver (optional): Appendix A: Waiver Administration and Operation 1. State Line of Authority for Waiver Operation. Specify the state line of authority for the operation of the waiver (select one): The waiver is operated by the State Medicaid agency. Specify the Medicaid agency division/unit that has line authority for the operation of the waiver program (select one): The Medical Assistance Unit. Specify the unit name: (Do not complete item A-2)

Another division/unit within the State Medicaid agency that is separate from the Medical Assistance

Specify the division/unit name. This includes administrations/divisions under the umbrella agency that has been identified as the Single State Medicaid Agency.

(Complete item A-2-a).

The waiver is operated by a separate agency of the State that is not a division/unit of the Medicaid agency.

Specify the division/unit name:

Department of Health, Developmental Disabilities Supports Division (DOH/DDSD)

In accordance with 42 CFR §431.10, the Medicaid agency exercises administrative discretion in the administration and supervision of the waiver and issues policies, rules and regulations related to the waiver. The interagency agreement or memorandum of understanding that sets forth the authority and arrangements for this policy is available through the Medicaid agency to CMS upon request. (Complete item A-2-b).

Appendix A: Waiver Administration and Operation

2. Oversight of Performance.

- a. Medicaid Director Oversight of Performance When the Waiver is Operated by another Division/Unit within the State Medicaid Agency. When the waiver is operated by another division/administration within the umbrella agency designated as the Single State Medicaid Agency. Specify (a) the functions performed by that division/administration (i.e., the Developmental Disabilities Administration within the Single State Medicaid Agency), (b) the document utilized to outline the roles and responsibilities related to waiver operation, and (c) the methods that are employed by the designated State Medicaid Director (in some instances, the head of umbrella agency) in the oversight of these activities:
 - As indicated in section 1 of this appendix, the waiver is not operated by another division/unit within the State Medicaid agency. Thus this section does not need to be completed.
- b. Medicaid Agency Oversight of Operating Agency Performance. When the waiver is not operated by the Medicaid agency, specify the functions that are expressly delegated through a memorandum of understanding (MOU) or other written document, and indicate the frequency of review and update for that document. Specify the methods that the Medicaid agency uses to ensure that the operating agency performs its assigned waiver operational and administrative functions in accordance with waiver requirements. Also specify the frequency of Medicaid agency assessment of operating agency performance:

DOH/DDSD operates the ICF-IID Mi Via Waiver and HSD/MAD is responsible for the oversight of the waiver.

DOH/DDSD participates and assists in the following operational and administrative functions: participant wavier enrollment; waiver enrollment and expenditures managed against approved limits and levels; qualified provider enrollment; execution of Medicaid provider agreements; establishment of a statewide rate methodology; rules, policies, procedures and information development governing the waiver program; and quality assurance and quality improvement activities.

DOH monitors program quality and compliance with program requirements, through participation on the Developmental Disabilities Services Quality Improvement Steering Committee(DDSQI), as described in Appendix H of this application. As part of this process, HSD and DOH collect and aggregate data including: number of participants served; number of services and supports offered; number of consultants and providers participating; participant training and communication; number, types and resolutions of participant complaints and fair hearings; number, types and resolutions of critical incidents reported; consultant, FMA, and provider training and communication; whether level of care (LOC) reviews have been conducted and approved as required; whether service and support plans and budgets are completed and authorized, as required; and whether Freedom of Choice (FOC) has been provided, as requested.

DOH/DDSD also works with providers and families to obtain stakeholder input and to assist the State with the on-going evaluation of the Mi Via Waiver. The Advisory Committee on Quality (ACQ) is statutorily

required to advise the DOH on policy related to the programs administered by DOH. The ACO meets regularly and is comprised of Mi Via Waiver stakeholders, including individuals and their families. The ACQ participants give feedback and recommendations to DOH/DDSD. The Mi Via Advisory Committee (MVAC)is a subgroup of the ACQ and is charged with reviewing quality issues specific to Mi Via. The MVAC reports on these topics to the ACQ. Additionally, the DOH/DDSD meets regularly with consultant provider agencies to exchange program information. The results of these meetings may be reported to the appropriate DDSQI Steering Committee workgroup(s), which in turn report to the DDSQI Steering Committee. These family and provider stakeholder groups are a key source of feedback for evaluating the State's performance.

HSD oversees DOH with respect to its operational responsibilities using multiple methods as described below:

The Joint Powers Agreement (JPA) between HSD and DOH sets forth provisions for operating Mi Via, for which HSD holds DOH accountable for various responsibilities relative to this application. DOH is the state operating agency for this application. HSD/MAD monitors DOH for compliance through the JPA, to ensure they have fulfilled their operational responsibilities; and performed the functions listed in the section A-7 chart. HSD/MAD monitors these activities, in part, through monthly meetings. HSD provides access to Medicaid data to the operating agency for their use as described above.

HSD/MAD participates on the DOH/Developmental Disabilities Services Quality Improvement (DDSQI) Steering Committee through representatives from the HSD/MAD Quality Bureau (QAB) and the Exempt Services and Programs Bureau (ESPB). The responsibilities of the DDSDQI Steering Committee include the review of the Mi Via quality reports, monitoring of trends and other system-level data, and the design, implementation and evaluation of strategies for program improvement and CMS Quality Improvement Strategies specific to the DD and MF populations. The DDSQI meets quarterly to review trended data collected through a variety of means by DOH and HSD. The DDSQI identifies areas of program improvement and key action steps for the development and implementation of Action Plans to address the program areas. DDSQI subcommittees review data related to health and wellness, safety, qualified providers, and related topics.

Either as part of DDSQI meetings, or as a separate review, as needed, HSD/MAD annually reviews the following: aggregate operational data that must be tracked and reported by DOH; action plans developed by DOH and the DDSQI in order to address areas of improvement identified through the data review; and the effectiveness of the action plans to improve the program. Through its DDSQI participation, HSD/MAD provides oversight to DOH to ensure the JPA is implemented, operational responsibilities of DOH are met, and functions specified in the section A-7 chart are performed.

HSD/MAD serves on the Advisory Council on Quality Supports for Persons with Developmental Disabilities and their Families and on the Mi Via Subcommittee of the ACQ, which meets quarterly to review quality issues specific to Mi Via.

HSD also serves with DOH on various waiver specific and cross-waiver workgroups related to development and implementation of policies and procedures related to Home and Community-Based Services (HCBS) waivers.

In all oversight activities, HSD collaborates with DOH to review and analyze findings, develop strategies for improvement, and make timely changes to the program, as indicated. If HSD/MAD identifies any issues that are inconsistent with Medicaid requirements at any time, HSD/MAD ensures that DOH corrects the problem. On a monthly basis, or more frequently if needed, HSD/MAD meets informally with DOH/DDSD Mi Via staff to: exchange information; discuss department roles and responsibilities related to the JPA; identify and resolve program issues; identify and resolve client specific issues, complaints and concerns; identify needed changes; problem-solve; review and update any work plans developed to track and monitor progress on assignments and projects related to the operation of the waiver; and provide technical assistance. Examples of issues that would trigger a meeting prior to a regular monthly meeting include, but are not limited to special requests from policy makers; needed regulatory changes; provider issues; and constituent complaints.

Appendix A: Waiver Administration and Operation

- 3. Use of Contracted Entities. Specify whether contracted entities perform waiver operational and administrative functions on behalf of the Medicaid agency and/or the operating agency (if applicable) (select one):
 - Yes. Contracted entities perform waiver operational and administrative functions on behalf of the Medicaid agency and/or operating agency (if applicable). Specify the types of contracted entities and briefly describe the functions that they perform. Complete Items A-5

Contracted entities referenced in Appendix A-7 refer to the Third-Party Assessor (TPA) Contractor and the Financial Management Agent (FMA) Contractor. The State is utilizing two (2) contracted entities. The types and functions are described as follows:

The TPA Contractor: reviews required Level of Care (LOC) assessments and determines medical eligibility for participants transferring from existing waivers and for individuals who are newly allocated to the waiver; and conducts utilization reviews (prior authorization of waiver services) and approvals for Service and Support Plans (SSP) and budgets to ensure that waiver requirements are met. Any third party contractor that conducts level of care and assessments and determines medical eligibility for the waiver cannot be enrolled as a waiver provider.

The FMA Contractor: disseminates budget and employer-related information; assists participants in becoming employers of record; provides forms, training, and interface with state and federal tax agencies; enrolls providers and vendors; verifies waiver provider qualifications; executes and holds Medicaid provider agreements on behalf of HSD/MAD; pays claims and handles all employer-related functions on behalf of Mi Via participants and verifies against the participants' approved budgets and plans; verifies waiver expenditures against approved levels; and provides reports to participants and the State on participants budget expenditures.

The contracted entities have provisions in their contracts for quality assurance and quality improvement activities. HSD/MAD provides oversight of the entities for these activities.

No. Contracted entities do not perform waiver operational and administrative functions on behalf of the Medicaid agency and/or the operating agency (if applicable).

Appendix A: Waiver Administration and Operation

- 4. Role of Local/Regional Non-State Entities. Indicate whether local or regional non-state entities perform waiver operational and administrative functions and, if so, specify the type of entity (Select One):
 - Not applicable

and A-6.:

Applicable - Local/regional non-state agencies perform waiver operational and administrative functions. Check each that applies:

Local/Regional non-state public agencies perform waiver operational and administrative functions at the local or regional level. There is an interagency agreement or memorandum of understanding between the State and these agencies that sets forth responsibilities and performance requirements for these agencies that is available through the Medicaid agency.

Specify the nature of these agencies and complete items A-5 and A-6:

Local/Regional non-governmental non-state entities conduct waiver operational and administrative
functions at the local or regional level. There is a contract between the Medicaid agency and/or the
operating agency (when authorized by the Medicaid agency) and each local/regional non-state entity that
sets forth the responsibilities and performance requirements of the local/regional entity. The contract(s)
under which private entities conduct waiver operational functions are available to CMS upon request
through the Medicaid agency or the operating agency (if applicable).

Specify the nature of these entities and complete items A-5 and A-6:

Appendix A: Waiver Administration and Operation

5. Responsibility for Assessment of Performance of Contracted and/or Local/Regional Non-State Entities. Specify the state agency or agencies responsible for assessing the performance of contracted and/or local/regional non-state entities in conducting waiver operational and administrative functions:

TPA Contractor: HSD/MAD contracts with the TPA Contractor and assesses this contractor's performance in conducting its respective waiver operational and administrative functions based on the contract.

FMA Contractor: HSD/MAD contracts with the FMA relative to the contractor's scope of work. HSD/MAD assesses the performance of this contractor in conducting the contractor's operational and administrative functions according to the State agencies' respective jurisdictions (see A-6 response).

Appendix A: Waiver Administration and Operation

6. Assessment Methods and Frequency. Describe the methods that are used to assess the performance of contracted and/or local/regional non-state entities to ensure that they perform assigned waiver operational and administrative functions in accordance with waiver requirements. Also specify how frequently the performance of contracted and/or local/regional non-state entities is assessed:

TPA Contractor:

The TPA is responsible for the following waiver operational and administrative functions: level of care evaluation; review of participant service plans; prior authorization of waiver services; and utilization managemen, quality assurance and quality improvement activities.

HSD/MAD utilizes monthly TPA reports to ensure the Contractor is compliant with the terms of the contract for the performance and operation of level of care and SSP/budget reviews, and specific monthly audits to monitor level of care performance. The Contractor is also required to attend monthly meetings with HSD/MAD's TPA contract manager whereby any waiver-related contract compliance issues may be identified and monitored to resolution. On an annual basis, HSD/MAD reviews and approves the Contractor's quality improvement/quality management work plan, evaluation and results to ensure compliance with quality management activities related to the waiver. In addition, HSD/MAD utilizes customer service and complaint data, Fair Hearings data, input from the monthly Mi Via operations group, and the ACQ and ACQ Mi Via Subcommittee meetings to assess the Contractor's performance.

DOH provides HSD/MAD with any data, complaints or other information DOH has obtained from any source regarding the TPA Contractor's performance.

If any problems are identified, HSD/MAD may require a state-directed corrective action plan from the TPA and monitor its implementation. The TPA may also impose its own internal corrective action plan, or performance improvement plan, prior to a state-directed CAP being placed. HSD/MAD shares oversight findings with DOH.

FMA:

The FMA is responsible for the following waiver operational and administrative functions: qualified provider enrollment and background checks; execution of provider agreements;

HSD/MAD utilizes weekly and monthly FMA reports to assess compliance with the terms of the contract. processing of payments to providers; and quality assurance and quality improvement activities.

HSD/MAD performs on-going monitoring of the FMA Contractor's claims payment accuracy and adherence to the terms of the provider agreement, and performs web-based and on-site reviews of the claims history, as needed.

DOH provides HSD/MAD with any data, complaints or other information DOH has obtained from any source regarding the FMA's performance.

HSD/MAD, reviews oversight findings with DOH.

Appendix A: Waiver Administration and Operation

7. Distribution of Waiver Operational and Administrative Functions. In the following table, specify the entity or entities that have responsibility for conducting each of the waiver operational and administrative functions listed (check each that applies):

In accordance with 42 CFR §431.10, when the Medicaid agency does not directly conduct a function, it supervises the performance of the function and establishes and/or approves policies that affect the function. All functions not performed directly by the Medicaid agency must be delegated in writing and monitored by the Medicaid Agency. Note: More than one box may be checked per item. Ensure that Medicaid is checked when the Single State Medicaid Agency (1) conducts the function directly; (2) supervises the delegated function; and/or (3) establishes and/or approves policies related to the function.

Function appearance because to	Medicaid Agency	Other State Operating Agency	Contracted Entity
Participant waiver enrollment		✓	
Waiver enrollment managed against approved limits	ation Election	magamit 🗸 sumb ា	
Waiver expenditures managed against approved levels	7	\mathbf{Z}	~
Level of care evaluation	~		V
Review of Participant service plans	~		V
Prior authorization of waiver services	~	数据数目的 体系	V
Utilization management	~		~
Qualified provider enrollment	V		√
Execution of Medicaid provider agreements	~	∑	✓ .
Establishment of a statewide rate methodology	~		
Rules, policies, procedures and information development governing the waiver program	>	Z ·	
Quality assurance and quality improvement activities	~	✓	~

Appendix A: Waiver Administration and Operation

Quality Improvement: Administrative Authority of the Single State Medicaid Agency

As a distinct component of the State's quality improvement strategy, provide information in the following fields to detail the State's methods for discovery and remediation.

a. Methods for Discovery: Administrative Authority The Medicaid Agency retains ultimate administrative authority and responsibility for the operation of the waiver program by exercising oversight of the performance of waiver functions by other state and local/regional non-state agencies (if appropriate) and contracted entities.

i. Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance, complete the following. Performance measures for administrative authority should not duplicate measures found in other appendices of the waiver application. As necessary and applicable, performance measures should focus on:

- Uniformity of development/execution of provider agreements throughout all geographic areas covered
- Equitable distribution of waiver openings in all geographic areas covered by the waiver
- Compliance with HCB settings requirements and other new regulatory components (for waiver actions submitted on or after March 17, 2014)

Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the

method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

HSD/MAD monitors the timely and correct submission of Mi Via data reports specified in the Fiscal Management Agent (FMA) contract with the Medicaid Agency. Numerator: Number of data reports submitted on time and in the correct format. Denominator: Total number of FMA reports required to be submitted.

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach(check each that applies):
State Medicaid Agency	Weekly	✓ 100% Review
✓ Operating Agency	Monthly	Less than 100% Review
Sub-State Entity	✓ Quarterly	Representative Sample Confidence Interval =
Other Specify: FMA	Annually	Stratified Describe Group:
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Data Aggregation and Analysis: Responsible Party for data aggregation Frequency of data aggregation and and analysis (check each that applies): analysis(check each that applies): ✓ State Medicaid Agency Weekly Operating Agency Monthly **Sub-State Entity** Quarterly Other ✓ Annually Specify:

Responsible Party for dat and analysis (check each ti			of data aggregation and ck each that applies):
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t ess that 100% Remon sept escarative Sample Contribuse		and agg	nal data collection, analysis, regation will be done, as ry, to address unusual issues
nplementation of the Join PA are met. Numerator: n annual basis. Denomina SD/MAD. eata Source (Select one): deports to State Medicaid	nt Powers Agre Number of JPA ntor: Total nun Agency on del	ement (JPA) A deliverables nber of JPA d	
C'Other' is selected, specify Responsible Party for lata collection/generation scheck each that applies):	Frequency o	neration	Sampling Approach(check each that applies):
State Medicaid Agency	Weekly	71292	☑ 100% Review
Operating Agency	Monthly	y	Less than 100% Review
Sub-State Entity	Quarter	er ti postago	Representative Sample Confidence Interval =
Other Specify:	Annuali	ly	Stratified Describe Group:
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saloge@ inc		ously and	Other Specify:

Data Source (Select one):
Reports to State Medicaid Agency on delegated Administrative functions

Responsible Party for	Frequency of data	Sampling Approach/sheet
data collection/generation (check each that applies):	collection/generation (check each that applies):	Sampling Approach(check each that applies):
State Medicaid Agency	Weekly	✓ 100% Review
Operating Agency	Monthly	Less than 100% Review
Sub-State Entity	Quarterly	Representative Sample Confidence Interval =
Other Specify:	✓ Annually	Stratified Describe Group:
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Data Aggregation and Analysis:

Responsible Party fo and analysis (check e		Frequency of data aggregation and analysis(check each that applies):
State Medicaid	Agency	Weekly
✓ Operating Agen	cy	✓ Monthly
Sub-State Entity		✓ Quarterly
Other Specify:		Annually
		Continuously and Ongoing
		Specify: Additional data collection, analysis, and aggregation will be done, as necessary, to address unusual issues that may arise.

Performance Measure:

Data Source (Select one):

HSD/MAD monitors DOH's management of consultant agency provider agreements to ensure compliance with Medicaid regulations. Numerator: Number of consultant agency provider surveys conducted by DOH. Denominator: Total number of consultant agency provider surveys required by DOH.

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies):
✓ State Medicaid Agency	Weekly	✓ 100% Review
Operating Agency	Monthly	Less than 100% Review
Sub-State Entity	✓ Quarterly	Representative Sample Confidence Interval =
	high to company and moreover his convertations and a consti-	
Other Specify:	Annually	Describe Group:
	Continuously and Ongoing	Other Specify:
and Ongoing	Other Specify:	
Pata Source (Select one): Reports to State Medicaid A f 'Other' is selected, specify: Responsible Party for lata collection/generation (check each that applies):	Agency on delegated Admin Frequency of data collection/generation (check each that applies):	Sampling Approach(check each that applies):
State Medicaid Agency	Weekly	✓ 100% Review
Operating Agency	Monthly	Less than 100% Review
		1

Other	✓ Annually				
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ata Aggregation and Anal	aggregation	Frequency o	of data aggregation and		
nd analysis (check each the			ck each that applies):		
State Medicaid Agency		Weekly			
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Other Specify: Appendix TriAQ		Annually Continuously and Ongoing			
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f 'Other' is selected, specify: Responsible Party for	Frequency o	f data	Sampling Approach(check		
data collection/generation (check each that applies):	collection/ge (check each t	neration	each that applies):		
State Medicaid Agency	Weekly		✓ 100% Review		
Operating Agency	Monthly				

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	ricians)	tunak banut

Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis(check each that applies):
✓ State Medicaid Agency	Weekly
☑ Operating Agency	Monthly
Sub-State Entity	 Quarterly
Other Specify:	✓ Annually
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Fautions aftrops about toos Asyllare is melus to a construction.	Other Specify: Additional data collection, analysis, and aggregation will be done, as necessary, to address unusual issues that may arise.

ii. If applicable, in the textbox below provide any necessary additional information on the strategies employed by the State to discover/identify problems/issues within the waiver program, including frequency and parties responsible.

As noted in Appendix A: 2.b., HSD/MAD monitors DOH for compliance with the JPA via an annual subrecipient monitoring tool to ensure that DOH has fulfilled its operational responsibilities, based on the HPA. HSD/MAD monitors these activities through bi-weekly meetings and review of actions taken by the operating agency.

b. Methods for Remediation/Fixing Individual Problems

i. Describe the State's method for addressing individual problems as they are discovered. Include information regarding responsible parties and GENERAL methods for problem correction. In addition, provide information on the methods used by the State to document these items. Remediation and improvement strategies vary, based on the findings. When problems and areas for improvement related to HSD/MAD's administrative authority are identified by HSD/MAD, processes are in place to ensure that appropriate and timely action is taken whether the situation is in regard to participants, providers and vendors of services and supports, contractors, or the State agencies systems. Methods for addressing identified problems include verbal direction, letters of direction, formal corrective action plans; documentation is kept on all actions taken. In some instances, policy and/or regulatory changes are required. In all cases, if HSD/MAD identifies any issues that are inconsistent with Medicaid requirements at any time, HSD/MAD ensures that DOH corrects the problem and that compliance with the Assurance is met through regularly scheduled joint meetings.

Problems with functions performed by the TPA and/or the FMA as identified by various discovery methods will result in placing the TPA and/or the FMA on corrective action, and/or sanctions will be implemented, including possible contract termination.

ii. Remediation Data Aggregation

Remediation-related Data Aggregation and	Analysis (including trend identification)
Responsible Party(check each that applies):	Frequency of data aggregation and analysis (check each that applies):
✓ State Medicaid Agency	Weekly
✓ Operating Agency	Monthly
Sub-State Entity	Quarterly
Other Specify:	Annually The Abstract of the
y ä-gWP	Continuously and Ongoing
Onakien Praken August	Other Specify: Data aggregation and analysis will be done more frequently to address specific issues should they arise.

c. Timelines

When the State does not have all elements of the Quality Improvement Strategy in place, provide timelines to design methods for discovery and remediation related to the assurance of Administrative Authority that are currently nonoperational.

B.T.
No

Please provide a detailed strategy for assuring Administrative Authority, the specific timeline for implementing identified strategies, and the parties responsible for its operation.

Appendix B: Participant Access and Eligibility

B-1: Specification of the Waiver Target Group(s)

a. Target Group(s). Under the waiver of Section 1902(a)(10)(B) of the Act, the State limits waiver services to one or more groups or subgroups of individuals. Please see the instruction manual for specifics regarding age limits. In accordance with 42 CFR §441.301(b)(6), select one or more waiver target groups, check each of the subgroups in the selected target group(s) that may receive services under the waiver, and specify the minimum and maximum (if any) age of individuals served in each subgroup:

		de branchigaigna vatirnia esa megali	e il sout en autoni	Maximum Age	
Target Group	oup Included Target SubGroup		Minimum Age	Maximum Age Limit	No Maximum Ag Limit
Aged or Disab	led, or Both - C	General Company of the State of	gita igali kasutisani T	Milmigraphic mily	FraB A
		Aged			
		Disabled (Physical)	Em them Carles	na e Brisan Ra	
		Disabled (Other)		70	
Aged or Disab	led, or Both - S	pecific Recognized Subgroups			
		Brain Injury	ns , julia isba	121 F 10 9 38	
		HIV/AIDS			建设置建工
i (energialen)	and Elona	Medically Fragile	. Idea modernia (film		Marp
numb Cilera I y	wild well	Technology Dependent	SE NUMBER 05 (5.5)		
✓ Intellectual Dis	sability or Dev	elopmental Disability, or Both			
	~	Autism			0.5 00 🗸
and department to	V	Developmental Disability	0		~
Reference when		Intellectual Disability	mer Ordays by	eldbals wife inte	
Mental Illness	es main e a	NECO SE A SE ESTA POR PORTE DE LA PORTE DE	an neuropour acus	in a property of the	
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is not there is	William to b	Serious Emotional Disturbance	H par Adilly pour	ruma iza ete la ir	equitor

b. Additional Criteria. The State further specifies its target group(s) as follows:

The waiver is limited to persons who want to direct their services.

Developmental Disabilities Waiver Services are intended for individuals who have developmental disabilities limited to Mental Retardation (MR) or a Specific Related Condition as determined by the Department of Health/Developmental Disabilities Supports Division. The developmental disability must reflect the person's need for a combination and sequence of special interdisciplinary or generic treatment or other supports and services that are lifelong or of extended duration and are individually planned and coordinated. The individual must also require the level of care provided in an Intermediate Care Facility for the Mentally Retarded (ICF/IID), in accordance with 8.313.2 NMAC.

The definition for Mental Retardation is as follows:

Mental Retardation refers to significantly sub-average general intellectual functioning existing concurrently with deficits in adaptive behavior and manifested during the developmental period.

- a. General intellectual functioning is defined as the results obtained by assessment with one or more of the individually administered general intelligence tests developed for the purpose of assessing intellectual functioning. b. Significantly sub-average is defined as approximately IQ of 70 or below.
- c. Adaptive behavior is defined as the effectiveness or degree with which individuals meet the standards of personal independence and social responsibility expected for age and cultural group.
- d. The developmental period is defined as the period of time between birth and the 18th birthday.

The definition for Specific Related Condition is as follows:

An individual is considered to have a Specific Related Condition if he/she has a severe chronic disability, other than mental illness, that meets all of the following conditions:

a. Is attributable to Cerebral Palsy, Seizure Disorder, Autistic Disorder (as described in the Fourth Edition of the

Diagnostic and Statistical Manual of Mental Disorders), Chromosomal Disorders (e.g. Down's), Syndrome Disorders, Inborn Errors of Metabolism, or Developmental Disorders of the Brain Formation;

- b. Results in impairment of general intellectual functioning or adaptive behavior similar to that of persons with mental retardation and requires treatment or services similar to people with mental retardation;
- c. Is manifested before the person reaches age twenty-two (22) years;
- d. Is likely to continue indefinitely; and
- e. Results in substantial functional limitations in three (3) or more of the following areas of major life activity:
 - i. Self-care:
 - ii. Receptive and expressive language;
 - iii. Learning;
 - iv. Mobility;
 - v. Self-direction;
 - vi. Capacity for independent living; and
 - vii. Economic self-sufficiency.

In addition to the Mental Retardation (Intellectual Disability) or Developmental Disability target groups indicated in B.a. above, the waiver will also include the Medically Fragile subgroup as follows: Medically Fragile (minimum age 0; no maximum age limit).

The definition for Medically Fragile is as follows:

Medically Fragile individuals who have been diagnosed with a medically fragile condition before reaching age 22; and individuals who have a development disability or developmental delay, or who are at risk for developmental delay; and a medically fragile condition defined as a chronic physical condition, which results in a prolonged dependency on medical care for which daily skilled (nursing) intervention is medically necessary and is characterized by one or more of the following: a life-threatening condition, characterized by reasonably frequent periods of acute exacerbation, which require frequent medical supervision and/or physician consultation, and which, in the absence of such supervision or consultation, would require hospitalization; frequent, time-consuming administration of specialized treatments which are medically necessary; or dependence on medical technology such that without the technology a reasonable level of health could not be maintained. Examples include, but are not limited to, ventilators, dialysis machines, enteral or parenteral nutrition support and continuous oxygen.

- c. Transition of Individuals Affected by Maximum Age Limitation. When there is a maximum age limit that applies to individuals who may be served in the waiver, describe the transition planning procedures that are undertaken on behalf of participants affected by the age limit (select one):
 - Not applicable. There is no maximum age limit

The following transition planning procedures are employed for participants who will reach the waiver's maximum age limit.

Sp	ec	if	,
		"	Ť

Appendix B: Participant Access and Eligibility

B-2: Individual Cost Limit (1 of 2)

- a. Individual Cost Limit. The following individual cost limit applies when determining whether to deny home and community-based services or entrance to the waiver to an otherwise eligible individual (select one). Please note that a State may have only ONE individual cost limit for the purposes of determining eligibility for the waiver:
 - No Cost Limit. The State does not apply an individual cost limit. Do not complete Item B-2-b or item B-2-c.
 - Cost Limit in Excess of Institutional Costs. The State refuses entrance to the waiver to any otherwise eligible individual when the State reasonably expects that the cost of the home and community-based services furnished to that individual would exceed the cost of a level of care specified for the waiver up to an amount specified by the State. Complete Items B-2-b and B-2-c.

The limit specified by the State is (select one)

A level higher than 100% of the institutional average. Specify the percentage: complete in compact to the wallest one and continuous on all also Other Specify: Institutional Cost Limit. Pursuant to 42 CFR 441.301(a)(3), the State refuses entrance to the waiver to any otherwise eligible individual when the State reasonably expects that the cost of the home and community-based services furnished to that individual would exceed 100% of the cost of the level of care specified for the waiver. Complete Items B-2-b and B-2-c. Cost Limit Lower Than Institutional Costs. The State refuses entrance to the waiver to any otherwise qualified individual when the State reasonably expects that the cost of home and community-based services furnished to that individual would exceed the following amount specified by the State that is less than the cost of a level of care specified for the waiver. Specify the basis of the limit, including evidence that the limit is sufficient to assure the health and welfare of waiver participants. Complete Items B-2-b and B-2-c. The cost limit specified by the State is (select one): The following dollar amount: Specify dollar amount: The dollar amount (select one) Is adjusted each year that the waiver is in effect by applying the following formula: Specify the formula: May be adjusted during the period the waiver is in effect. The State will submit a waiver amendment to CMS to adjust the dollar amount. The following percentage that is less than 100% of the institutional average: Specify percent: Other: Specify: Appendix B: Participant Access and Eligibility

B-2: Individual Cost Limit (2 of 2)

A	B-2-a indicate that you do not need to compl	DESCRIPTION OF THE PERSON NAMED IN
Answers brovided in Abbendiv	K_/_a indicate that you do not need to compl	oto this contion
Answers provided in Appendix	D-2-a indicate that you do not need to comp	ete tiiis section.

- b. Method of Implementation of the Individual Cost Limit. When an individual cost limit is specified in Item B-2-a, specify the procedures that are followed to determine in advance of waiver entrance that the individual's health and welfare can be assured within the cost limit:
- c. Participant Safeguards. When the State specifies an individual cost limit in Item B-2-a and there is a change in the participant's condition or circumstances post-entrance to the waiver that requires the provision of services in an amount that exceeds the cost limit in order to assure the participant's health and welfare, the State has established the following safeguards to avoid an adverse impact on the participant (check each that applies):

The participant is referred to another waiver that can accommodate the individual's needs.

Additional services in excess of the individual cost limit may be authorized.

Specify the procedures for authorizing additional services, including the amount that may be authorized:

	re kin A SUPLICE before ones to devoir a	(
Other safeguard(s)	Specificars arisis of the theories acting exidence drug weight per all sources. Contribute having Advention Research	
Specify:		
		A

Appendix B: Participant Access and Eligibility

B-3: Number of Individuals Served (1 of 4)

a. Unduplicated Number of Participants. The following table specifies the maximum number of unduplicated participants who are served in each year that the waiver is in effect. The State will submit a waiver amendment to CMS to modify the number of participants specified for any year(s), including when a modification is necessary due to legislative appropriation or another reason. The number of unduplicated participants specified in this table is basis for the cost-neutrality calculations in Appendix J:

Table: B-3-a

	Waiver Year	Unduplicated Number of Participants
Year 1		1265
Year 2	Argenta in the district and all and a supplied in the supplied of the supplied	1505
Year 3	grandy katerbotto ant to construct) const	1745
Year 4		1985
Year 5		2225

- b. Limitation on the Number of Participants Served at Any Point in Time. Consistent with the unduplicated number of participants specified in Item B-3-a, the State may limit to a lesser number the number of participants who will be served at any point in time during a waiver year. Indicate whether the State limits the number of participants in this way: (select one):
 - The State does not limit the number of participants that it serves at any point in time during a waiver year.

The State limits the number of participants that it serves at any point in time during a waiver year.

The limit that applies to each year of the waiver period is specified in the following table:

Table: B-3-b

Waiver Year	Maximum Number of Participants Served At Any Point During the Year
Year 1	uit sinaist za estile lis azirez etal bersalmor azono.
Year 2	Note that the second of the se
Year 3	then fulfille outer set not got it than a
Year 4 (19) statistically makes all unitables all unitables and unitable of	e ne event vego ele una cipi il successiva de la companya de la co
Year 5	om addomics Assault ((One) in the solutions of

Appendix B: Participant Access and Eligibility

B-3: Number of Individuals Served (2 of 4)

- c. Reserved Waiver Capacity. The State may reserve a portion of the participant capacity of the waiver for specified purposes (e.g., provide for the community transition of institutionalized persons or furnish waiver services to individuals experiencing a crisis) subject to CMS review and approval. The State (select one):
 - Not applicable. The state does not reserve capacity.
 - The State reserves capacity for the following purpose(s).

Appendix B: Participant Access and Eligibility

B-3: Number of Individuals Served (3 of 4)

- d. Scheduled Phase-In or Phase-Out. Within a waiver year, the State may make the number of participants who are served subject to a phase-in or phase-out schedule (select one):
 - The waiver is not subject to a phase-in or a phase-out schedule.
 - The waiver is subject to a phase-in or phase-out schedule that is included in Attachment #1 to Appendix B-3. This schedule constitutes an intra-year limitation on the number of participants who are served in the waiver.
- e. Allocation of Waiver Capacity.

Select one:

- Waiver capacity is allocated/managed on a statewide basis.
- Waiver capacity is allocated to local/regional non-state entities.

Specify: (a) the entities to which waiver capacity is allocated; (b) the methodology that is used to allocate capacity and how often the methodology is reevaluated; and, (c) policies for the reallocation of unused capacity among local/regional non-state entities:

f. Selection of Entrants to the Waiver. Specify the policies that apply to the selection of individuals for entrance to the waiver:

Individuals are allocated to the waiver on a statewide basis in chronological order by date of waiver registration. In addition, individuals can be offered an expedited allocation if the DDSD Crisis Referral Review Team determines a crisis situation exists and the individual meets the criteria in the DDSD crisis policy. The DDSD crisis policy states that a person not receiving waiver services may be allocated immediately if s/he is in the following situations: released from incarceration, under court order or homeless. The individual, who meets eligibility criteria, and who is under court order to the Department of Health, Developmental Disabilities Supports Division, may be offered an expedited allocation or may be served using other funding resources. The individual has the choice to receive ICF waiver or other available funding.

When funding becomes available based on appropriations from the New Mexico Legislature, a registrant receives a letter of interest. At that time, the individual selects either institutional care or Home and Community-Based Services (HCBS). After an individual selects HCBS, an individual is offered a choice of Mi Via or another HCBS waiver if they choose not to self-direct.

New Mexico will enroll individuals who have an allocation based upon the criteria specified, up to the approved unduplicated users and contingent upon appropriations from the Legislature to cover the costs of services.

If a participant finds that their needs cannot be met in the Mi Via Self-Directed Waiver, they may request to transition to the traditional Developmental Disabilities or Medically Fragile Waivers.

New Mexico will have sufficient funds to serve both transfers from the Developmental Disabilities and Medically Fragile Waivers contingent upon appropriations from the Legislature to cover the costs of services.

Appendix B: Participant Access and Eligibility

B-3: Number of Individuals Served - Attachment #1 (4 of 4)

Answers provided in Appendix B-3-d indicate that you do not need to complete this section.

Appendix B: Participant Access and Eligibility

B-4: Eligibility Groups Served in the Waiver

- 1. State Classification. The State is a (select one):
 - §1634 State
 - O SSI Criteria State
 - 209(b) State
- 2. Miller Trust State.

Indicate whether the State is a Miller Trust State (select one):

- No
- Yes
- b. Medicaid Eligibility Groups Served in the Waiver. Individuals who receive services under this waiver are eligible under the following eligibility groups contained in the State plan. The State applies all applicable federal financial participation limits under the plan. Check all that apply:

Eligibility Groups Served in the Waiver (excluding the special home and community-based waiver group under 42 CFR §435.217)

	Low income families with children as provided in §1931 of the Act
1	SSI recipients
	Aged, blind or disabled in 209(b) states who are eligible under 42 CFR §435.121
	Optional State supplement recipients
	Optional categorically needy aged and/or disabled individuals who have income at:
	Select one:

0 1	100% of the Federal poverty level (FPL)	
0 9	% of FPL, which is lower than 100% of FPL.	
S	Specify percentage:	
	king individuals with disabilities who buy into Medicaid (BBA working	disabled group as provided in
§1902	2(a)(10)(A)(ii)(XIII)) of the Act) king individuals with disabilities who buy into Medicaid (TWWIIA Basi	
	ided in §1902(a)(10)(A)(ii)(XV) of the Act) king individuals with disabilities who buy into Medicaid (TWWIIA Med	lical Improvement Coverage
	up as provided in §1902(a)(10)(A)(ii)(XVI) of the Act) bled individuals age 18 or younger who would require an institutional le	evel of care (TEFRA 134
	bility group as provided in §1902(e)(3) of the Act) ically needy in 209(b) States (42 CFR §435.330)	
	ically needy in 1634 States and SSI Criteria States (42 CFR §435.320, §4	
	er specified groups (include only statutory/regulatory reference to reflect e plan that may receive services under this waiver)	t the additional groups in the
Specif	ify:	
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neme st. of	r et fragest Rycs, fra care whither sponsifi fearover integn mies are good f	Some leading to the control of the c
	ome and community-based waiver group under 42 CFR §435.217) Note: W y-based waiver group under 42 CFR §435.217 is included, Appendix B-5 mu	
	The State does not furnish waiver services to individuals in the special hoer group under 42 CFR §435.217. Appendix B-5 is not submitted.	ome and community-based
	The State furnishes waiver services to individuals in the special home an p under 42 CFR §435.217.	TOTAL THE WATER
Select	t one and complete Appendix B-5.	
O A	All individuals in the special home and community-based waiver group	under 42 CFR §435.217
	Only the following groups of individuals in the special home and commu under 42 CFR §435.217	
C	Check each that applies:	
	A special income level equal to:	
	Select one:	
	300% of the SSI Federal Benefit Rate (FBR)	
	A percentage of FBR, which is lower than 300% (42 CFR §435.	.236)
	Specify percentage:	
	A dollar amount which is lower than 300%	n edicional per constitui na B
	Specify dollar amount:	
	Aged, blind and disabled individuals who meet requirements that a	re more restrictive than the
	SSI program (42 CFR §435.121)	
	Medically needy without spenddown in States which also provide M	ledicaid to recipients of SSI
	(42 CFR §435.320, §435.322 and §435.324) Medically needy without spend down in 209(b) States (42 CFR §435	330)
	Aged and disabled individuals who have income at:	
NAME OF TAXABLE PARTY.		

	Select one:
	O 100% of FPL
	% of FPL, which is lower than 100%.
n bellijverig za grib	Specify percentage amount:
	Other specified groups (include only statutory/regulatory reference to reflect the additional
	groups in the State plan that may receive services under this waiver)
reweni Covernge	91 Specify: A AN MONTH SEpulson and the other and the first the continuous SA
	TELEVISION OF THE PROPERTY OF
ELL ARREST)	are ito aveal is not interest in a representation of the representation of the second second second in a
	Got ally to (Chail He 12 at babyong an income which is
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Appendix B: Participant Access and Eligibility

B-5: Post-Eligibility Treatment of Income (1 of 7)

In accordance with 42 CFR §441.303(e), Appendix B-5 must be completed when the State furnishes waiver services to individuals in the special home and community-based waiver group under 42 CFR §435.217, as indicated in Appendix B-4. Post-eligibility applies only to the 42 CFR §435.217 group.

a. Use of Spousal Impoverishment Rules. Indicate whether spousal impoverishment rules are used to determine eligibility for the special home and community-based waiver group under 42 CFR §435.217:

Note: For the five-year period beginning January 1, 2014, the following instructions are mandatory. The following box should be checked for all waivers that furnish waiver services to the 42 CFR §435.217 group effective at any point during this time period.

Spousal impoverishment rules under §1924 of the Act are used to determine the eligibility of individuals with a community spouse for the special home and community-based waiver group. In the case of a participant with a community spouse, the State uses spousal post-eligibility rules under §1924 of the Act. Complete Items B-5-e (if the selection for B-4-a-i is SSI State or §1634) or B-5-f (if the selection for B-4-a-i is 209b State) and Item B-5-g unless the state indicates that it also uses spousal post-eligibility rules for the time periods before January 1, 2014 or after December 31, 2018.

Note: The following selections apply for the time periods before January 1, 2014 or after December 31, 2018 (select

Spousal impoverishment rules under §1924 of the Act are used to determine the eligibility of individuals with a community spouse for the special home and community-based waiver group.

In the case of a participant with a community spouse, the State elects to (select one):

- Use spousal post-eligibility rules under §1924 of the Act. (Complete Item B-5-b (SSI State) and Item B-5-d)
- Use regular post-eligibility rules under 42 CFR §435.726 (SSI State) or under §435.735 (209b State) (Complete Item B-5-b (SSI State). Do not complete Item B-5-d)
- Spousal impoverishment rules under §1924 of the Act are not used to determine eligibility of individuals with a community spouse for the special home and community-based waiver group. The State uses regular post-eligibility rules for individuals with a community spouse. (Complete Item B-5-b (SSI State). Do not complete Item B-5-d)

Appendix B: Participant Access and Eligibility

B-5: Post-Eligibility Treatment of Income (2 of 7)

Note: The following selections apply for the time periods before January 1, 2014 or after December 31, 2018.

b. Regular Post-Eligibility Treatment of Income: SSI State.

The State uses the post-eligibility rules at 42 CFR 435.726 for individuals who do not have a spouse or have a spouse who is not a community spouse as specified in §1924 of the Act. Payment for home and community-based waiver services is reduced by the amount remaining after deducting the following allowances and expenses from the waiver participant's income:

The following standard included under the State p	lan manahatan	
Select one:		
	salasai desa dicebser	
SSI standard	ian religh paleoper od?	
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Medically needy income standard	dimorns intole discipli	
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(select one):		
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spouse in §1924 of the Act. Describe the circumstances under which this allowance is provided:

	sare heard by the agreems remarking other too us are thoughtening allowants - and experien-	
	TOROGRAP IN	sensaer -
	Specify the amount of the allowance (select one):	
	SSI standard milit state Afferst die belieben freiben gestweiter idt.	
	Optional State supplement standard	
	Medically needy income standard	
	○ The following dollar amount:	
	Specify dollar amount: If this amount changes, this item will be revised.	
	The amount is determined using the following formula:	
	Specify:	
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	South west sest a entire SWN and he appropriate to	
Allo	owance for the family (select one):	
•	Not Applicable (see instructions)	
0	AFDC need standard	
0	Medically needy income standard	
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	Specify dollar amount: The amount specified cannot exceed the higher of the for a family of the same size used to determine eligibility under the State's approved AF	DC plan or the
0	Specify dollar amount: The amount specified cannot exceed the higher of the	DC plan or the
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periods before January 1, 2014 or after December 31, 2018.
ncome: 209(B) State.
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d Eligibility
tment of Income (4 of 7)
periods before January 1, 2014 or after December 31, 2018.
sing Spousal Impoverishment Rules
er §1924 of the Act. There is deducted from the participant's monthly ecified below), a community spouse's allowance and a family allowance as State must also protect amounts for incurred expenses for medical or
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T. Regular Post Algorithm Transment of Income: 200(10) Sursay 20
ance is equal to the individual's total income as determined under the post- ides income that is placed in a Miller trust
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ii. If the allowance for the personal needs of a waiver participant with a community spouse is different from the amount used for the individual's maintenance allowance under 42 CFR §435.726 or 42 CFR §435.735, explain why this amount is reasonable to meet the individual's maintenance needs in the community.

Select one:

- Allowance is the same
 - Allowance is different.

Explanation of difference:

- iii. Amounts for incurred medical or remedial care expenses not subject to payment by a third party, specified in 42 CFR §435.726:
 - a. Health insurance premiums, deductibles and co-insurance charges
 - b. Necessary medical or remedial care expenses recognized under State law but not covered under the State's Medicaid plan, subject to reasonable limits that the State may establish on the amounts of these expenses.

Select one:

- Not Applicable (see instructions) Note: If the State protects the maximum amount for the waiver participant, not applicable must be selected.
- The State does not establish reasonable limits.
- The State uses the same reasonable limits as are used for regular (non-spousal) post-eligibility.

Appendix B: Participant Access and Eligibility

B-5: Post-Eligibility Treatment of Income (5 of 7)

Note: The following selections apply for the five-year period beginning January 1, 2014.

e. Regular Post-Eligibility Treatment of Income: §1634 State - 2014 through 2018.

Answers provided in Appendix B-5-a indicate the selections in B-5-b also apply to B-5-e.

Appendix B: Participant Access and Eligibility

B-5: Post-Eligibility Treatment of Income (6 of 7)

Note: The following selections apply for the five-year period beginning January 1, 2014.

f. Regular Post-Eligibility Treatment of Income: 209(B) State - 2014 through 2018.

Answers provided in Appendix B-4 indicate that you do not need to complete this section and therefore this section is not visible.

Appendix B: Participant Access and Eligibility

B-5: Post-Eligibility Treatment of Income (7 of 7)

Note: The following selections apply for the five-year period beginning January 1, 2014.

g. Post-Eligibility Treatment of Income Using Spousal Impoverishment Rules - 2014 through 2018.

The State uses the post-eligibility rules of §1924(d) of the Act (spousal impoverishment protection) to determine the contribution of a participant with a community spouse toward the cost of home and community-based care. There is deducted from the participant's monthly income a personal needs allowance (as specified below), a community spouse's allowance and a family allowance as specified in the State Medicaid Plan. The State must also protect amounts for incurred expenses for medical or remedial care (as specified below).

Answers provided in Appendix B-5-a indicate the selections in B-5-d also apply to B-5-g.

Appendix B: Participant Access and Eligibility

B-6: Evaluation/Reevaluation of Level of Care

As specified in 42 CFR §441.302(c), the State provides for an evaluation (and periodic reevaluations) of the need for the level(s) of care specified for this waiver, when there is a reasonable indication that an individual may need such services in the near future (one month or less), but for the availability of home and community-based waiver services.

- a. Reasonable Indication of Need for Services. In order for an individual to be determined to need waiver services, an individual must require: (a) the provision of at least one waiver service, as documented in the service plan, and (b) the provision of waiver services at least monthly or, if the need for services is less than monthly, the participant requires regular monthly monitoring which must be documented in the service plan. Specify the State's policies concerning the reasonable indication of the need for services:
 - i. Minimum number of services.

The minimum number of waiver services (one or more) that an indivi	idual must require in order to be
determined to need waiver services is: 1	The lies of the Verlage at the law at
Frequency of services. The State requires (select one):	
The provision of waiver services at least monthly	
O Monthly monitoring of the individual when services are furn	ished on a less than monthly basis
If the State also requires a minimum frequency for the provision (e.g., quarterly), specify the frequency:	of waiver services other than monthl

- b. Responsibility for Performing Evaluations and Reevaluations. Level of care evaluations and reevaluations are performed (select one):
 - Directly by the Medicaid agency
 - By the operating agency specified in Appendix A
 - By an entity under contract with the Medicaid agency.

Specify the entity:

Evaluations and Reevaluations are completed by the Third-Party Assessor (TPA) Contractor. HSD/MAD establishes or approves the TPA Contractor's scope of work including forms, tools, processes, criteria, updates to criteria as appropriate and timeframes to be used. HSD/MAD provides oversight for the LOC process through a variety of contract management responsibilities.

ii.

c. Qualifications of Individuals Performing Initial Evaluation: Per 42 CFR §441.303(c)(1), specify the educational/professional qualifications of individuals who perform the initial evaluation of level of care for waiver applicants:

The educational/professional qualifications of persons performing initial evaluations of level of care (LOC) for waiver participants include licensed physicians, licensed registered nurses, licensed independent social workers (LISW), licensed master's level social workers and qualified mental health retardation professionals as defined in 42 CFR 483.430.

d. Level of Care Criteria. Fully specify the level of care criteria that are used to evaluate and reevaluate whether an individual needs services through the waiver and that serve as the basis of the State's level of care instrument/tool, Specify the level of care instrument/tool that is employed. State laws, regulations, and policies concerning level of care criteria and the level of care instrument/tool are available to CMS upon request through the Medicaid agency or the operating agency (if applicable), including the instrument/tool utilized.

The individual must meet the level of care required in an Intermediate Care Facility for Individuals with Intellectual Disabilities (ICF/IID). The State's Long Term Care Assessment Abstract is used to determine ICF/IID level of care. To be eligible for the Mi Vi waiver program, participants must meet both the ICF/IID LOC criteria and either the medically fragile criteria or the developmental disabilities criteria, as applicable to the participant's waiver allocation.

The Long Term Care Assessment Abstract (DOH 378 for medically fragile and MAD 378 for developmental disabilities) determines the level of care based on the amount of direct support or intervention the participant needs to be safe in the community.

The scoring for the Long Term Care Assessment Abstract (LTCAA) is on a Likert scale for each question. Levels of care are determined by the totaling the scores.

After the level of care is determined with the Long Term Care Assessment Abstract, other documents are used to further substantiate the level of care. The Client Individual Assessment (for DD) or Comprehensive Individual Assessment & Family Centered Review (for MF) further delineates medical, functional, social and developmental information; the Vineland, a norm referenced, age-appropriate assessment for DD participants; and History and Physical are reviewed for any inaccuracies that may dispel the level of care determined in the Long Term Care Assessment Abstract.

The rule criteria for LOC are set forth at 8.314.3 and 8.314.5 NMAC.

- e. Level of Care Instrument(s). Per 42 CFR §441.303(c)(2), indicate whether the instrument/tool used to evaluate level of care for the waiver differs from the instrument/tool used to evaluate institutional level of care (select one):
 - The same instrument is used in determining the level of care for the waiver and for institutional care under the State Plan.
 - A different instrument is used to determine the level of care for the waiver than for institutional care under the State plan.

Describe how and why this instrument differs from the form used to evaluate institutional level of care and explain how the outcome of the determination is reliable, valid, and fully comparable.

f. Process for Level of Care Evaluation/Reevaluation: Per 42 CFR §441.303(c)(1), describe the process for evaluating waiver applicants for their need for the level of care under the waiver. If the reevaluation process differs from the evaluation process, describe the differences:

Consultants do not play a role in conducting LOC assessments. These are completed by the contracted Third Party Assessor

- 1. The initial LOC evaluation occurs after the participant has received an allocation letter for waiver services. The Consultant Agency assists the participant with the LOC process. Upon notification by the State, the selected Consultant Agency contacts the participant and provides information and assistance to the participant in completing the LOC eligibility process.
- 2. The participant or participant's physician submits the LTCAA and the current History and Physical to the TPA. The TPA conducts the in-home assessment using either the DD Client Individual Assessment form and Vinland/norm-referenced adaptive behavior scale tool or Comprehensive Individual Assessment & Family Centered Review form for MF, with the assistance of the participant, to substantiate the LOC. Criteria that are used to evaluate

the participant's level of care address the following factors: medical; cognitive; nutritional; communication/hearing; mood and behavior patterns; psychosocial well-being; and physical, functional, and structural limitations.

- 3. The TPA reviews, evaluates and approves all initial LOC determinations.
- All participants are re-evaluated on an annual basis. The TPA reviews, evaluates and approves all annual LOC redeterminations.
- g. Reevaluation Schedule. Per 42 CFR §441.303(c)(4), reevaluations of the level of care required by a participant are conducted no less frequently than annually according to the following schedule (select one):

Every three months
Every six months
Every twelve months
Other schedule
Specify the other schedule:

- h. Qualifications of Individuals Who Perform Reevaluations. Specify the qualifications of individuals who perform reevaluations (select one):
 - The qualifications of individuals who perform reevaluations are the same as individuals who perform initial evaluations.
 - The qualifications are different. Specify the qualifications:
- i. Procedures to Ensure Timely Reevaluations. Per 42 CFR §441.303(c)(4), specify the procedures that the State employs to ensure timely reevaluations of level of care (specify):

The TPA uses a report tracking system to ensure that LOC reevaluations are completed on an annual or other basis and according to the timeliness requirements. Report tracking is done via a database system. The TPA enters all pertinent dates into the database and applies to any date specific requirement. This system triggers when notifications are to be sent out as well as the date the notification is sent out to ensure timely notifications. The TPA Contractor notifies the participant and consultant at ninety (90) days with reminders at sixty (60) and forty-five (45) days prior to the expiration of the current LOC that a new LOC is due.

As part of its TPA contract compliance review, HSD/MAD monitors LOC reevaluations and medical eligibility decisions for timeliness of LOC reviews via various compliance timeline reports.

j. Maintenance of Evaluation/Reevaluation Records. Per 42 CFR §441.303(c)(3), the State assures that written and/or electronically retrievable documentation of all evaluations and reevaluations are maintained for a minimum period of 3 years as required in 45 CFR §92.42. Specify the location(s) where records of evaluations and reevaluations of level of care are maintained:

LOC evaluation and reevaluation records are maintained at the offices of the TPA Contractor.

Appendix B: Evaluation/Reevaluation of Level of Care

Quality Improvement: Level of Care

As a distinct component of the State's quality improvement strategy, provide information in the following fields to detail the State's methods for discovery and remediation.

a. Methods for Discovery: Level of Care Assurance/Sub-assurances

The state demonstrates that it implements the processes and instrument(s) specified in its approved waiver for evaluating/reevaluating an applicant's/waiver participant's level of care consistent with level of care provided in a hospital, NF or ICF/IID.

i. Sub-Assurances:

a. Sub-assurance: An evaluation for LOC is provided to all applicants for whom there is reasonable indication that services may be needed in the future.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

The percentage of new Mi Via waiver applicants with completed initial LOC evaluations. Numerator: Number of initial LOC evaluations performed. Denominator: Total number of new waiver applicants.

Data Source (Select one):

Other

If 'Other' is selected, specify:

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies)
State Medicaid Agency	Weekly	✓ 100% Review
Operating Agency	Monthly	Less than 100% Review
Sub-State Entity	Quarterly Property Prope	Representative Sample Confidence Interval =
Other Specify: TPA Contractor	Annually	Stratified Describe Group:
	Continuously and Ongoing	Other Specify:
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Date	Aggregation	and	Analysis	
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Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis (check each that applies):
✓ State Medicaid Agency	Weekly
✓ Operating Agency	Monthly Monthly
Sub-State Entity	 Quarterly
✓ Other Specify: TPA Contractor	Annually
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Schill Pricid # Scription group of Script group of Scr	Specify: Additional data collection, analysis, and aggregation will be done if necessary to address unusual issues that may arise.

b. Sub-assurance: The levels of care of enrolled participants are reevaluated at least annually or as specified in the approved waiver.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the <u>State</u> to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

c. Sub-assurance: The processes and instruments described in the approved waiver are applied appropriately and according to the approved description to determine participant level of care.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

The percentage of initial LOC evaluations for waiver participants that comply with the processes and instruments specified in the approved waiver. Numerator: Number of compliant initial LOC evaluations for waiver participants. Denominator: Total number of initial LOC evaluations for waiver participants.

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies)
State Medicaid Agency	Weekly	100% Review
Operating Agency	Monthly	✓ Less than 100% Review
Sub-State Entity	Quarterly	Representative Sample Confidence Interval = +/-5% margin of error and 95% confidence level
Other Specify: TPA Contractor	✓ Annually	Stratified Describe Group:
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and the Control of Con	Other Specify:	COUNTY OF WASHINGTON OF THE COUNTY OF T

Data Aggregation and Analysis:

Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis(check each that applies):
✓ State Medicaid Agency	Weekly
Operating Agency	Monthly
Sub-State Entity	Quarterly
Other Specify: TPA Contractor	Annually
A strong making to the Tok Indianal of	Continuously and Ongoing

Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis (check each that applies):	
	▽ Other	
	Specify:	
	Additional data collection, analysis, and aggregation will be	
	done, as necessary, to address unusual issues that may arise.	

ii. If applicable, in the textbox below provide any necessary additional information on the strategies employed by the State to discover/identify problems/issues within the waiver program, including frequency and parties responsible.

Formal quality improvement processes are in place, as described in detail in the DDSQI Mi Via subcommittee description and structure in Appendix H.

b. Methods for Remediation/Fixing Individual Problems

i. Describe the State's method for addressing individual problems as they are discovered. Include information regarding responsible parties and GENERAL methods for problem correction. In addition, provide information on the methods used by the State to document these items.

Remediation and improvement strategies vary, based on the findings. When problems and areas for improvement are identified by HSD/MAD related to Level of Care (LOC), processes are in place to ensure that appropriate and timely action is taken. This applies to both current and new waiver applicants with a reasonable indication that services may be needed.

Methods for addressing and correcting identified problems include verbal direction, letters of direction, formal corrective action plans; documentation is kept on all actions taken. In some instances, policy and/or regulatory changes are required. In all cases, if DOH identifies at any time any issues that are inconsistent with Medicaid requirements related to LOC, HSD/MAD ensures that the problem is corrected and that compliance with the Assurance is met.

ii. Remediation Data Aggregation

Remediation-related Data Aggregation and Analysis (including trend identification)

Responsible Party(check each that applies):	Frequency of data aggregation and analysis (check each that applies):
✓ State Medicaid Agency	Weekly and Apparign to a palmed and
✓ Operating Agency	Monthly
Sub-State Entity	Quarterly
Other Specify:	
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The Time of Fraction of Agency National Office August 1995) August 8, 1995) Agency Strikeng individual, and available of the over a decimination of the august 1995 and as the august 1995 and as the august 1995 and a strike and Novel	Specify: Additional data collection, analysis, and aggregation will be done, as necessary, to address unusual or urgent issues that may arise.

c. Timelines

When the State does not have all elements of the Quality Improvement Strategy in place, provide timelines to design methods for discovery and remediation related to the assurance of Level of Care that are currently non-operational.

No

Yes Please provide a de				specific timel	ine for imple	menting ide	ntified
strategies, and the p	parties responsible	for its operati	on.		Anna Sa		
							V

Appendix B: Participant Access and Eligibility

B-7: Freedom of Choice

Freedom of Choice. As provided in 42 CFR §441.302(d), when an individual is determined to be likely to require a level of care for this waiver, the individual or his or her legal representative is:

- i. informed of any feasible alternatives under the waiver; and
- ii. given the choice of either institutional or home and community-based services.
- a. Procedures. Specify the State's procedures for informing eligible individuals (or their legal representatives) of the feasible alternatives available under the waiver and allowing these individuals to choose either institutional or waiver services. Identify the form(s) that are employed to document freedom of choice. The form or forms are available to CMS upon request through the Medicaid agency or the operating agency (if applicable).

Individuals register for waiver services through their local HSD, Income Support Division (ISD) office, or their local DOH/Developmental Disabilities Supports Division Regional Office (DDSD). Individuals registering for a home and community-based waiver are given the choice of registering for any of the traditional waivers in New Mexico.

Individuals are allocated to the waiver from the DOH Waiting List. When the individual receives an offer for waiver services from DOH to begin the medical and financial eligibility processes, the individual is given information from DOH staff about the freedom to choose home and community-based waiver services or institutional services, informed about alternatives, risks and responsibilities associated with choosing self-direction through Mi Via, asked to select whether they want home and community-based services or institutional care, select a consultant agency and assist with implementation of their choice.

The State notifies the Consultant to initiate contact with the individual.

Participants in Mi Via have a high degree of choice among qualified traditional and non-traditional providers, employees and generic vendors. Participants document their choices on the Service and Support Plan action plan and on the Employee or Agency/Vendor agreements they complete with the employees and/or vendors selected.

b. Maintenance of Forms. Per 45 CFR §92.42, written copies or electronically retrievable facsimiles of Freedom of Choice forms are maintained for a minimum of three years. Specify the locations where copies of these forms are maintained.

Freedom of Choice records are maintained at the DOH/DDSD Intake and Eligibility Bureau.

Appendix B: Participant Access and Eligibility

B-8: Access to Services by Limited English Proficiency Persons

Access to Services by Limited English Proficient Persons. Specify the methods that the State uses to provide meaningful access to the waiver by Limited English Proficient persons in accordance with the Department of Health and Human Services "Guidance to Federal Financial Assistance Recipients Regarding Title VI Prohibition Against National Origin Discrimination Affecting Limited English Proficient Persons" (68 FR 47311 - August 8, 2003):

Informational materials are available in English and Spanish. Spanish-speaking individuals are available at the HSD/ISD offices and at HSD and DOH statewide toll-free numbers. Statewide disability resource agencies, such as the ALTSD Resource Center, Independent Living Resource Centers, Governor's Commission on Disabilities, and New Mexicans with Disabilities Information Center, have bi-lingual staff available. The Department of Health, Developmental Disabilities Supports Division can arrange for a variety of translators for planning meetings upon participant request. Translated documents can also be arranged for through the DOH/DDSD upon participant request. The Consultant Contractor(s), FMA, and TPA are required to communicate in the language that is functionally required by the participant and have "language lines" available for participants who speak a language other than Spanish or English.

Appendix C: Participant Services

C-1: Summary of Services Covered (1 of 2)

a. Waiver Services Summary. List the services that are furnished under the waiver in the following table. If case management is not a service under the waiver, complete items C-1-b and C-1-c:

Service Type	Service	
Statutory Service	Consultant/Support Guide	
Statutory Service	Customized Community Group Supports	1
Statutory Service	Employment Supports	
Statutory Service	Homemaker/Direct Support Services	T
Statutory Service	Respite	1
Extended State Plan Service	Home Health Aide Services	
Extended State Plan Service	Skilled Therapy for Adults	
Supports for Participant Direction	Personal Plan Facilitation	T
Other Service	Behavior Support Consultation	100
Other Service	Community Direct Support	
Other Service	Emergency Response Services	1
Other Service	Environmental Modifications	3
Other Service	In-Home Living Supports	R
Other Service	Individual Directed Goods and Services	W.
Other Service	Nutritional Counseling	1
Other Service	Private Duty Nursing for Adults	
Other Service	Specialized Therapies	
Other Service	Transportation	T

Appendix C: Participant Services

C-1/C-3: Service Specification

Service Type:	ns support, attitics at	articles of top your promotes as a consultant
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Service:	Modelin tex or links	
Case Management		
Alternate Service Title (if any): Consultant/Support Guide		n pe papringale a prosect for Sp. Consecutive respectively. As a find public for near firm way to selective respectively. The selection of Specifical and Specific
HCBS Taxonomy:		Containmet mbje ut ikeen is thistian tisii st seemi o is
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Category 4:	Sub-Category 4:
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Service Definition (Scope):

Specific waiver function(s) that consultant agency providers have in the Mi Via include but are not limited to: providing the participant with information, support and assistance during the Medicaid financial and medical eligibility process; developing the Service and Support Plan (SSP) with the participant; revising the SSP as necessary and assisting participants to identify and resolve issues related to the implementation of the SSP and quality assurance activities; serving as an advocate for the participant, as needed, to enhance his/her opportunity to be successful with self-direction; assisting participants with their chosen providers and adherence to Mi Via Service Standards as applicable; assisting participants to transition from and to other waiver programs; providing training initially and annually to participants related to recognizing and reporting critical incidents: and maintenance of relevant documentation.

Consultant Pre-Eligibility/Enrollment Services are intended to provide information, support, guidance, and/or assistance to individuals during the Medicaid eligibility process, which includes both financial and medical components. The level of support provided is based upon the unique needs of the individual for the sole purpose of helping them navigate the Medicaid eligibility and enrollment processes.

Consultant pre-eligibility/enrollment services are delivered in accordance with the individual's identified needs. Based upon those needs, the consultant provider shall assign a consultant and contact the individual within five (5)working days after receiving the Primary Freedom of Choice (PFOC) to schedule an initial orientation and enrollment meeting. This meeting should be conducted within 30 days of receiving the PFOC.

Enrollment activities include but are not limited to: General program overview including key agencies and contact information; Discuss medical and financial eligibility requirements and offer assistance in completing these requirements as needed; Provide information on Mi Via participant roles and responsibilities, which is documented by participant signing of the rights and responsibilities form; Discussion of Employer of Record (EOR)including discussion and possible identification of an EOR and completion of the EOR information form; Review the processes for hiring employees and contractors and required paperwork; Review the process and paperwork for hiring Legally Responsible Individuals (LRI) as employees; Discuss the background check and other credentialing requirements for employees and contractors; Discuss training requirements related to recognizing and reporting critical incidents; Referral for accessing training for the Mi Via on-line system and to obtain information on the Financial Management Agency (FMA); and, Provide information on the Service and Support Plan (SSP) including covered, and non-covered, goods and services, planning tools and community resources available.

Pre-eligibility/enrollment assistance provided by consultants/support guides are claimed as an administrative expense and not billed as a waiver service as part of the participant's budget.

Ongoing consultant services are intended to educate, guide and assist the participant to make informed planning decisions about services and supports. This leads to the development of a service and support plan (SSP), based on the participant's assessed needs. Consultant services help the participant identify supports, services and goods that meet their need for waiver services and are specific to the participant's disability or qualifying condition and help prevent institutionalization. Consultant services provide a level of support to a participant that is unique to their individual needs in order to maximize their ability to self-direct in the Mi Via Program.

Support guide services are more intensive supports that help participants more effectively self-direct services based upon their needs. The amount and type of support needed must be specified in the SSP and is reviewed quarterly. All new Mi Via participants are required to receive the level of support outlined in this section, based upon need, for the first three months of program participation. The Support Guide service is to be provided by an individual who is

hired through a contracted Consultant Agency, not a privately hired individual which is incorrectly captured in the waiver application. A non-professional support guide staff is required to meet the requirements of an individual hired through the Consultant Agency.

Services may include but are not limited to the following: assisting with the implementing the SSP to ensure

access to goods, services, supports and to enhance success with self-direction; assisting with employer/vendor functions such as recruiting, hiring and supervising workers; establishing and documenting job descriptions for direct supports; completing forms related to employees or vendors, approving/processing timesheets and purchase orders or invoices for goods, obtaining quotes for goods and services as well as identifying and negotiating with vendors; assisting participants with problem solving employee and vendor payment issues with the FMA and or other relevant parties; assist the participant in arranging for participant specific training of the participant's employee(s)/service provider(s) in circumstances where the participant is unable to provide the training; assisting the participant to identify local community resources, activities and services and helping the tion

Legally Responsible Person Relative Legal Guardian Provider Specifications: Provider Category Provider Type Title Individual Support Guide Agency Consultant Agency Appendix C: Participant Services C-1/C-3: Provider Specifications for Service Service Type: Statutory Service Service Name: Consultant/Support Guide Provider Category: Individual Provider Type: Support Guide Provider Type: Support Guide Provider Qualifications License (specify): Certificate (specify): Other Standard (specify): Support Guide Required Qualifications: 1. Be at least 18 years of age; 2. Complete all required trainings, approved by the State and conducted by the Consultant Agency upon employment, and demonstrate knowledge of and competence in Mi Via policies and procedures, including self-direction;	at participant requand the frequency	est and/or as the consulta of this support is to be or	nt/participant deem necessary in support of successful self-cutlined in the SSP. mount, frequency, or duration of this service:
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Specify whether the service may be provided by (check each that applies): Legally Responsible Person Relative Legal Guardian Provider Specifications: Provider Category Provider Type Title Individual Support Guide Agency Consultant Agency Appendix C: Participant Services C-1/C-3: Provider Specifications for Service Service Type: Statutory Service Service Name: Consultant/Support Guide Provider Category: Individual Provider Type: Support Guide Provider Qualifications License (specify): Certificate (specify): Other Standard (specify): Support Guide Required Qualifications: 1. Be at least 18 years of age; 2. Complete all required trainings, approved by the State and conducted by the Consultant Agency upon employment, and demonstrate knowledge of and competence in Mi Via policies and procedures, including self-direction;	Particip	oant-directed as specified	d in Appendix E
Specify whether the service may be provided by (check each that applies): Legally Responsible Person Relative Legal Guardian	✓ Provide	r managed	
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	upon employ	ment, and demonstrate kr	nowledge of and competence in Mi Via policies and
3. Complete training on critical incident, abuse, neglect, and exploitation reporting;			of this a servance entire transfer and exploitation reporting.

4. Participate in ongoing continuing education; and

5. Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC.

Verification of Provider Qualifications

Entity Responsible for Verification:

DOH assures that the support guide meets the provider qualifications.

Frequency of Verification:

Initially and every 3 years.

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Statutory Service

Service Name: Consultant/Support Guide

Provider Category:

Agency V

Provider Type:

Consultant Agency

Provider Qualifications

License (specify):

Hold a current business license issued by the State, county, or city government.

Certificate (specify):

Other Standard (specify):

Consultant Required Qualifications:

- A. Consultant providers shall ensure that all individuals providing consultant services meet the criteria specified in this section:
- 1. Consultant providers shall:
- a. Be at least 21 years of age;
- b. Possess a minimum of a Bachelor's degree in social work, psychology, human services, counseling, nursing, special education or a closely related field;
- c. Have one year of supervised experience working with people with disabilities;
- d. Complete all required Mi Via orientation and training courses including training on critical incident, abuse, neglect, and exploitation reporting; and
- e. Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC.

OR

- 2. Consultant providers shall:
- a. Be at least 21 years of age;
- b. Have a minimum of six (6) years of direct experience related to the delivery of social services to people with disabilities;
- c. Complete all required Mi Via orientation and training courses; and
- d. Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC.
- B. Consultant providers may also use non-professional staff to carry out support guide functions. Support guide functions are more intensive supports, as required by the service standards, that help the individual more effectively self-direct their services when there is an identified need for this type of assistance. Consultant providers shall ensure that non-professional support guide staff:
- 1. Are supervised by a qualified consultant as specified in these standards;

- 2. Have experience working with people with disabilities;
- 3. Demonstrate the capacity to meet the participant's assessed needs related to the implementation of the SSP;
- 4. Possess knowledge of local resources, community events, formal and informal community organizations and networks;
- 5. Are able to accommodate a varied, flexible and/or on-call type of work schedule in order to meet the needs of participant;
- 6. Complete all required trainings, approved by the State, and demonstrate knowledge of and competence in Mi Via policies and procedures, including self-direction; and
- 7. Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC.

Verification of Provider Qualifications

Entity Responsible for Verification:

DOH assures that the consultant agency meets the provider qualifications.

Frequency of Verification:

Initially and every 3 years.

Appendix (Parti	cipant	Services
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C-1/C-3: Service Specification

State laws, regulations and through the Medicaid agend		the specification are readily ava- ency (if applicable).	ilable to CMS upon request
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Statutory Service	~		
Service:		Appendig to	
Habilitation	·		
Alternate Service Title (if Customized Community Gr			
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Category 4:		Sub-Category 4:	
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Service Definition (Scope).		- In the second	
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Customized community group supports are designed to offer the Mi Via participant flexible supports. These supports can include participation in community day programs and centers that offer functional meaningful activities that assist with acquisition, retention, or improvement in self-help, socialization and adaptive skills. Customized community group supports may include Day Habilitation (Customized Community Group Supports) and other day support models and does not duplicate waiver case management, community direct support services, employment supports or any other waiver service. Customized Community Group Supports are expected to be provided in integrated community settings such as community-based adult day programs and community centers and can take place in non-institutional and non-residential settings including typical integrated community settings as specified in the participant's service and support plan (SSP). Services are available at least four (4) or more hours per day one (1) or more days per week as specified in the participant's SSP. Customized Community Group Supports include adult day habilitation and other day support models and do not duplicate community direct support services, employment support services or any other waiver service. Customized Community Group Support services are only provided through a provider agency. Specify applicable (if any) limits on the amount, frequency, or duration of this service:

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	-directed as specified in Appendix E	Later Company College
Provider m	anaged	
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ense, financial solvency, training requirements, records management, quality assurance policy and processes.

The Customized Community Group Support Agency staff must meet the following requirements:

- i. Be at least 18 years of age;
- ii. Have at least one year of experience working with people with disabilities;
- iii. Be qualified to perform the service and demonstrate capacity to perform required tasks;
- iv. Be able to communicate successfully with the participant;

- v. Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC;
- vi. Complete training on critical incident, abuse, neglect, and exploitation reporting; vii. Complete participant specific training; the evaluation of training needs is determined by the participant or his/her legal representative; participant is also responsible for providing and arranging for provider training and supervising provider performance; training expenses for paid providers cannot be paid for with the Mi Via participant's Authorized Annual Budget (AAB); and viii. Meet any other service qualifications, as specified in the Mi Via regulations.

Verification of Provider Qualifications Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification: The half are also to a public and be also be administrated by the second of the control of the cont

Initially and every 3 years.

Statutory Service

Service:

Appendix C: Participant Services

C-1/C-3: Service Specification

State laws, regulations and policies referenced in the specification are readily available to CMS upon request through the Medicaid agency or the operating agency (if applicable). Service Type:

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Category 2:	Sub-Category 2:
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Category 3:	Sub-Category 3:
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Category 4:	Sub-Category 4:
	covider Specifications:
Service Definition (Scope):	

The focus of Mi Via employment supports services is tailored to the meet the needs of the individual participant. The intent of this service is to provide the scope of the service, job coaching and job development, as a service designed to meet the needs of an individual and not a group that result in community employment in jobs which increase economic independence, self-reliance, social connections and the ability to grow within a career. Employment Support Services are a one-to-one services and are to be individualized to meet the needs of

the participant and not the needs of a group. Employment Supports services are geared to place and support

individuals with disabilities in employment situations with non-disabled co-workers within the general workforce; or assist the individual in business ownership. Employment Supports include job development and job coaching supports after available vocational rehabilitation supports have been exhausted. Employment Supports include job development and job coaching supports after available vocational rehabilitation supports have been exhausted, including programs funded under section 110 of the Rehabilitation Act of 1973 or the Individuals with Disabilities Education Act (IDEA.

Job development is a service provided to participants by a skilled individual. The service has several components:

- 1) Conducting situational and/or Vocational Assessments;
- 2) Developing and/or identifying community based job opportunities that are in line with the individual's skills and interests:
- 3) Supporting the individual in gaining the skills or knowledge to advocate for themselves in the workplace;
- 4) Promoting career exploration based on interests within various careers through job sampling, job trials or other assessments as needed;
- 5) Arranging for or providing benefits counseling;
- 6) Facilitating job accommodations and use of assistive technology such as communication devices;
- 7) Providing job site analysis (matching workplace needs with those of the individual);
- 8) Assisting the individual in gaining and/or increasing job seeking skills (interview skills, resume writing, work ethics, etc.).

The job coach provides the following services: training to perform specific work tasks on the job; skill development; employer consultation specific to the participant; co-worker training; job site analysis; education of the participant and co-workers on rights and responsibilities; sssistance with or utilization of community resources to develop a business plan if the participant elects to start their own business; conduct market analysis and establish the infrastructure to support a business; and, increase the participants' capacity to engage in meaningful and productive interpersonal interactions co-workers, supervisors and customers.

Employment Supports will be provided by staff at current or potential work sites. When employment services are provided at a work site where persons without disabilities are employed, payment is made only for the adaptations, supervision and training required by participants receiving waiver services as a result of their disabilities but does not include payment for the supervisory activities rendered as a normal part of the business setting. Federal financial participation is not claimed for incentive payments, subsidies, or unrelated vocational training expenses such as the following:

- 1. Incentive payments made to an employer to encourage or subsidize the employer's participation in a supported employment program;
- 2. Payments that are passed through to users of supported employment programs; or
- 3. Payments for training that is not directly related to an individual's supported employment program. Specify applicable (if any) limits on the amount, frequency, or duration of this service: FFP cannot be claimed to defray expenses associated with starting up or operating a business.

Service Delivery Method (check each that applies):

1	Participant-directed as	specified	in	Appendix	E
	Provider managed				

Specify whether the service may be provided by (check each that applies):

- Legally Responsible Person
- ✓ Relative
- ✓ Legal Guardian

Provider Specifications:

Provider Category	Provider Type Title
Individual	Job Developer
Agency	Supported Employment Provider Agency
Individual	Job Coach

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Statutory Service Service Name: Employment Supports

Provider Category:

Individual V

Provider Type: Job Developer and the second of the second o

Provider Qualifications

License (specify):

Certificate (specify):

Other Standard (specify):

Job Developer must:

- Be at least 21 years of age;
- Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1
- Complete training on critical incident, abuse, neglect, and exploitation reporting;
- 0 Experience in developing and using job and task analyses;
- Knowledge of American with Disabilities Act (ADA); 0
- Knowledge and experience working with the Department of Vocational Rehabilitation (DVR) 0 office: and
- Experiences with or Knowledge of the purposes, functions and general practices of entities such as:

Department of Labor Navigators

One-Stop Career Centers

Business Leadership Network

Chamber of Commerce

Job Accommodation Network

Small Business Development Centers

Retired Executives

Local Businesses Applied Agenda of managery and the applied to the applied and group and the second and the sec

Community Agencies

DDSD Resources

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

Initially and every 3 years.

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Statutory Service Service Name: Employment Supports

Provider Category:

Agency V

Provider Type:

Supported Employment Provider Agency

Provider Qualifications

License (specify):

Certificate (specify):

Other Standard (specify):

A Supported Employment Provider Agency must meet requirements including a current business license, financial solvency, training requirements, records management, quality assurance policy and processes. The agency must hire job developers and job coaches with the following requirements: Job Developer must:

- Be at least 21 years of age;
- o Must have the high school diploma or GED;;
- Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC;
- Complete training on critical incident, abuse, neglect, and exploitation reporting;
- Experience in developing and using job and task analyses; 0
- Knowledge of American with Disabilities Act (ADA); 0
- Knowledge and experience working with the Department of Vocational Rehabilitation (DVR)
- Experiences with or Knowledge of the purposes, functions and general practices of entities 0 such as:

Department of Labor Navigators

One-Stop Career Centers

Business Leadership Network

Chamber of Commerce

Job Accommodation Network

Small Business Development Centers

Retired Executives

Local Businesses

Community Agencies

DDSD Resources

Job Coach must:

- o Be at least 18 years of age;
- o Have a high school diploma or GED
- o Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC;
- o Be qualified to perform the service; experience with providing employment supports, and training methods;
- o Knowledgeable about business and employment resources
- o Be able to successfully communicate with the participant and with the employer and the participant's coworkers develop/ encourage natural supports on the job.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

Initially and every 3 years.

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Statutory Service

Service Name: Employn	nent Supports		if gragateD
Provider Category:			
ndividual 🗸			
rovider Type:			
ob Coach			"上海"
rovider Qualifications			
License (specify):			
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Certificate (specify):			
Cortificate (specify).			
			AND CHARLES A
Other Standard (specify)			my file and a stay to a
Job Coach must:			
Be at least 18 years of ag			
• Must have the high scho		A AMAGA 105	
et sea and 7.10 NIMAC a	iver criminal history screeni	ng pursuant to NMSA 197	8, Section 29-17-2
seq. and 8.11.6 NMAC;	and an abuse registry screen	pursuant to NMSA 19/8,	section 27-7a-1 et
	r critical incident, abuse, ne	aleat and avalation	a red to replace - upon
Be qualified to perform	the service; experience with	providing employment an	nnorte and training
methods;	me service, experience with		
	siness and employment res		type the idealing the
	communicate with the partic		off the or excellentioning is a
	velop/ encourage natural su		ing our swall see to rest
	ant or his/her representative		
for training, as needed, an	11.00		
erification of Provider Qual			
Entity Responsible for V			
Financial Management Ag			thought to risk six
Frequency of Verificatio			
Initially and every 3 years		isdov ili palicous su per	STEEL SECTION OF THE PARTY OF T
	with social that displays	e may be provided by ea	city whether the siry ic
ppendix C: Participa	nt Services		
	vice Specification		0 (181.0), 3.
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ate laws, regulations and police	cies referenced in the specif	ication are readily available	
ough the Medicaid agency or	the operating agency (if on	nlicable)	e to Civis upon request
	the operating agency (if ap		
rvice Type:	- A		
atutory Service	V (0.00)	e to word in most all out	
vice:			
omemaker	~		
ternate Service Title (if any)):		
memaker/Direct Support Ser			
CBS Taxonomy:			
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Category 1:		Sub-Category 1:	
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Category 2:		Sub-Category 2:	
Category 3:		Sub-Category 3:	
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Category 4:		Such Codeman A.	
Category 4:		Sub-Category 4:	
Service Definition	n (Scope):	<u> </u>	
he/she would norm services are provid choice. The partici is unable to do the intended to replace home health aide s the scope of their p Specify applicabl Waiver participant individualized. Th whether or not the household in order different cognitive State Plan as expans Service Delivery Particip Provide Specify whether t	nally do for him/herself if he ded in the participant's home ipant identifies the Homemal training him/herself, the partice supports available from a previces. Home Health Aidest practice. Homemakers do not e (if any) limits on the amounts in all living arrangements and TPA will assess the service are homemaker services the to determine whether one on the control of the control	Appendix E I by (check each that applies):	naker/Direct Support the participant's needs and needs, and, if the participan ng. Services are not es are not duplicative of sing assistant skills within ks. service: clan development is ame residence to determine icipant living in the same insure that individual s are covered under the
Provider Categ	ory Provider Type	Title	
Individual	Homemaker/Direct Suppor		
Agency	Home Health Agency/Hom	emaker Agency	
Appendix C:	Participant Services		
DESCRIPTION OF THE PERSON NAMED IN	1/C-3: Provider Speci	ifications for Service	in sy artis on yes that of Therepsic to est became
	e: Statutory Service ie: Homemaker/Direct Sup	port Services	rymotoxicx ett d
Provider Categor	ry:		
Individual V	Length		d grounds 5
Provider Type: Homemaker/Direct	et Support		

Provider Qualifications

License (specify):

Certificate (specify):

Other Standard (specify):

Worker must be:

- 18 years of age or older;
- · Demonstrate capacity to perform required tasks;
- Be able to communicate successfully with the participant;

Complete training on critical incident, abuse, neglect, and exploitation reporting; and

 Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC.

Additionally, the participant or his/her representative evaluates training needs, provides or arranges for training, as needed, and supervises the worker.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

Initially and every 3 years.

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Statutory Service

Service Name: Homemaker/Direct Support Services

Provider Category:

Agency V

Provider Type:

Home Health Agency/Homemaker Agency

Provider Qualifications

License (specify):

Home Health Agency

Certificate (specify):

Other Standard (specify):

Home Health Agency/Homemaker Agency must meet requirements including a current business license, financial solvency, training requirements, records management, quality assurance policy and processes.

The Homemaker/Direct Support Agency staff must meet the following requirements:

- Workers must be 18 years of age or older;
- Demonstrate capacity to perform required tasks;
- Be able to communicate successfully with the participant;

Complete training on critical incident, abuse, neglect, and exploitation reporting; and

 Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA) Frequency of Verification: Initially and every 3 years.

Appendix C: Participant Services

C-1/C-3: Service Specification

Service Type:				energe in gulfum elegan percel e
Statutory Service	V			tine 5/14/09 it briefloads Dat 6/18/8/18/8 upsi
Service:				
Respite		Y		
Alternate Service Title (if any)				美元的 经抵押基金管理的条件 如 服
				Arthumba of Polyader Quality Sathra Responsible De Vers
				NEED OF THE PARTY
HCBS Taxonomy:				innigodina / in company (1
Category 1:			Sub-Category 1:	
Category 2:			Sub Cotomore 2	
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		10	Personal Superior	
				Provider Caussier
Category 3:			Sub-Category 3:	
Category 5.			Sub-Category 5.	nue (T
			w w	
				Provider Original Atlans
Category 4:			Sub-Category 4:	
Category 4.			Sub-Category 4.	
			CONTROL OF THE PARTY OF THE PAR	

Service Definition (Scope):

Respite is a flexible family support service, the primary purpose of which is to provide intermittent support to the participant and give the unpaid primary caregiver relief from his/her duties on a short term basis. Respite is provided on a short-term basis to allow the participants' primary unpaid caregiver a limited leave of absence in order to reduce stress, accommodate a caregiver illness, or meet a sudden family crisis or emergency. Services must only be provided on an intermittent or short-term basis because of the absence or need for relief of those persons normally providing care to the participant. If there is a paid primary caregiver residing with the eligible recipient providing living supports or community membership supports, or both, respite services cannot be utilized.

Respite Services include assistance with routine activities of daily living (e.g., bathing, toileting, preparing or assisting with meal preparation and eating), enhancing self-help skills, and providing opportunities for leisure, play and other recreational activities; assisting the participant to enhance self-help skills, leisure time skills and community and social awareness; providing opportunities for community and neighborhood integration and involvement; and providing opportunities for the participant to make his/her own choices with regard to daily activities.

Respite services are furnished on a short-term, intermittent, basis and can be provided in the participant's home, the respite provider's home, in a community setting of the family's choice (e.g., community center, swimming pool, and park) or at a center in which other individuals are provided care. Federal Financial Participation (FFP) is not claimed for the cost of room and board as part of respite services. Respite may not be furnished at the same time when other services that include care and supervision are provided.

Specify applicable (if any) limits on the amount, frequency, or duration of this service:

The TPA approves the amount of respite services based on individual need and service definitions. The TPA compares the amount of respite being requested on the Service and Support Plan (SSP)/Budget with the participant's natural supports, clinical, functional, medical, and habilitative needs as outlined in the SSP. The TPA will request more information as applicable to make a determination.

Service Delivery Method	(check each that applies):
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a military and octob as specified in 11ppendix	s specified in Appendix E	pecified in	Participant-directed a	/
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Provider managed

Specify whether the service may be provided by (check each that applies):

Legally Responsible Person

✓ Relative

✓ Legal Guardian

Provider Specifications:

Provider Category Provider Type T	
Individual	RN/LPN
Agency	Respite Provider
Individual	Respite Provider

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Statutory Service	
Service Name: Respite	

Provider Category:

Individual 🗸

Provider Type:

RN/LPN

Provider Qualifications

License (specify):

Licensed by the NM State Board of Nursing as a RN or LPN

Certificate (specify):

Other Standard (specify):

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

Initially and annually or up to every 3 years

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Statutory Service Service Name: Respite	on the property of the control of th
Design Community of the	en andre er en go erent van 15 en de gebre
	The control of the co
	iron Janathani Moralo an agair beatanii 1680.
License (specify):	
	(A) 10 10 10 10 10 10 10 10 10 10 10 10 10
	V
Certificate (specify):	
Other Standard (specify): Respite Provider Agency must meet requirements in	
The Respite provider staff must meet the following r Be 18 years of age or older; Demonstrate capacity to perform required tasks; Be able to communicate successfully with the particular Complete training on critical incident, abuse, note that the particular capacity of the particular complete training on a critical incident, abuse, note that the particular capacity screen et seq. and 7.1.9 NMAC and an abuse registry screen seq. and 8.11.6 NMAC. Verification of Provider Qualifications Entity Responsible for Verification: Financial Management Agent (FMA) Frequency of Verification: Initially and every 3 years	equirements: cipant; eglect, and exploitation reporting;and ing pursuant to NMSA 1978, Section 29-17-2
Appendix C: Participant Services	
C-1/C-3: Provider Specification	s for Service
Service Type: Statutory Service Service Name: Respite	nar () tudijimi () tudi () marki sanga ()
Provider Category:	a ser greens of the Bank Bank Talk Sales of the case I
Individual V	
Provider Type:	
Respite Provider	
Provider Qualifications	
License (specify):	
	And the second and th
Certificate (specify):	
	Change in the same and a second
	SHOULD THE TO COUNTY OF
Other Standard (specify):	
Worker must be:	
• 18 years of age or older; .	
• Demonstrate capacity to perform required tasks;	

• Be able to communicate successfully with the participant;

Complete training on critical incident, abuse, neglect, and exploitation reporting; and

• Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC.

Additionally, the participant or his/her representative evaluates training needs, provides or arranges for training, as needed, and supervises the worker.

Verification of Provider Qualifications

Entity Responsible for Verification: Financial Management Agent (FMA) Frequency of Verification: Initially and every 3 years

Appendix C: Participant Services

C-1/C-3: Service Specification

State laws, regulations and policies referenced in the specification are readily available to CMS upon request through the Medicaid agency or the operating agency (if applicable). Service Type:

Extended State Plan Service	~
Service Title:	
Home Health Aide Services	

HCBS Taxonomy:

Category 1:	Sub-Category 1:	
	•	
Category 2: Appendix and the application of the contract of th	Sub-Category 2:	
	14.74	
Category 3:	Sub-Category 3:	
(S) (C) (DEC) SET 3 (A) (A) (DEC) (C) (DEC) (DEC		
Category 4:	Sub-Category 4:	
	of the base of the sector	

Service Definition (Scope):

Home Health Aide Services provide total care or assist a participant in all activities of daily living. The Home Health Aide Services assist the participant in a manner that will promote an improved quality of life and a safe environment for the participant. Home Health Aide services can be provided outside the participant's home. State Plan home health aide services are intermittent and provided primarily on a short-term basis; whereas, in Mi Via, Home Health Aide services are hourly services, for participants who need this service on a more long-term basis. Home Health Aide services are not duplicative of homemaker services; Home Health Aides may provide basic non-invasive nursing assistant skills within the scope of their practice. Homemakers do not have this ability to perform such tasks.

Specify applicable (if any) limits on the amount, frequency, or duration of this service:

Home Health Aide services are covered under the State Plan as expanded EDSDT benefits for Waiver participants under 21.

Service Delivery Method (check each that applies):

Participant-directed as specified in Appendix E

Provider managed

Specify whether the service may be provided by (check each that applies):

✓ Legally Responsible Person

✓ Relative

✓ Legal Guardian

Provider Specifications:

Provider Category	Provider Type Title
Agency	Home Health Agency/Homemaker Agency

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Extended State Plan Service Service Name: Home Health Aide Services

Provider Category:

Agency V

Provider Type:

Home Health Agency/Homemaker Agency

Provider Qualifications

License (specify):

Home Health Agency, Rural Health Clinic or Federally Qualified Health Center

Certificate (specify):

Other Standard (specify):

Homemaker agencies must be certified by MAD or its designee. A Home Health Agency must meet requirements including a current business license, financial solvency, training requirements, records management, quality assurance policy and processes.

Home Health Aides must:

Be 18 years of age or older;

Have successfully completed a home health aide training program, as described in 42 CFR 484.36(a)

Or have successfully completed a home health aide training program descibed in the New Mexico Regulations Governing Home Health Agencies, 7.28.2.30 NMAC;

Be supervised by a registered nurse and such supervision, which must occur at least once every sixty (60) days in the participant's home, shall be in accordance with the New Mexico Nurse Practice Act and be specific to the participant's Service and Support Plan;

Complete training on critical incident, abuse, neglect, and exploitation reporting; and

Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

Initially and every 3 years

Appendix C: Participant Services

C-1/C-3: Service Specificatio		
State laws, regulations and policies referenced in the sthrough the Medicaid agency or the operating agency Service Type:	(if applicable).	rap kohasindarings Diomesis in Loo og domestarjanses hillessen
Skilled Therapy for Adults		
HCBS Taxonomy:		
Category 1:	Sub-Category 1:	
	STATE OF STREET	
Category 2:	Sub-Category 2:	Lucial description
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Category 3:	Sub-Category 3:	pection builties the service me
	nome:	The gally Kesponsiile B
Category 4:	Sub-Category 4:	
	N. W.	

Service Definition (Scope):

Extended State Plan Skilled Therapy for Adults services include Physical Therapy, Occupational Therapy or Speech Language Therapy. Extended skilled therapy for adults is available when skilled therapy services under the state plan are exhausted or not a benefit. Adults on the Mi Via Waiver access therapy services under the State Plan for acute and temporary conditions that are expected to improve significantly in a reasonable and generally predictable period of time. The TPA reviews eligibility of the participant to receive the service and whether the service is covered or already has been exhausted under the state plan or Medicare. Therapy services provided to adults under Mi Via focus on maintenance, community integration, socialization, and exercise, or enhance support and normalization of family relationships.

Physical Therapy is the diagnosis and management of movement dysfunction and the enhancement of physical and functional abilities. Physical therapy addresses the restoration, maintenance and promotion of optimal physical function, wellness and quality of life related to movement and health. Physical therapy activities do the following: 1) increase, maintain or reduce the loss of functional skills; 2) treat a specific condition clinically related to a participant's developmental disability; 3) support the participant's health and safety needs; and/or 4) identify, implement, and train on therapeutic strategies to support the participant and his/her family/support staff consistent with the participant's Service and Support Plan (SSP) desired outcomes and goals.

Occupational Therapy is the diagnosis, assessment, and management of functional limitations intended to assist adults to regain, maintain, develop, and build skills that are important for independence, functioning, and health. Occupational Therapy services typically include: customized treatment programs to improve one's ability to perform daily activities; comprehensive home and job site evaluations with adaptation recommendations; skills

assessments and treatment; assistive technology recommendations and usage training; and guidance to family members and caregivers. Occupational Therapy services do the following: 1) increase, maintain, or reduce the loss of functional skills; 2) treat specific conditions clinically related to a participant's developmental disability; 3) support the participant's health and safety needs; and/or 4) identify, implement, and train therapeutic strategies to support the participant and his/her family/support staff consistent with the participant's SSP desired outcomes and goals.

Speech and Language Pathology is the diagnosis, counseling and instruction related to the development and disorders of communication including speech fluency, voice, verbal, and written language, auditory comprehension, cognition, swallowing dysfunction, oral pharyngeal or laryngeal, and sensor motor competencies. Speech Language (SL) Pathology is also used when a participant requires the use of an augmentative communication device. Services are intended to improve or maintain the participant's capacity for successful communication or to lessen the effects of the participant's loss of communication skills and/or to improve or maintain the participant's ability to eat foods, drink liquids, and manage oral secretions with minimal risk of aspiration or other potential injuries or illness related to swallowing disorders. Activities include identification, implementation and training of therapeutic strategies to support the participant and his/her family/support staff consistent with the participant's SSP desired outcomes and goals. Based upon therapy goals, services may be delivered in integrated natural setting, clinical setting and/or in a group. For waiver participants under age 21, skilled therapy services are covered under the Medicaid state plan as expanded EPSDT benefits for waiver participants under age 21.

Specify applicable (if any) limits on the amount, frequency, or duration of this service:

For waiver participants under age 21, skilled therapy services are covered under the Medicaid state plan as expanded EPSDT benefits for waiver participants under age 21.

Service Delivery Method (check each that applies):

V	Participant-directed	as specified in	n Appendix E
1194			

Provider managed

Specify whether the service may be provided by (check each that applies):

Legally Responsible Person

✓ Relative

✓ Legal Guardian

Provider Specifications:

Provider Category	Provider Type Title
Individual	Speech and Language Pathologist
Agency	Group Practice
Individual	Occupational Therapist
Individual	Physical Therapist

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Extended State Plan Service Service Name: Skilled Therapy for Adults

Provider Category:

Provider Type: Speech and Language Pathologist

Provider Qualifications

License (specify):

Licensed as per NM Regulation and Licensing Dept; Speech and Language Pathology Act, NMSA 1978, Section 61-14B-1 et.seq.

Certificate (specify):

Other Standard (specify):

Speech clinical fellows must possess a clinical fellow license from the NM RLD.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

The State of NM verifies the qualifications of all licensed providers annually.

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Extended State Plan Service Service Name: Skilled Therapy for Adults

Provider Category:

Agency V

Provider Type:

Group Practice

Provider Qualifications

License (specify):

Physical Therapist: Licensed as per NM Regulation and Licensing Dept; Physical Therapy Act, NMSA 1978, Section 61-12-1.1 et.seq.

Occupational Therapist: Licensed as per NM Regulation and Licensing Dept; Occupational Therapy Act, NMSA 1978, Section 61-12A-1 et.seq.

Speech and Language Pathologist: Licensed as per NM Regulation and Licensing Dept; Speech and Language Pathology Act, NMSA 1978, Section 61-14B-1 et.seq. Certificate (specify):

Other Standard (specify):

Group Practice Agency that employs licensed occupational therapists, physical therapists, or speech therapists in accordance with New Mexico Regulations & Licensing Department.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

The State of NM verifies the qualifications of all licensed providers annually.

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Extended State Plan Service Service Name: Skilled Therapy for Adults

Provider Category:

Individual V

Provider Type: Occupational Therapist

Provider Qualifications

License (specify):

Licensed as per NM Regulation and Licensing Dept; Occupational Therapy Act, NMSA 1978, Section 61-12A-1 et.seq.

Certificate (specify):

Other Standard (specify):

Certifed occupational therapy assistants must possess an occupational therapy assistant certification from the NM RLD.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

The State of NM verifies the qualifications of all licensed providers annually.

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Extended State Plan Service Service Name: Skilled Therapy for Adults

Provider Category:

Individual V

Provider Type: Annual I have all marking leaded by the marking at the regard to be parted to be recorded.

Physical Therapist

Provider Qualifications

License (specify):

Licensed as per NM Regulation and Licensing Dept; Physical Therapy Act, NMSA 1978, Section 61-12-1.1 et.seq

Certificate (specify):

Other Standard (specify):

Certified physical therapy assistants must possess a physical therapy certification from the NM RLD.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

The State of NM verifies the qualifications of all licensed providers annually.

Appendix C: Participant Services

C-1/C-3: Service Specification

State laws, regulations and policies referenced in the specification are readily available to CMS upon request through the Medicaid agency or the operating agency (if applicable). Service Type:

Supports for Participant Direction >

The waiver provides for participant direction of services as specified in Appendix E. Indicate whether the waiver includes the following supports or other supports for participant direction.

Support for Participant Direction:

Information and Assistance in Support of Participant Direction >

Alternate	Service	Title	(if	any):
Personal P	lan Faci	litation	1	

HCBS Taxonomy:

Category 1:	Sub-Category 1:	
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Category 2:	Sub-Category 2:	rincall ex-
Category 3:	Sub-Category 3:	
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Category 4:	Sub-Category 4:	
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Service Definition (Scope):

Personal Plan Facilitation supports provides planning activities that will result in a holistic person-centered plan that may be used by the Consultant/participant to develop his/her service support plan (SSP) as well as identify other sources of support outside the SSP process. Essential Life Planning (ELP), Circle of Friends, Making Action Plans (MAPS), Planning Alternative Tomorrows with Hope (PATH), Personal Future Planning (PFP), Lifestyle Planning and Personal Profile may be used by the facilitator to produce the plan. This is not a function of the Consultant nor a non-professional support guide staff. This service provides an opportunity for the individual to explore and articulate the vision he/she has for his/her life. This service is provided by trained staff using personal plan facilitation tools. This service is only available to participants one (1) time per budget year.

In the scope of Personal Planning Facilitation, the Personal Plan Facilitator will:

- (1) Meet with the participant and his/her family (or guardian, as appropriate) prior to the personal planning session to discuss the process, to determine who the participant wishes to invite, and determine the most convenient date, time and location. This meeting preparation shall include an explanation of the techniques the facilitator is proposing to use or options if the facilitator is trained in multiple techniques. The preparation shall also include a discussion of the role the participant prefers to play at the planning session, which may include co-facilitation of all or part of the session.
- (2) Arrange for participation of invitees and location.
- (3) Conduct the personal planning session.
- (4) Document the results of the personal planning session and provide a copy to the participant, the Consultant and any other parties the participant would like to receive a copy. Elements of this report shall include:
- (a) Strengths, gifts, talents, interests and preferences of the participant;
- (b) Long term dream(s)/goal(s) the participant wishes to pursue;
- (c) Challenges the participant faces (if any) in pursuing his or her dream(s)/goal(s);
- (d) Potential resources, especially natural supports within the participant's community that can potentially support the participant in pursuing his or her dream(s)/goal(s); and
- (e) A list of any follow-up actions to take, including time lines.
- (5) Provide session attendees, including the participant, with an opportunity to provide feedback regarding the effectiveness of the session.

The provider of this service documents the results of the personal planning session and provides a copy to the participant, authorized representative, personal representative and/or the consultant and any other parties the participant would like to receive a copy. These parties then utilize the plan to assist the participant with the development of the Service and Support Plan (SSP). Consultants, not the non-professional support guide staff (if utilized), is responsible for the development of the SSP.

Specify applicable (if any) limits on the amount, frequency, or duration of this service:

	lan per year up to \$650.00.	
Service Delivery Mo	ethod (check each that applies):	
✓ Participan Provider r	nt-directed as specified in Appendix E nanaged	
Specify whether the	e service may be provided by (check each that applies)	Category 1
✓ Legally Re ✓ Relative	esponsible Person	
✓ Legal Gua	rdian	Catterry 2:
Provider Specificati	ions:	
Provider Categor	y Provider Type Title	
Individual	Personal Plan Facilitator (Sole Proprietor)	
Agency	Personal Plan Facilitator Agency	
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C-1/C	C-3: Provider Specifications for Service	
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Category	4.
Category	7.

Sub-Category 4:

Service Definition (Scope):

Behavior Support Consultation services consist of functional support assessments, positive behavior support plan/treatment plan development, and training and support coordination for a participant related to behaviors that compromise a participant's quality of life. Behavior Support Consultation: 1) informs and guides the participant's service and support employees/vendors toward understanding the contributing factors to the participant's behavior; 2) identifies support strategies to ameliorate contributing factors with the intention of enhancing functional capacities, adding to the provider's competency to predict, prevent and respond to interfering behavior and potentially reducing interfering behavior(s); 3) supports effective implementation based on a functional assessment and subsequent Service and Support Plan (SSP); 4) collaborates with medical and ancillary therapies to promote coherent and coordinated services addressing behavioral issues, and to limit the need for psychotherapeutic medications; and 5) monitors and adapts support strategies based on the response of the participant and his/her service and support providers. Based on the participant's SSP, services are delivered in an integrated/natural setting or in a clinical setting.

Specify applicable	(if any) limit	s on the amount,	frequency,	, or duration	of this service:
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Service Delivery Method (check each that applies):

✓ Participant-directed as specified in Appendix E

Provider managed

Specify whether the service may be provided by (check each that applies):

Legally Responsible Person

✓ Relative

✓ Legal Guardian

Provider Specifications:

Provider Category	Provider Type Title
Individual	Behavior Support Consultant
Agency	Behavior Consultation Practice

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Other Service

Service Name: Behavior Support Consultation

Provider Category:

Individual V

Provider Type:

Behavior Support Consultant

Provider Qualifications

License (specify):

Licensure: A mental health professional that wants to provide BSC services must possess one of the following licenses approved by a New Mexico licensing board:

Psychiatrist; Clinical Psychologist; Independent Social Worker (LISW); Professional Clinical Mental Health Counselor (LPCC); Professional Art Therapist (LPAT); Marriage and Family Therapist (LMFT); Mental Health Counselor (LMHC); Professional Mental Health Counselor (LPC) (Until December 31, 2012); Master Social Worker (LMSW); Psychiatric Nurse; or Psychologist Associate (PA).

Certificate (specify):

Other Standard (specify):

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

The State of NM verifies the qualifications of all licensed providers annually.

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Other Service

Service Name: Behavior Support Consultation

Provider Category:

Agency V

Provider Type:

Behavior Consultation Practice

Provider Qualifications

License (specify):

Licensure: A mental health professional that wants to provide BSC services must possess one of the following licenses approved by a New Mexico licensing board:

Psychiatrist; Clinical Psychologist; Independent Social Worker (LISW); Professional Clinical Mental Health Counselor (LPCC); Professional Art Therapist (LPAT); Marriage and Family Therapist (LMFT); Mental Health Counselor (LMHC); Professional Mental Health Counselor (LPC) (Until December 31, 2012); Master Social Worker (LMSW); Psychiatric Nurse; or Psychologist Associate (PA).

Certificate (specify):

Other Standard (specify):

The Behavior Consultant provider agency shall have a current business license issued by the state, county or city government, if required by any of these government entities. The Behavior Consultant provider agency shall comply with all applicable federal, state, and Waiver regulations and policies and procedures regarding behavior consultation.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

The State of NM verifies the qualifications of all licensed providers annually.

Appendix C: Participant Services

C-1/C-3: Service Specification

State laws, regulations and policies referenced in the specification are readily available to CMS upon request through the Medicaid agency or the operating agency (if applicable). Service Type:

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Category 2:	Sub-Category 2:		
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Specify whether the service may be provided by (check each that applies):

- Legally Responsible Person
- ✓ Relative
- Legal Guardian

Provider Specifications:

Provider Category	Provider Type Title	
Individual	Community Direct Support	
Agency	Community Access Provider Agency	

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Other Service

Service Name: Community Direct Support

Provider Category:

Individual V

Provider Type:

Community Direct Support

Provider Qualifications

License (specify):

Certificate (specify):

Other Standard (specify):

Worker must be:

- 18 years of age or older;
- Demonstrate capacity to perform required tasks;
- Be able to communicate successfully with the participant;

Complete training on critical incident, abuse, neglect, and exploitation reporting; and

• Pass a nationwide caregiver criminal history screening pursuant to NMSA 1978, Section 29-17-2 et seq. and 7.1.9 NMAC and an abuse registry screen pursuant to NMSA 1978, Section 27-7a-1 et seq. and 8.11.6 NMAC.

Additionally, the participant or his/her representative evaluates training needs, provides or arranges for training, as needed, and supervises the worker.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

Initially and every 3 years

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Other Service

Service Name: Community Direct Support

Provider Category:

Agency V

Provider Type:

Community Access Provider Agency

Provider Qualifications

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Entity Responsible for Verification:	
Financial Management Agent (FMA)	
Frequency of Verification: Initially and every 3 years	
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Service Definition (Scope): Emergency Response services provide an electronic device that enables a participant to secure help in an emergency at home and avoid institutionalization. The participant may also wear a portable "help" button to allow for mobility. The system is connected to the participant's phone and programmed to signal a response center when a "help" button is activated. The response center is staffed by trained professionals. Emergency esponse services include: testing and maintaining equipment; training participants, caregivers and first esponders on use of the equipment; twenty-four (24) hour monitoring for alarms; checking systems monthly on once frequently, if warranted by electrical outsages, severe weather, etc.; and, reporting participant emergencies and changes in the participant's condition that may affect service delivery. Emergency Response Services does not include the initial set-up and installation of Emergency Response System devices. Specify applicable (if any) limits on the amount, frequency, or duration of this service: Service Delivery Method (check each that applies): Participant-directed as specified in Appendix E Provider managed Specify whether the service may be provided by (check each that applies): Legal Responsible Person Relative Legal Guardian Provider Specifications: Provider Category Emergency Response Provider Appendix C: Participant Services C-1/C-3: Provider Specifications for Service Service Type: Other Service Service Name: Emergency Response Services Provider Category: Agency Provider Response Provider Provider Response Provider Provider Response Provider Provider Response Provider Provider Category: Certificate (specify):			
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Approved Emergency Response Provider; must comply with all laws, rules and regulations from the Federal Trade Communication Commission for Telecommunications

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

Initially and every 3 years

C-1/C-3: Service Specification

State laws, regulations and policies referenced in the specification are readily available to CMS upon request through the Medicaid agency or the operating agency (if applicable). Service Type:

Other Service

As provided in 42 CFR §440.180(b)(9), the State requests the authority to provide the following additional service not specified in statute.

Service Title:

Environmental Modifications

HCBS Taxonomy:

Category 1:	Sub-Category 1:	
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	ancista Perang	
Category 2:	Sub-Category 2:	
		ibanii Hegel (
Category 3:	Sub-Category 3:	
	See 103 and tons a	
Category 4:	Sub-Category 4:	

Service Definition (Scope):

Environmental Modification services include the purchase and/or installation of equipment and/or making physical adaptations to a participant's residence that are necessary to ensure the health, welfare, and safety of the participant or enhance the participant's level of independence. Adaptations include the installation of ramps and grab-bars; widening of doorways/hallways; installation of specialized electric and plumbing systems to accommodate medical equipment and supplies; lifts/elevators; modification of bathroom facilities (roll-in showers, sink, bathtub, and toilet modifications, water faucet controls, floor urinals and bidet adaptations and plumbing); turnaround space adaptations; specialized accessibility/safety adaptations/additions; trapeze and mobility tracks for home ceilings; automatic door openers/doorbells; voice-activated, light-activated, motionactivated and electronic devices; fire safety adaptations; air filtering devices; heating/cooling adaptations; glass substitute for windows and doors; modified switches, outlets or environmental controls for home devices; and alarm and alert systems and/or signaling devices.

All services shall be provided in accordance with applicable federal, state, and local building codes. Excluded are those adaptations or improvements to the home that are of general utility and are not of direct medical or remedial benefit to the participant. Adaptations that add to the total square footage of the home are excluded from this benefit except when necessary to complete an adaptation.

The environmental modification provider must ensure proper design criteria is addressed in planning and design of the adaptation, provide or secure licensed contractor(s) or approved vendor(s) to provide construction/remodeling services, provide administrative and technical oversight of construction projects, provide consultation to family members, waiver providers and contractors concerning environmental modification projects to the participant's residence, and inspect the final environmental modification project to

ensure that the adaptations meet the approved plan submitted for environmental adaptation. Environmental Modifications are managed by professional staff available to provide technical assistance and oversight to environmental modification projects. Specify applicable (if any) limits on the amount, frequency, or duration of this service: Environmental Modification services are limited to five thousand dollars (\$5,000.00) every five (5) years from the first date of service. Environmental modifications will not be paid for under Participant-Delegated services and supports. Service Delivery Method (check each that applies): ✓ Participant-directed as specified in Appendix E Provider managed Specify whether the service may be provided by (check each that applies): ✓ Legally Responsible Person ✓ Relative ✓ Legal Guardian **Provider Specifications:** Provider Category **Provider Type Title** Individual Individual or Company **Appendix C: Participant Services** C-1/C-3: Provider Specifications for Service Service Type: Other Service Service Name: Environmental Modifications **Provider Category:** Individual V **Provider Type:** Individual or Company Provider Qualifications Appropriate plumbing, electrician, contractor license; appropriate technical certification to perform the modification Certificate (specify): Other Standard (specify): Verification of Provider Qualifications Entity Responsible for Verification: Financial Management Agent (FMA) Frequency of Verification: Upon initial employee or vendor/provider agreement and at annual Service and Support Plan and Budget Review.

C-1/C-3: Service Specification

State laws, regulations and policies referenced in the specification are readily available to CMS upon request through the Medicaid agency or the operating agency (if applicable). Service Type:

Other Service

As provided in 42 CFR §440.180(b)(9), the State requests the authority to provide the following additional service not specified in statute.

Service Title:

In-Home Living Supports

HCBS Taxonomy:

Category 1:	Sub-Category 1:
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	The state of the s
Category 2:	Sub-Category 2:
	September 24 to 11 and 12 and 15 and
Category 3:	Sub-Category 3:
	Service Taplet Orice Strades Science Names for Science and World Hardings
Category 4:	Sub-Category 4:

Service Definition (Scope):

In-Home Living Supports are individually designed services and/or supports that are related to the participant's qualifying condition or disability which enables him/her to live his /her apartment or house that is owned or leased, not to include homes owned by an agency provider and leased to the participant, in the community of his/her choice, for the purpose of preventing institutionalization. These services and/or supports are provided in the participant's home and are individually designed to instruct or enhance home living skills as well as address health and safety. Services and/or supports provided under In-Home Living supports include assistance with activities of daily living and assistance with the acquisition, restoration, and/or retention of independent living skills. This service is provided on a regular basis (at least 4 or more hours per day one or more days per week or as specified in the service plan). The number of hours of support are based on the needs of the participant(s) and may be up to 24 hours per day. In-home living providers must assure 24-hour response capability to address scheduled or unpredicable needs for health, safety or security concerns. Participants receiving in-home living supports may not use homemaker and direct support home health aide services or respite because they duplicate in-home living supports.

This service does not duplicate any other waiver service. Specifically, this does not duplicate Customized Community Group Supports since Customized Community Group Supports is provided in a different setting (non-institutional and non-residential settings.)

In home living supports will be provided by an agency, and may not be provided by an independent contractor, as the service requires a provider assure 24 hour capability to address scheduled as well as unpredictable needs for health, safety or security concerns.

Specify applicable (if any) limits on the amount, frequency, or duration of this service:

Service Delivery Me	hod (check each that applies):	
Participant Provider m	-directed as specified in Appendix E anaged	
ecify whether the	service may be provided by (check each that applies):	
✓ Legally Res	ponsible Person	
 ⊘ Relative		
Legal Guar	dian 10 10 to the state of the	
ovider Specificatio	ns:	
Provider Category Agency	Provider Type Title In-Home Living Provider Agency	A TANKED
ppendix C: Pa	rticipant Services	
C-1/C	-3: Provider Specifications for Service	14 (1191181)
Service Type: O	ther Service n-Home Living Supports	Lance Committee and Table
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Certificate (spec	ify): o dalbid an arbita da 2012 al alla da se relativa sa biografia da	
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solvency training Verification of Provi Entity Responsi Financial Manag Frequency of Vo	Provider Agency must meet requirements including a business requirements, records management, quality assurance policy a der Qualifications ble for Verification: ement Agent (FMA) erification: verifies the qualifications of all licensed providers annually.	and processes.
nnendiy C. Pa	rticipant Services	
	2. Camina Carrier Carrier	sirtes our today whos
rough the Medicaid a ervice Type: Other Service	and policies referenced in the specification are readily available agency or the operating agency (if applicable).	le to CMS upon request
through the Medicaid a Service Type: Other Service	gency or the operating agency (if applicable). \$440.180(b)(9), the State requests the authority to provide the statute.	nailment) le lecalleall

Individual Directed Goods and Services

HCBS	Taxonomy:	
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Category 1:	Sub-Category 1:	
	ride Recording Screen	
Category 2:	Sub-Category 2:	
	Photosite:	
Category 3:	Sub-Category 3:	
	Carolin Marchaelle (1987)	
Category 4:	Sub-Category 4:	
	Type Office Samine	
vice Definition (Scope):	and the second second second and an incident	SOLA SE

Individual Directed Goods and Services are equipment, supplies, or services, not otherwise provided through this Waiver or through the Medicaid State Plan. Individual Directed Goods and Services must address a need identified in the participant's Service and Support Plan (SSP) (including improving and maintaining the participant's opportunities for full membership in the community) and meet the following requirements: be responsive to the participant's qualifying condition or disability; and promote personal safety and health; and afford the participant an accommodation for greater independence; and advance the desired outcomes in the

participant's SSP; and decrease the need for other Medicaid services; and accommodate the participant in managing his/her household; and/or facilitate activities of daily living. Individual Directed Goods and Services must be documented in the SSP.

The participant receiving this service does not have the funds to purchase the Individual Directed Goods and Services (s) or the Individual Directed Goods and Services (s) is/are not available through another source. These items are purchased from the participant's individual budget. Experimental or prohibited treatments and goods are excluded. Services and goods that are recreational or divisional in nature are excluded. Recreational and divisional in nature is defined as inherently and characteristically related to activities done for enjoyment. Goods and services purchased under this coverage may not circumvent other restrictions on the claiming of FFP for waiver services. A legally responsible individual may not be paid to provide Individual Directed Goods and Services.

Specify applicable (if any) limits on the amount, frequency, or duration of this service:

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Service De	elivery Metho	d (check each that appli	es):			

✓ Participant-directed as specified in Appendix E Provider managed

Specify whether the service may be provided by (check each that applies):

Legally Responsible Person

✓ Relative

✓ Legal Guardian

Provider Specifications:

Provider Category	Provider Type Title	
Agency	Vendor	

Appendix C: Participant Services		
C-1/C-3: Provider Specificati	ons for Service	
Service Type: Other Service	Some	An infligible 1 19
Service Name: Individual Directed Goods and		
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Agency		
Provider Type:		
Vendor		
Provider Qualifications License (specify):		
The vendor types for related goods spans retail st	ores community health centers an	d medical
supply stores.	ores, community health centers, an	dilledical
Certificate (specify):		
	2.5 Syr of Full Later of July Colores	
Other Standard (specify):		
Business license and a tax ID for the state and fed	leral government	
Verification of Provider Qualifications		
Entity Responsible for Verification:		from 2 laged to
Financial Management Agent (FMA)		
Frequency of Verification: Initially and every 3 years		
initially and every 5 years		
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Appendix C: Participant Services		
C-1/C-3: Service Specification		
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Other Service		
s provided in 42 CFR §440.180(b)(9), the State reque	sts the authority to provide the foll-	owing additional
ervice not specified in statute.		
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utritional Counseling		
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Appendix C: Participant Servi	ces	1. 3000000000000000000000000000000000000
C-1/C-3: Provider Sp	pecifications for Service	
Service Type: Other Service		is vignated.
Service Name: Nutritional Counsel	ing	
Provider Category:		
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	ietitian by the Commission on Dietetic Retion and Dietetics Practice Act, NMSA 19	
Verification of Provider Qualifications		
Entity Responsible for Verification:		
Financial Management Agent (FMA)		
Frequency of Verification: The State of NM verifies the qualification	tions of all licensed providers annually.	rate in fall radicing April
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Appendix C: Participant Service	The state of the s	- sattle annual control
C-1/C-3: Service Spec	cification	
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Service Definition	(Scope):		
screening; infection management; seizur care assistance. Private duty nursing EPSDT benefits.	control; environmental re management and preca	bowel and bladder care; wound care nanagement for safety; nutrition man utions; anxiety reduction; staff supe under age 21 are covered under the Management for the M	nagement; oxygen rvision; and behavior and self- Medicaid state plan as expande
Specify applicable Private duty nursing EPSDT benefits.	for waiver participants u	nount, frequency, or duration of the inder age 21 are covered under the N	Medicaid state plan as expande
Service Delivery M	ethod (check each that a	applies):	
	nt-directed as specified		
Provider		in Appendix E	Tell and regularized currents
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pecify whether the	e service may be provid	ed by (check each that applies):	
✓ Legally R	esponsible Person		
✓ Relative			
✓ Legal Gu	ardian		
Provider Specificat			
Provider Categor	ry Provider	Funa Titla	
Individual	RN/LPN	Type Title	
Agency	Home Health Agency/Ru	ural Health Clinic/FOHC	
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Appendix C: H	Participant Service	establicate of temperature and asset allo	
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Provider Type:			
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Other Standard (specify):	
Verification of Provider Qualifications	
Entity Responsible for Verification:	
Financial Management Agent (FMA)	
Frequency of Verification: Initially and every 3 years	
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Appendix C: Participant Services	
C-1/C-3: Provider Specifications for Service	
Service Type: Other Service	venta material an
Service Name: Private Duty Nursing for Adults	
Provider Category:	
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Provider Type:	
Home Health Agency/Rural Health Clinic/FQHC Provider Qualifications	
License (specify): Agency licensed by the State of New Mexico; nurses licensed by the New	
Nursing as a RN or LPN.	Mexico State Doard of
Certificate (specify):	
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Other Standard (specify):	
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Financial Management Agent (FMA)	
Frequency of Verification: Initially and every 3 years	
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Appendix C: Participant Services	Westerson value
C-1/C-3: Service Specification	
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Category 2:	Sub-Category 2:
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Category 3:	Sub-Category 3:
Category 4:	Sub-Category 4:

Service Definition (Scope):

Specialized Therapies are non-experimental therapies or techniques that have been proven effective for certain conditions. A participant may include specialized therapies in his/her Mi Via Service and Support Plan (SSP) when the services enhance opportunities to achieve inclusion in community activities and avoid institutionalization. Services must be related to the participant's disability or condition, ensure the participant's health and welfare in the community, supplement rather than replace the participant's natural supports and other community services for which the participant may be eligible, and prevent the participant's admission to institutional services. Experimental or investigational procedures, technologies or therapies and those services covered as a Medicaid State Plan benefit are excluded.

Services in this category include:

Acupuncture

Acupuncture is a distinct system of primary health care with the goal of prevention, cure, or correction of any disease, illness, injury, pain or other physical or mental condition by controlling and regulating the flow and balance of energy, form and function to restore and maintain physical health and increased mental clarity. Acupuncture may provide effective pain control, decreased symptoms of stress, improved circulation and a stronger immune system, as well as other benefits.

Biofeedback

Biofeedback uses visual, auditory or other monitors to feed back to participants physiological information of which they are normally unaware. This technique enables a participant to learn how to change physiological, psychological and behavioral responses for the purposes of improving emotional, behavioral, and cognitive health and performance. The use of biofeedback may assist in strengthening or gaining conscious control over the above processes in order to self-regulate. Biofeedback therapy is also useful for muscle re-education of specific muscle groups or for treating pathological muscle abnormalities of spasticity, incapacitating muscle spasm, or weakness.

Chiropractic

Chiropractic care is designed to locate and remove interference with the transmissions or expression of nerve forces in the human body by the correction of misalignments or subluxations of the vertebral column and pelvis, for the purpose of restoring and maintaining health for treatment of human disease primarily by, but not limited to, adjustment and manipulation of the human structure. Chiropractic therapy may positively affect neurological function, improve certain reflexes and sensations, increase range of motion, and lead to improved general health.

Cognitive rehabilitation therapy

Cognitive rehabilitation therapy services are designed to improve cognitive functioning by reinforcing, strengthening, or reestablishing previously learned patterns of behavior, or establishing new patterns of cognitive activity or compensatory mechanisms for impaired neurological systems. Treatments may be focused on improving a particular cognitive domain such as attention, memory, language, or executive functions.

Alternatively, treatments may be skill-based, aimed at improving performance of activities of daily living. The overall goal is to restore function in a cognitive domain or set of domains or to teach compensatory strategies to overcome specific cognitive problems.

Hippotherapy

Hippotherapy is a physical, occupational, and speech-language therapy treatment strategy that utilizes equine movement as part of an integrated intervention program to achieve functional outcomes. Hippotherapy applies multidimensional movement of a horse for participants with movement dysfunction and may increase mobility and range of motion, decrease contractures and aid in normalizing muscle tone. Hippotherapy requires that the participant use cognitive functioning, especially for sequencing and memory. Participants with attention deficits and behavior problems are redirecting attention and behaviors by focusing on the activity. Hippotherapy involves therapeutic exercise, neuromuscular education, kinetic activities, therapeutic activities, sensory integration activities, and for individual speech therapy. The activities may also help improve respiratory function and assist with improved breathing and speech production.

Massage Therapy

Massage therapy is the assessment and treatment of soft tissues and their dysfunctions for therapeutic purposes primarily for comfort and relief of pain. It includes gliding, kneading, percussion, compression, vibration, friction, nerve strokes, stretching the tissue and exercising the range of motion, and may include the use of oils, salt glows, hot or cold packs or hydrotherapy. Massage increases the circulation, helps loosen contracted, shortened muscles and can stimulate weak muscles to improve posture and movement, improves range of motion and reduces spasticity. Massage therapy may increase, or help sustain, a participant's ability to be more independent in the performance of activities of daily living; thereby, decreasing dependency upon others to perform or assist with basic daily activities.

Naprapathy

Naprapathy is the evaluation of persons with connective tissue disorders through the use of connective tissue manipulation. It is a system for restoring functionality and reducing pain in muscles and joints. Based on the concept that constricted connective tissue (ligaments, muscles and tendons) interfere with nerve, blood and lymph flow, naprapathy uses manipulation of connective tissue to open these channels of body function.

Native American Healers

There are twenty-two sovereign Tribes, Nations and Pueblos in New Mexico, as well as numerous Native American individuals who come from many other tribal backgrounds. Native American healing therapies encompass a wide variety of culturally-appropriate therapies that support participants in their communities by addressing their physical, emotional and spiritual health. Treatments may include prayer, dance, ceremony and song, plant medicines and foods, participation in sweat lodges, and the use of meaningful symbols of healing, such as the medicine wheel and/or other sacred objects. This form of therapy may be provided by communityrecognized medicine men and women and others as healers, mentors and advisors to participants, and provides opportunities for participants to remain connected with their communities. The communal and spiritual support provided by this type of healing can reduce pain and stress and improve quality of life. It is also important to note that some Tribes, Nations and Pueblos prefer to keep these healing therapies and practices safeguarded due to the significance of their religious ties.

Play Therapy

Play therapy is a variety of play and creative arts techniques (the 'Play Therapy Tool-Kit') utilized to alleviate chronic, mild and moderate psychological and emotional conditions in eligible recipients that are causing behavioral problems and/or are preventing eligible recipients from realizing their potential. The Play Therapist works integratively using a wide range of play and creative arts techniques, mostly responding to the eligible recipient's wishes

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Service Delivery Method (check each that applies):

Participant-directed as specified in Appendix E Provider managed

Specify whether the service may be provided by (check each that applies):

Legally Responsible Person

✓ Relative

✓ Legal Guardian

Provider Specifications:

Provider Category	Provider Type Title
Agency	Group Practice/Vendor
Individual	Specialized Therapist

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Other Service

Service Name: Specialized Therapies

Provider Category:

Agency V

Provider Type:
Group Practice/Vendor

License (specify):

The vendor type for this service under agency providers are licensed providers in acupuncture and oriental medicine; providers with specialty in biofeedback; licensure in chiropractic medicine; licensure in cognitive rehabilitation therapies, licensure in PT, OT, and SLP with certification in hippo therapy; licensure in massage therapy; licensed mental health professional in play therapy; individuals recognized as Native American healers in their community.

Group practice/vendor staff must hold current NM licensure and training in their respective discipline as follows:

Acupuncture and Oriental Medicine license

Biofeedback – license in a health care profession whose scope of practice includes biofeedback, and appropriate specialized training and clinical experience and supervision.

Chiropractic Physician license

Cognitive rehabilitation therapy – license in a health care profession whose scope of practice includes cognitive rehabilitation therapy, and appropriate specialized training and clinical experience and supervision.

Hippotherapy – a health care professional licensed in physical therapy, occupational therapy, speech language therapy, whose scope of practice includes hippotherapy, and appropriate specialized training and experience.

Massage Therapist license

Naprapathic Physician license

Play therapy – license in a mental health profession whose scope of practice includes play therapy, a master's degree or higher mental health degree, and specialized play therapy training and clinical experience and supervision.

Various blooks and broth on the smooth, frequency, or the scient of this service;

Certificate (specify):

Other Standard (specify):

Native American Healers - individuals who are recognized as traditional healers within their communities

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

Initially and every 3 years for all providers listed

C-1/C-3: Provider Specifications for Service

Service Type: Other Service

Service Name: Specialized Therapies

Provider Category:

Individual V

Provider Type:

Specialized Therapist

Provider Qualifications

License (specify):

A current NM State license as applicable:

Acupuncture and Oriental Medicine license

Biofeedback - license in a health care profession whose scope of practice includes biofeedback, and appropriate specialized training and clinical experience and supervision.

Chiropractic Physician license

Cognitive rehabilitation therapy - license in a health care profession whose scope of practice includes cognitive rehabilitation therapy, and appropriate specialized training and clinical experience and supervision.

Hippotherapy - a health care professional licensed in physical therapy, occupational therapy, speech language therapy, whose scope of practice includes hippotherapy, and appropriate specialized training and experience.

Massage Therapist license

Naprapathic Physician license

Play therapy - license in a mental or behavioral health profession whose scope of practice includes play therapy, a master's degree or higher mental or behavioral health degree, and specialized play therapy training and clinical experience and supervision.

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Certificate (specify):

Other Standard (specify):

Native American Healers – individuals who are recognized as healers within their communities

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Fractions of Varifications

Initially and every 3 years for all providers listed

Appendix C: Participant Services

C-1/C-3: Service Specification

State laws, regulations and policies referenced in the specification are readily available to CMS upon request through the Medicaid agency or the operating agency (if applicable).

Service Type:

Other Service

As provided in 42 CFR §440.180(b)(9), the State requests the authority to provide the following additional service not specified in statute.

Service Title:

Transportation

HCBS Taxonomy:

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Category 1:	Sub-Category 1:	
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Category 2:	Sub-Category 2:	
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Category 4: School as holder a subpression	Sub-Category 4:	
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ice Definition (Scope):		
ice Definition (Scope): nent for transportation is limited to the costs	of transportation needed to acces	s waiver services included in
participant's service plan or access other activ		
Transportation services are offered in order		
	s, as specified by the service plan	

the plan othe und add plan, defined at 42 CFR §440.170(a), and does not replace them. Transportation services provided under the waiver are non-medical in nature whereas transportation services provided under the State plan are to transport participants to medically necessary physical and behavioral health services. non-medical transportation services enable participants to gain access to waiver and non-medical community services, events activities and resources as specified in the participant's service plan related to community resources and services, work, volunteer sites, homes of local family or friends, civic organizations or social clubs, public meetings or other civic activities, and spiritual activities or events. Payment for Mi Via transportation services is made to the participant's individual transportation employee or to a public or private transportation service vendor; payment cannot be directed to the individual participant. Whenever possible, family, neighbors, friends, or community agencies which can provide this service without charge are utilized. Transportation services for minors are not a covered service as these are services that a LRI would ordinarily provide for household members of the same age who do not have a disability or chronic illness.

Specify applicable (if any) limits on the amount, frequency, or duration of this service:

П	Re-		
В.			

Service Delivery Method (check each that applies):

Participant-directed as specified in Appendix E Provider managed

Specify whether the service may be provided by (check each that applies):

🗸 Legally Responsible Person

✓ Relative

✓ Legal Guardian

Provider Specifications:

Provider Category	Provider Type Title
Agency	Transportation Vendor
Individual	Driver

C-1/C-3: Provider Specifications for Service

Service Type: Other Service Service Name: Transportation

Provider Category:

Agency

Provider Type:

Transportation Vendor

Provider Qualifications

License (specify):

Valid NM drivers license

Certificate (specify):

Other Standard (specify):

Provider agencies will have a current business license and tax identification number. Each agency will ensure drivers meet the following qualifications:

- Be at least 18 years old;
- Possess a valid New Mexico driver's license; 2.
- 3. Have a current insurance policy and registration;
- Complete training on critical incident, abuse, neglect, and exploitation reporting.

Each agency will ensure vehicles have a current basic First Aid kit in the vehicle.

All providers must pass a criminal history and background check prior to providing services. The NMAC also specifies that all individual employees, independent providers must pass a nationwide caregiver criminal history screening and employee abuse registry.

Verification of Provider Qualifications

Entity Responsible for Verification:

Financial Management Agent (FMA)

Frequency of Verification:

Initially and every 3 years

Appendix C: Participant Services

C-1/C-3: Provider Specifications for Service

Service Type: Other Service Service Name: Transportation

Provider Category:

Individual V

Provider Type:

Driver

Provider Qualifications

License (specify):

Valid NM drivers license

Certificate (specify):

Other Standard (specify):

The driver must meet the following qualifications:

- Be at least 18 years old;
- Possess a valid New Mexico driver's license;
- 3. Have a current insurance policy and registration;

4. Complete training on critical incident, abuse, neglect, and exploitation reporting.

All providers must pass a criminal history and background check prior to providing services. The NMAC also specifies that all individual employees, independent providers must pass a nationwide caregiver criminal history screening and employee abuse registry.

Verification of Provider Qualifications

Entity Responsible for Verification: Financial Management Agent (FMA) Frequency of Verification:

Initially and annually

Appen	dix	C:	Part	ticipai	nt Ser	vices

	C-1: Summary of Services Covered (2 of 2)
b.	Provision of Case Management Services to Waiver Participants. Indicate how case management is furnished to waiver participants (select one):
	Not applicable - Case management is not furnished as a distinct activity to waiver participants.
	Applicable - Case management is furnished as a distinct activity to waiver participants. Check each that applies:
	As a waiver service defined in Appendix C-3. Do not complete item C-1-c.
	As a Medicaid State plan service under §1915(i) of the Act (HCBS as a State Plan Option). Complete
	item C-1-c. As a Medicaid State plan service under §1915(g)(1) of the Act (Targeted Case Management).
	Complete item C-1-c. As an administrative activity. Complete item C-1-c.
	As an administrative activity. Complete tiem C-1-c.
c.	Delivery of Case Management Services. Specify the entity or entities that conduct case management functions on behalf of waiver participants:
	第二章 1000 mm 2000 mm 20
pe	endix C: Participant Services
	C-2: General Service Specifications (1 of 3)
a .	Criminal History and/or Background Investigations. Specify the State's policies concerning the conduct of

criminal history and/or background investigations of individuals who provide waiver services (select one):

No. Criminal history and/or background investigations are not required.

Yes. Criminal history and/or background investigations are required.

Specify: (a) the types of positions (e.g., personal assistants, attendants) for which such investigations must be conducted; (b) the scope of such investigations (e.g., state, national); and, (c) the process for ensuring that mandatory investigations have been conducted. State laws, regulations and policies referenced in this description are available to CMS upon request through the Medicaid or the operating agency (if applicable):

The Department of Health (DOH) Caregivers Criminal History Screening (CCHS) Act requires that persons whose employment or contractual service includes direct care or routine and unsupervised physical or financial access to any care recipient served by that provider, must consent to a nationwide and statewide criminal history screening to ensure to the highest degree possible the prevention of abuse, neglect, or financial exploitation of individuals receiving services. This requirement does not pertain to independent health care professionals, licensed or Medicaid-certified in good standing, who are not otherwise associated with the care provider as an

administrator, operator, or employee, and who are involved in the treatment or management of the medical care of a care recipient such as attending or treating physicians or other health care professionals providing consultation or ancillary services.

The Financial Management Agent (FMA) Contractor is responsible for conducting criminal history screenings for all applicable persons, as described above, employed or contracted to provide services to Mi Via waiver participants. The FMA Contractor must ensure that the person has submitted to a request for a nationwide criminal history screening within 30 days of the person beginning employment.

This screening collects information concerning a person's arrests, indictments, or other formal criminal charges, and any dispositions arising there from, including convictions, dismissals, acquittals, sentencing, and correctional supervision. If the person's nationwide criminal history record reflects a disqualifying conviction and results in a final determination of disqualification, then this person cannot be hired or continue to be employed.

The FMA submits a monthly report to HSD of mandatory investigations that have been conducted.

HSD is responsible for monitoring the FMA Contractor's compliance with this provision of the contract. The process for monitoring is outlined in Appendices A-5 and A-6.

The Caregivers Criminal History Screening Act is available for review and can be found in NMSA 1978, Sections 29-17-2 through 29-17-5. Regulations are found at 7.1.9 NMAC.

- b. Abuse Registry Screening. Specify whether the State requires the screening of individuals who provide waiver services through a State-maintained abuse registry (select one):
 - No. The State does not conduct abuse registry screening.
 - Yes. The State maintains an abuse registry and requires the screening of individuals through this registry.

Specify: (a) the entity (entities) responsible for maintaining the abuse registry; (b) the types of positions for which abuse registry screenings must be conducted; and, (c) the process for ensuring that mandatory screenings have been conducted. State laws, regulations and policies referenced in this description are available to CMS upon request through the Medicaid agency or the operating agency (if applicable):

Based on legislation passed during the New Mexico 2005 Legislature, the Employee Abuse Registry Act went into effect on January 1, 2006. This rule, which implements the Act, requires listing employees with substantiated registry-referred abuse, neglect, or exploitation on the registry, following an opportunity for a hearing. This rule also requires that providers check with the registry and avoid employing an individual on the registry (NMAC 7.1.12).

The Department of Health has established and maintains an accurate and complete electronic registry that contains the name, date of birth, address, social security number, and other appropriate identifying information of all persons who, while employed by a provider, have been determined to have engaged in a substantiated registry-referred incident of abuse, neglect, or exploitation of a person receiving care or services from a provider.

The FMA Contractor is responsible for ensuring that screening has been completed on applicable providers of services to Mi Via participants. The registry screening applies to persons employed by or on contract with a provider, either directly or through a third-party arrangement to provide direct care. An "employee" does not include a NM licensed health care professional practicing within the scope of the professional"s license or a certified nurse aide practicing as a certified nurse aide.

The FMA Contractor, prior to enrolling a provider who a Mi Via participant is employing or contracting with, shall inquire of the registry whether the individual under consideration for direct or contractual employment is listed on the registry. The Mi Via participant may not employ or contract with an individual to be an employee if the individual is listed on the registry as having a substantiated registry-referred incident of abuse, neglect, or exploitation of a person receiving care or services from that individual. The FMA Contractor shall maintain

documentation in the employee"s personnel or employment records that evidences the fact that the Contractor made an inquiry to the registry concerning that employee prior to employment. Such documentation must include evidence, based on the response to such inquiry received from the custodian by the Contractor, that the employee was not listed on the registry as having a substantiated registry-referred incident of abuse, neglect or exploitation.

The state receives monthly reports of all new employees and providers that have been screened through the nationwide caregiver criminal history screening and employee abuse registry. The FMA also notifies the state when a current employee has been involved in a disqualifying event.

HSD is responsible for monitoring the FMA Contractor's compliance with this provision of the contract. The process for monitoring is outlined in Appendices A-5 and A-6.

The Employee Abuse Registry Act is available for review and can be found in NMSA 1978, Sections 27-7A-1 through 27-7A-8. Regulations are found at 7.1.12 NMAC and 8.11.6. NMAC.

Appendix C: Participant Services

C-2: General Service Specifications (2 of 3)

- c. Services in Facilities Subject to §1616(e) of the Social Security Act. Select one:
 - No. Home and community-based services under this waiver are not provided in facilities subject to §1616(e) of the Act.
 - Yes. Home and community-based services are provided in facilities subject to §1616(e) of the Act. The standards that apply to each type of facility where waiver services are provided are available to CMS upon request through the Medicaid agency or the operating agency (if applicable).

Appendix C: Participant Services

C-2: General Service Specifications (3 of 3)

- d. Provision of Personal Care or Similar Services by Legally Responsible Individuals. A legally responsible individual is any person who has a duty under State law to care for another person and typically includes: (a) the parent (biological or adoptive) of a minor child or the guardian of a minor child who must provide care to the child or (b) a spouse of a waiver participant. Except at the option of the State and under extraordinary circumstances specified by the State, payment may not be made to a legally responsible individual for the provision of personal care or similar services that the legally responsible individual would ordinarily perform or be responsible to perform on behalf of a waiver participant. Select one:
 - No. The State does not make payment to legally responsible individuals for furnishing personal care or similar services.
 - Yes. The State makes payment to legally responsible individuals for furnishing personal care or similar services when they are qualified to provide the services.

Specify: (a) the legally responsible individuals who may be paid to furnish such services and the services they may provide; (b) State policies that specify the circumstances when payment may be authorized for the provision of extraordinary care by a legally responsible individual and how the State ensures that the provision of services by a legally responsible individual is in the best interest of the participant; and, (c) the controls that are employed to ensure that payments are made only for services rendered. Also, specify in Appendix C-1/C-3 the personal care or similar services for which payment may be made to legally responsible individuals under the State policies specified here.

Legally responsible individuals may be paid for waiver services under extraordinary circumstances in order to assure the health and welfare of the participant and avoid institutionalization, and provided that the State is eligible to receive federal financial participation. Extraordinary circumstances include the inability of the legally responsible individual to find other qualified, suitable caregivers when the legally responsible individual would otherwise be absent from the home and, thus, must stay at home to ensure the participant's health and

safety. Legally responsible individuals may not be paid for any services that he/she would ordinarily perform in the household for individuals of the same age who did not have a disability or chronic illness. A legally responsible individual may not be paid for the following services: transportation of a minor, a consultant and support guide, and customized community group supports services, and Individual Directed Goods and Services.

Legally responsible individuals who may receive payment for the provision of services through Mi Via include biological or adoptive parents of recipients under eighteen (18) and spouses of adult participants. Legally responsible individuals may be paid to provide all Mi Via Waiver services, except for consultant/support guide; customized community supports; and related goods.

The service must:

- Meet the definition of a service or support, as outlined in Appendix C and as approved by CMS;
 - Be necessary to avoid institutionalization;
 - Be specified in the participant's SSP and budget;
 - Be provided by a parent or spouse who meets the provider qualifications and training standards specified in the waiver for that service;
 - Be paid at a rate that does not exceed that which would otherwise be paid to a provider of a similar service and approved by the TPA Contractor;
- Not be services that the legally responsible individual would ordinarily perform in the household for individuals of the same age who did not have a disability or chronic illness.

The legally responsible individual who is a service provider must be approved by the Department of Health (DOH) prior to submission of the SSP and budget to the TPA Contractor and must comply with the following:

- A parent, parents in combination, or a spouse may not provide more than forty (40) hours of services in a seven (7)-day period. For parents, forty (40) hours is the total amount of service regardless of the number of children who receive services under the waiver;
- Planned work schedules must be identified in the approved SSP and budget, and variations to the schedule must be reported to the participant's consultant and noted and supplied to the FMA when billing;
- Time sheets and other required documentation must be maintained and submitted to the FMA for hours paid;
- Married individuals must be offered a choice of providers. If they choose a spouse as their service provider, it must be documented in the SSP.

New Mexico's monitoring requirements include:

- The participant's Consultant monitors implementation and management of the SSP and budget, as described in Appendix D-1:a. This includes the Consultant's quality assurance activities, e.g., ensuring that all applicable procedures related to plan and budget development occur, including the procedures for payment of legally responsible individuals; monitoring implementation of the approved plan; communicating with the FMA to monitor appropriate use of the authorized budget, according to the SSP; supporting the participant in developing and implementing his/her individual quality assurance plan; and supporting the participant in revising the SSP and budget, as indicated, to meet the participant's changing circumstances and needs.
- The Consultant is required to contact the individual participant at least on a monthly basis and meet face-to-face with the participant at a minimum on a quarterly basis;
- The FMA monitors, on a monthly basis, hours billed for services provided by the legally responsible family member and the total amounts billed for all goods and services during the month.

If the Consultant and FMA have any concerns that the best interests of the participant are at risk or that the approved SSP and budget are not being followed, these concerns must be brought to the attention of the Consultant Agency, FMA and to the State for investigation and follow-up.

LRIs may not provide consultant/support guide services, customized community group supports or related goods.

- e. Other State Policies Concerning Payment for Waiver Services Furnished by Relatives/Legal Guardians. Specify State policies concerning making payment to relatives/legal guardians for the provision of waiver services over and above the policies addressed in Item C-2-d. Select one:
 - The State does not make payment to relatives/legal guardians for furnishing waiver services.
 - The State makes payment to relatives/legal guardians under specific circumstances and only when the relative/guardian is qualified to furnish services.

Specify the specific circumstances under which payment is made, the types of relatives/legal guardians to whom payment may be made, and the services for which payment may be made. Specify the controls that are employed to ensure that payments are made only for services rendered. Also, specify in Appendix C-1/C-3 each waiver service for which payment may be made to relatives/legal guardians.

Legally responsible individuals may be paid for waiver services under extraordinary circumstances in order to assure the health and welfare of the participant and avoid institutionalization, and provided that the State is eligible to receive federal financial participation. Extraordinary circumstances include the inability of the legally responsible individual to find other qualified, suitable caregivers when the legally responsible individual would otherwise be absent from the home and, thus, must stay at home to ensure the participant's health and safety. A legally responsible individual may not be paid for the following services: transportation of a minor, a consultant and support guide, and customized community group supports services, and Individual Directed Goods and Services.

Relatives/legal guardians may be paid for providing waiver services whenever the relative/legal guardian is qualified to provide services as specified in Appendix C-1/C-3.

Specify the controls that are employed to ensure that payments are made only for services rendered.

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f. Open Enrollment of Providers. Specify the processes that are employed to assure that all willing and qualified providers have the opportunity to enroll as waiver service providers as provided in 42 CFR §431.51:

In their Service and Support Plan, participants will identify needed services and the appropriate providers from which to purchase those services. Mi Via participants may choose to hire any and all willing and qualified providers. Regional lists of providers are maintained and available to participants and consultants. Providers of goods and services that are not currently enrolled as Medicaid-participating providers and want to participate in Mi Via may request information from the FMA and are then enrolled by the FMA.

Information on becoming a provider is readily accessible on the DOH and HSD/MAD websites. Information on applications for becoming a consultant provider is also available on the FMA website.

All willing and qualified providers are eligible to serve Mi Via participants, but must be enrolled as a Medicaid provider. Provider eligibility requirements are specified in Appendix C-3 of the application. The DOH specifies provider enrollment for consultant agencies and timelines and verifies provider qualifications. The FMA contract specifies provider enrollment procedures and timelines and verifies waiver provider qualifications for all other Mi Via providers.

All applicants will be reviewed by DOH. If approved by DOH, the provider enrollment unit at HSD/MAD will then provide final review of the consultant provider applications before providing a Medicaid number. HSD/MAD will enroll and provide Medicaid numbers within six weeks of their review for qualified applicants.

Appendix C: Participant Services

Quality Improvement: Qualified Providers

As a distinct component of the State's quality improvement strategy, provide information in the following fields to detail the State's methods for discovery and remediation.

a. Methods for Discovery: Qualified Providers

The state demonstrates that it has designed and implemented an adequate system for assuring that all waiver services are provided by qualified providers.

i. Sub-Assurances:

a. Sub-Assurance: The State verifies that providers initially and continually meet required licensure and/or certification standards and adhere to other standards prior to their furnishing waiver services.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance, complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

The percentage of licensed/certified providers who meet required licensure and/or certification standards prior to furnishing waiver services. Numerator: Number of newly enrolled licensed/certified providers who meet licensure/certification standards. Denominator: Total number of newly enrolled licensed/certified providers.

Data Source (Select one):

If 'Other' is selected, specify:

Provider reports compiled by the Financial Management Agency (FMA) contractor...

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies):
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Performance Measure:

The percentage of enrolled licensed/certified providers who continue to meet required licensure and/or certification standards. Numerator: Number of enrolled licensed/certified providers who meet licensure/certification standards. Denominator: Total number of enrolled licensed/certified providers.

Data Source (Select one): Other If 'Other' is selected, specify:

Provider reports compiled by the Financial Management Agency (FMA) contractor.

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Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis(check each that applies):
ALLEGATION OF THE STATE OF THE	done, as necessary, to address unusual issues that arise.

b. Sub-Assurance: The State monitors non-licensed/non-certified providers to assure adherence to waiver requirements.

For each performance measure the State will use to assess compliance with the statutory assurance, complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

The percentage of enrolled non-licensed/non-certified providers who are in compliance with required background checks. Numerator: Number of compliant enrolled non-licensed/non-certified providers. Denominator: Total number of enrolled non-licensed/non-certified providers.

Data Source (Select one):

Other

If 'Other' is selected, specify:

Provider reports compiled by the Financial Management Agency (FMA)

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c. Sub-Assurance: The State implements its policies and procedures for verifying that provider training is conducted in accordance with state requirements and the approved waiver.

For each performance measure the State will use to assess compliance with the statutory assurance, complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

The percentage of employee-providers who are in compliance with training requirements as specified in the services standards and approved waiver. Numerator: Number of compliant employee-provider agreements. Denominator: Total number of employee-provider agreements.

Data Source (Select one):

Other

If 'Other' is selected, specify:

Provider agreements include information on training requirements. Providers must sign the agreement attesting that they have completed all required trainings. This is complied by the FMA.

Responsible Party for data		Sampling Approach (check each that applies):
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Data Aggregation and Analysis:

Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis (check each that applies):
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nation on (paining requirently to the Proton and Proton the Proton and Proton	Specify: Additional data collection, analysis, and aggregation will be done, as necessary, to address unusual issues that may arise.

ii.	If applicable, in the textbox below provide any necessary additional information on the strategies employed by the State to discover/identify problems/issues within the waiver program, including frequency and parties responsible.			
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b. Methods for Remediation/Fixing Individual Problems

i. Describe the State's method for addressing individual problems as they are discovered. Include information regarding responsible parties and GENERAL methods for problem correction. In addition, provide information on the methods used by the State to document these items.
Remediation and improvement strategies vary, based on the findings. When problems and areas for improvement are identified by the State related to qualified providers, processes are in place to ensure that appropriate and timely action is taken.

Methods for addressing and correcting identified problems include verbal direction, letters of direction, formal corrective action plans; documentation is kept on all actions taken. In some instances, policy and/or regulatory changes are required. In all cases, if DOH identifies at any time any issues that are inconsistent with Medicaid requirements related to provider qualifications, HSD/MAD ensures that the problem is corrected and that compliance with the Assurance is met.

ii. Remediation Data Aggregation

Remediation-related Data Aggregation and Analysis (including trend identification)

Responsible Party(check each that applies):	Frequency of data aggregation and analysis (check each that applies):
✓ State Medicaid Agency	Weekly
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na 2500aariilb e Milyest in 2000	Specify: Additional data collection, analysis, and aggregation will be done as necessary to address unusual or urgent issues that may arise.

c. Timelines

When the State does not have all elements of the Quality Improvement Strategy in place, provide timelines to design methods for discovery and remediation related to the assurance of Qualified Providers that are currently non-operational.

931	
0	No

Yes

Please provide a detailed strategy for assuring Qualified Providers, the specific timeline for implementing identified strategies, and the parties responsible for its operation.

Appendix C: Participant Services

C-3: Waiver Services Specifications

Section C-3 'Service Specifications' is incorporated into Section C-1 'Waiver Services.'

C-4: Additional Limits on Amount of Waiver Services

		applicable- The State does not impose a limit on the amount of waiver services except as provided in
	DX.	endix C-3. Continuous C-3. Continuous Cont
i 1 1	inclumeth how exce the s	en a limit is employed, specify: (a) the waiver services to which the limit applies; (b) the basis of the limit, ading its basis in historical expenditure/utilization patterns and, as applicable, the processes and nodologies that are used to determine the amount of the limit to which a participant's services are subject; (c) the limit will be adjusted over the course of the waiver period; (d) provisions for adjusting or making eptions to the limit based on participant health and welfare needs or other factors specified by the state; (e) afeguards that are in effect when the amount of the limit is insufficient to meet a participant's needs; (f) hoscipants are notified of the amount of the limit. (check each that applies)
		Limit(s) on Set(s) of Services. There is a limit on the maximum dollar amount of waiver services that is
		authorized for one or more sets of services offered under the waiver. Furnish the information specified above.
		W. R. W.
	~	Prospective Individual Budget Amount. There is a limit on the maximum dollar amount of waiver
		services authorized for each specific participant. Furnish the information specified above.
		The State gives the participant an individual budgetary amount, the methodology for which is described in Appendix E.
		For participants who meet the established criteria, Additional Funding is available for those participants who have needs that exceed the budget limit and meet one of four categories of criteria. There are four criteria which include:
		1. A chronic physical condition;
		2. A change in physical health status;
		3. Chronic or intermittent behavioral conditions or cognitive difficulties; or4. A change in natural supports.
		Requests for Additional Funding are requested by the participant and the consultant processes those requests on the SSP/Budget through the contracted Third Party Assessor (TPA) for review. These four categories of criteria each have corresponding supporting documentation requirements for the TPA to review in rendering a decision to approve, partially approve or deny the request for Additional Funding. A fair hearing process is available for denials rendered by the TPA.
		At the enrollment meeting, consultants provide information regarding program rules which is to include information regarding a participant's budget limit. This information is also shared during the development of the Service and Support Plan. Additionally, Participants are notified of their budget limit through the contracted Third Party Assessor upon approval of medical eligibility for Mi Via Waiver services. Budget Limits by Level of Support. Based on an assessment process and/or other factors, participants are
		assigned to funding levels that are limits on the maximum dollar amount of waiver services. Furnish the information specified above.

Describe the limit and furnish the information specified above.	
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C-5: Home and Community-Based Settings

Explain how residential and non-residential settings in this waiver comply with federal HCB Settings requirements at 42 CFR 441.301(c)(4)-(5) and associated CMS guidance. Include:

- 1. Description of the settings and how they meet federal HCB Settings requirements, at the time of submission and in the future.
- 2. Description of the means by which the state Medicaid agency ascertains that all waiver settings meet federal HCB Setting requirements, at the time of this submission and ongoing.

Note instructions at Module 1, Attachment #2, HCB Settings Waiver Transition Plan for description of settings that do not meet requirements at the time of submission. Do not duplicate that information here.

1. Description of the settings and how they meet federal HCB Settings requirements, at the time of submission and in the future.

New Mexico has been at the forefront of self-direction with the implementation of the Mi Via waiver in 2006. This waiver was originally designed and developed with person-centered planning at its core which is reflected in our current 1915 (c) Home and Community-Based Services (NM.0448) waiver, Mi Via Service Standards, and the New Mexico Administrative Code rules. As such, Mi Via service and support plans (SSPs) are developed through the person-centered planning process which guide the participant's selection of services that achieve personally defined outcomes in the most integrated community setting.

At the time of this submission, CMS had not released guidance to states for evaluating HCB non-residential settings. Mi Via services are provided in non-residential/non-institutional settings, primarily in the participant's home and community. Therefore, the State completed its initial assessment based on the HCB settings requirements applicable to non-residential settings. Please see the State's Transition Plan for the assessments.

The state determined that the following Mi Via services and settings are in compliance with the federal waiver HCB settings requirements: consultant services and personal plan facilitation, behavior support consultation, community direct support, employment supports, in-home living supports, homemaker/direct support, home health aide services, nutritional counseling, private duty nursing, respite, skilled therapies, and specialized therapies.

These services are integrated in and support full access of individuals to the greater community, including opportunities to seek employment. The services are selected by the participants where they have the ability to engage in community life and control their own resources. Participants have autonomy in selecting the services, independence in choosing how they engage in community life, their daily activities, physical environment, and with whom they interact. Mi Via participants choose all of their providers and can change providers at any time based on their preference or needs.

Description of services:

Consultant services

Consultant services are intended to educate, guide and assist the participant to make informed planning decisions about services and supports. This leads to the development of a service and support plan (SSP), based on the participant's assessed needs. Consultant services help the participant identify supports, services and goods that meet their need for waiver services and are specific to the participant's disability or qualifying condition and help prevent institutionalizations.

Personal plan facilitation

Personal plan facilitation supports planning activities that will result in a holistic person-centered plan that may be used by the participant to develop his/her service support plan (SSP) as well as identify other sources of support outside the SSP process. Essential life planning (ELP), Circle of Friends, making Action Plans (MAPS), Planning Alternative Tomorrows

with Hope (PATH), Personal Future Planning (PFP), Lifestyle Planning and Personal Profile are nationally recognized services that provide an opportunity for the individual to explore and articulate the vision a participant has for his/her life.

Behavior support consultation

Behavior support consultation services are provided in an integrated/natural setting or in a clinical setting. The purpose of behavior support services is provide functional support assessments, treatment plan development and training and support coordination for a participant related to behaviors that compromise a participant's quality of life. Community direct supports

Community direct support services deliver supports that assist the participant to identify, develop, nurture and maintain community connections. Community direct support also assists the participant to maintain community connections and access social, educational, recreational and leisure activities in the community. Community direct support services promote the development of valued social relationships and build connections within local communities.

Community direct support

Community direct support services deliver supports that assist the participant to identify, develop, nurture and maintain community connections. Community direct support also assists the participant to maintain community connections and access social, educational, recreational and leisure activities in the community. Community direct support services promote the development of valued social relationships and build connections within local communities.

Employment supports

Employment support services provide support to the participant in achieving and maintaining employment in jobs of his or her choice in his or her community. Supports are provided at current or potential work sites.

In-home living supports

In-home living supports are individually designed services and/or supports that are related to the participant's qualifying condition or disability. These services enable the participant to live his/her home, in the community of his/her choice, for the purpose of preventing institutionalization. These services and/or supports are provided in the participant's home or family's home and are individually designed to instruct or enhance home living skills as well as address health and safety.

Homemaker/direct support

Homemaker or direct support services are provided on an episodic or continuing basis to assist the participant to accomplish tasks he/she would normally do for him/herself if he/she did not have a disability. Homemaker or direct support services are provided in the participant's home and in the community, depending on the participants needs. The participant identifies the homemaker or direct support worker's training needs. If the participant is unable to do the training him/herself, the participant arranges for the needed training.

Home health aide service

Home health aide services provide total care or assist a participant in all activities of daily living. Home health aide services assist the participant in a manner that will promote and improve the participant's quality of life and provide a safe environment for the participant. Home health aide services are provided in the participant's home but can be provided outside the participant's home.

Nutritional counseling

Nutritional counseling services are designed to meet the unique food and nutritional needs of Mi Via participants. This service does not include oral- motor skill development services, such as those provided by a speech pathologist.

Private duty nursing

Private Duty Nursing for Adults services includes activities, procedures, and treatment for a participant's physical condition, physical illness or chronic disability. Private duty nursing services for adults include performance, assistance and education with the following tasks: medication management, administration and teaching; aspiration precautions; feeding tube

management, gastrostomy and jejunostomy; skin care; weight management; urinary catheter management; bowel and bladder care; wound care; health education and screening; infection control; environmental management for safety; nutrition management; oxygen management; seizure management and precautions; anxiety reduction; staff supervision; and behavior and self-care assistance.

Respite

Respite is a flexible family support service that provides support to the participant and gives the primary unpaid caregiver time away from his/her duties. Respite services are furnished on a short term basis and can be provided in the participant's home, the provider's home, in community setting of the family's choice (e.g., community center, swimming pool and park), or at a center in which other individuals are provided care.

Specialized therapies services

Specialized therapies (formerly known as Alternative Therapies) are non-experimental therapies or techniques that have been proven effective for certain conditions. Services are related to the person's disability or condition, and supplement the participant's natural supports and other community services for which the participant may be eligible. Specialized therapies are: acupuncture, biofeedback, chiropractic, cognitive rehabilitation therapy, hippotherapy, massage therapy, naprapathy, Native American healing therapies, and play therapy.

Therapies

Adult participants in Mi Via access therapy services under the Medicaid state plan for acute and temporary conditions that are expected to improve significantly in a reasonable and generally predictable period of time. Therapy services provided to adults in Mi Via focus on health maintenance, improving functional independence, community integration, socialization, exercise or to enhance supports and normalization of family relationships. Therapies covered under Mi Via are physical therapy, occupational therapy, speech language and pathology.

2. Description of the means by which the state Medicaid agency ascertains that all waiver settings meet federal HCB Setting requirements, at the time of this submission and ongoing.

The Department of Health (DOH) along with Human Services Department/Medical Assistance Division (HSD/MAD) completed an initial assessment of the Developmental Disabilities Home and Community-Based Services (HCBS) settings by analyzing our current 1915 (c) Home and Community-Based Services waiver, the Mi Via waiver Service Standards, and the New Mexico Administrative Code (NMAC) rules, based on the new Centers for Medicare and Medicaid Services (CMS) HCBS Settings Final Rule 2249-F/2296-F.

Moving forward from submission, the HSD/MAD along with DOH/DDSD will monitor compliance with federal HCB settings requirements through:

- State oversight and monitoring of SSP development by Consultants.
- State oversight and monitoring of Mi Via waiver service definitions and service standards.

Appendix D: Participant-Centered Planning and Service Delivery

D-1: Service Plan Development (1 of 8)

State Participant-Centered Service Plan Title: Participant Service and Support Plan (SSP)

a.	Responsibility for Service Plan Development. Per 42 CFR §441.301(b)(2), specify who is responsible for the
	development of the service plan and the qualifications of these individuals (select each that applies):
	Registered nurse, licensed to practice in the State
	Licensed practical or vocational nurse, acting within the scope of practice under State law
	Licensed physician (M.D. or D.O)

Case Manager (qualifications specified in Appendix C-1/C-3)

Case Manager (qualifications not specified in Appendix C-1/C-3).

Specify qualifications:

Cariol Workers		уюнаюрых пися: Нимо и даринов	
Social Worker Specify qualifications:			

Specify the individuals and their qualifications:

Consultant -" Bachelors Degree and at least one year's experience in working with people with disabilities or I/DD or a minimum of 6 years experience related to the delivery of social services to people living with disabilities.

Appendix D: Participant-Centered Planning and Service Delivery

D-1: Service Plan Development (2 of 8)

- b. Service Plan Development Safeguards. Select one:
 - Entities and/or individuals that have responsibility for service plan development may not provide other direct waiver services to the participant.
 - Entities and/or individuals that have responsibility for service plan development may provide other direct waiver services to the participant.

The State has established the following safeguards to ensure that service plan development is conducted in the best interests of the participant. Specify:

Appendix D: Participant-Centered Planning and Service Delivery

D-1: Service Plan Development (3 of 8)

c. Supporting the Participant in Service Plan Development. Specify: (a) the supports and information that are made available to the participant (and/or family or legal representative, as appropriate) to direct and be actively engaged in the service plan development process and (b) the participant's authority to determine who is included in the process.

Mi Via affords opportunities to individuals to self-direct their services. The participant develops his/her individualized service and support plan (SSP), within the State-assigned budgetary allotment, and directs all services and supports identified in his/her plan. These services and supports must address the participant's qualifying condition or disability and assist the individual to live at home, go to school, work, and integrate into the community as independently as possible. The breadth of services and supports should reflect all aspects of a participant's life, including but not limited to home, community, school, work, and productive activity. Using the person-centered approach, the SSP revolves around the individual participant and reflects his or her chosen lifestyle and culture. Planning should occur where, when and with whom the participant chooses. The participant directs development of the Plan, which serves as the foundation for participation in Mi Via.

The Consultant provides support to the participant prior to the Service and Support Plan (SSP) meeting and assists him/her with SSP planning through orientation to Mi Via, including information about available services (enrollment meeting). The In-Home Assessment (client individual assessment) completed by the Third Party Assessor is used as a tool to complete the Service and Support Plan. The SSP document itself contains a number of questions designed to prompt the participant through self-assessment as they develop their SSP.

New Allocations and Transfers:

During the enrollment meeting, the Consultant informs the participant of the services available in Mi Via as part of an orientation to the Mi Via Program and reviews the service definitions and the scope of services. The Consultant informs the participant that anyone in his/her circle of support may be invited to the SSP development meeting. The

participant is also given additional program information literature such as: policies and procedures of the Consultant Agency, rights and responsibilities, incident reporting guidelines and training, Fair Hearing rights, the local resource manual and other documents.

Current Participants:

The Consultant supports the participant with pre-planning activities for the next SSP development during the third quarter of the current plan. During the face-to-face quarterly meeting, the Consultant re-informs the participant about the services available in Mi Via. The Consultant also informs the participant about the option to receive the Personal Plan Facilitation (PPF service) and any updated local resource manuals at the third quarterly visit with the participant. The Consultant/Support Guide are available to assist the participant in contacting chosen Personal Plan Facilitators. The Consultant informs the participant that anyone in his/her circle of support may be invited to the SSP development meeting.

A Personal Plan Facilitator is an additional support that the participant may purchase to assist in the planning and development of the SSP. The Personal Plan Facilitator utilizes personal planning tools to assist the participant in life planning. The Personal Plan Facilitator provides the completed report/tool to the participant prior to the SSP meeting in compliance with the Mi Via Waiver Service Standards. The participant may also request the presence of his/her Personal Plan Facilitator at the SSP meeting.

Appendix D: Participant-Centered Planning and Service Delivery

D-1: Service Plan Development (4 of 8)

d. Service Plan Development Process. In four pages or less, describe the process that is used to develop the participantcentered service plan, including: (a) who develops the plan, who participates in the process, and the timing of the plan; (b) the types of assessments that are conducted to support the service plan development process, including securing information about participant needs, preferences and goals, and health status; (c) how the participant is informed of the services that are available under the waiver; (d) how the plan development process ensures that the service plan addresses participant goals, needs (including health care needs), and preferences; (e) how waiver and other services are coordinated; (f) how the plan development process provides for the assignment of responsibilities to implement and monitor the plan; and, (g) how and when the plan is updated, including when the participant's needs change. State laws, regulations, and policies cited that affect the service plan development process are available to CMS upon request through the Medicaid agency or the operating agency (if applicable):

For development of the participant-centered service plan, the planning meetings are scheduled at times and locations convenient to the participant. The State obtains information about participant strengths, capacities, preferences, desired outcomes and any risk factors in a number of the following ways: through the Level of Care (LOC) assessment and through the person-centered planning process that is undertaken between the consultant and participant to develop the participant's Service and Support Plan (SSP). If the participant chooses to purchase personal plan facilitation services, that assessment information would also be used in developing the SSP.

Assessments

Assessment activities that occur prior to the SSP meeting assist in the development of a person-centered plan that is an accurate and functional for the participant. The functional assessments conducted during the LOC determination process address the following needs of a person: medical, adaptive behavior skills, nutritional, functional, community/social and employment. Assessments occur on an annual basis or during significant changes in circumstance. After the assessments are completed, the results are made available to the participant and his/her Consultant by the Third-Party Assessor (TPA) for use in planning. The participant and the consultant will assure that the SSP addresses the information and/or concerns identified through the assessment process.

Pre-Planning

The Consultant contacts the participant upon his/her choosing Mi Via to provide information regarding Mi Via including: the range and scope of choices and options, rights, risks, and responsibilities associated with selfdirection. The Consultant provides the participant with a copy of the Mi Via Service and Support Plan (SSP) template word version. The SSP includes sections on what kinds of services and supports the participant needs, how frequently and on what schedule, related goods necessary to support community living and other information that prepares the participant to develop his/her budget. The Consultant provides support during the annual redetermination process to assist with completing medical and financial eligibility in a timely manner.

Personal Plan Facilitators are optional supports. To assist in pre-planning, the participant is also able to access an approved provider to develop a personal plan. During the SSP meeting, the participant who opts to work with a Personal Plan Facilitator utilizes the written report or other documentation of the outcomes of the planning process. The participant may choose to invite the Personal Plan Facilitator to attend and participate in the SSP meeting.

Services and Support Plan Meeting

The participant receives a copy of the Mi Via SSP template form, LOC assessment and local resource manual prior to the SSP meeting. Prior to the SSP meeting, the participant may begin planning and drafting the SSP utilizing those tools alone or with his/her circle of support.

During the SSP meeting, the Consultant assists the participant in ensuring that the SSP addresses the participant's goals, health, safety and risks. The participant and the Consultant will assure that the SSP addresses the information and/or concerns identified through the assessment process. The Consultant assists the participant in planning and documenting how the concerns will be addressed through natural or paid supports. The completed personal planning tool/report and the local resource manual may be referenced to assist with SSP development.

The Consultant ensures for each participant that:

- The planning process addresses the participant's needs and personal goals in at least the following areas: supports needed at home; community membership (including employment); health and wellness; and other supports. There are also sections for Environmental Modifications, Back-up Plan, Consultant/Support Guide Services and SSP Preparation Information.
- Services selected address the participant's needs as identified during the assessment process. Needs not addressed in the SSP will be addressed outside the Mi Via Program;
- The outcome of the assessment process for assuring health and safety are considered in the plan
- · Services do not duplicate or supplant those available to the participant through the Medicaid State Plan or other public programs;
- Services are not duplicated in more than one service code;
- The responsibilities are assigned for implementing the plan;
- The Back-up plans and acknowledgement form are complete and on file; and
- The SSP is submitted to the Third-Party Assessor (TPA) after the SSP meeting, in compliance with Mi Via Waiver Service Standards.

Consultants are required to have knowledge of state plan benefits and when the SSP/budget is developed, coordination with state plan benefits are addressed. During the SSP/budget review, the TPA is required to evaluate for coordination of benefits with state plan and/or Medicare covered benefits. During SSP development, the Consultant works with the participant to determine what other non-waiver services are being utilized or could be utilized to meet the participant's need. The SSP document prompts the consultant and participant to consider the amount of non-Mi Via and unpaid supports a participant utilizes or could utilize in addition to Mi Via supports. The participant, under self-direction, has the responsibility to work with their non-waiver support entities to coordinate around their Mi Via services

The SSP is updated if personal goals, needs and/or life circumstances change that may or may not result in a change of the LOC. Revisions may be requested by the participant. The Consultant may also confer with the participant to initiate revisions. The participant is contacted by the Consultant to schedule the SSP meeting in compliance with the Mi Via Waiver Service Standards. Consultants submit all SSPs.

Temporary, interim service plans are not utilized.

Monitoring

The Consultant is responsible for assisting the participant in directing the SSP pre-planning and development process. The quality measures developed by the participant, SSP support needs tables, and other details allows the Consultant and participant to monitor paid services in Mi Via with more ease. SSPs are monitored on a monthly basis via phone by the Consultant and quarterly in person.

Appendix D: Participant-Centered Planning and Service Delivery

D-1: Service Plan Development (5 of 8)

e. Risk Assessment and Mitigation. Specify how potential risks to the participant are assessed during the service plan development process and how strategies to mitigate risk are incorporated into the service plan, subject to participant needs and preferences. In addition, describe how the service plan development process addresses backup plans and the arrangements that are used for backup.

The Mi Via philosophy of self-direction reflects a strong commitment throughout the planning process to being sensitive to the person's preferences, including responsibilities and plans for reducing identified risks through the use of specialized supports, natural supports, and other community resources and measures for reducing risks. However, the State must assure the participant's safety, and the consultant is required to work with the participant in developing a plan that addresses risks that may have been identified during the participant's LOC assessment and the SSP development process.

The LOC packet, which includes the Long-Term Care Assessment Abtract, History and Physical, and other assessment forms such as the Vinland and Client Individual Assessment (for developmental disabilities) or Comprehensive Individual Assessment and Family Centered Review (for medically fragile) address the following needs of a person: medical, adaptive behavior skills, nutritional, functional, community/social, and employment. Copies of the LOC determination are provided to the participant and Consultant by the Third-Party Assessor (TPA). LOC reviews will occur on an annual basis, or earlier if there is a significant change in life circumstances or the LOC.

Participants can mitigate risks by hiring trusted employees and vendors. They can proceed through interview processes with potential employees/vendors and have the opportunity to research those they may be interested in working with as part of mitigating risks. Participants address the hours per week of services they require and plan accordingly as part of mitigating risks. Participants also complete a Health and Wellness section of the SSP that can be utilized to mitigate risks.

Back-up plans are required for natural or paid supports that address critical areas of concern outlined in the LOC assessment/recommendation. An Emergency/Back Up Plan is also developed as part of the SSP which address paid services as well as outlines relatives, natural supports and consultant services that can be called upon to assist. It includes contacting 911 as well as listing who the participant will contact if scheduled employees/providers are unable to report to work and at least on alternative provider must be listed in this section. Consultants monitor the use and effectiveness of back-up plans during monthly contacts and quarterly visits to mitigate any future health and safety risks. Specifically this tool addresses the following: employee training on individual specific needs. environmental modifications, equipment needs, relationships in the home and community, personal safety, and employer responsibilities. A Back Up SSP Acknowledgement Form must also be reviewed with the participant and signed off on which includes reporting

An expedited SSP review process addresses risks identified in the assessment process. Consultants can request an expedited process to address concerns for new enrollees or emergent concerns for current participants. This process is in accordance with the Mi Via Waiver Service Standards.

Appendix D: Participant-Centered Planning and Service Delivery

D-1: Service Plan Development (6 of 8)

f. Informed Choice of Providers. Describe how participants are assisted in obtaining information about and selecting from among qualified providers of the waiver services in the service plan.

During the enrollment meeting, the participant is informed about every type of service offered in the Mi Via program. The participant has access to a list of State approved Medicaid consultant agency providers for Mi Via. Every Consultant Agency is required to maintain a resource listing either hard copy or online. Each Consultant Agency can obtain provider information from the FMA and incorporate new local providers into the agency provider listing ongoing. The self-directed philosopy in Mi Via encourages participants to identify their own providers. A provider list can be shared with participants during initial SSP development, SSP revisions and at any other time as requested by the participant. The resource list is required to be updated on a periodic basis. Resource lists are reviewed as part of the Quality Assurance review of each Consultant Agency to ensure that information is current. As for other providers and vendors, the Consultant assists the participant, as requested, in identifying qualified providers and vendors, including making available a list of providers and vendors in his/her area that are enrolled with the Medicaid agency through the FMA, as well as information about other provider options.

Appendix D: Participant-Centered Planning and Service Delivery

D-1: Service Plan Development (7 of 8)

g. Process for Making Service Plan Subject to the Approval of the Medicaid Agency. Describe the process by which the service plan is made subject to the approval of the Medicaid agency in accordance with 42 CFR §441.301(b)(1)(i):

Consultants submit SSPs and budgets to the TPA Contractor for approval via an electronic system developed for Mi Via. (See Appendix H for oversight activities.)

On behalf of HSD/MAD, the TPA Contractor approves each participant's SSP annually or more often if there is a change in the participant's needs or circumstances. The TPA Contractor is required to monitor reviewers' approval accuracy and compliance with criteria during its monthly quality assurance activities and report findings to HSD/MAD quarterly. If HSD/MAD identifies any issues that are inconsistent with Medicaid requirements at any time, HSD/MAD ensures that the TPA Contractor corrects the problem. Corrective measures may begin with detailed letters of direction (LODs) and can escalate, if necessary, to corrective action plans and contract sanctions.

Appendix D: Participant-Centered Planning and Service Delivery

D-1: Service Plan Development (8 of 8)

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a. Service Plan Implementation and Monitoring. Specify: (a) the entity (entities) responsible for monitoring the implementation of the service plan and participant health and welfare; (b) the monitoring and follow-up method(s) that are used; and, (c) the frequency with which monitoring is performed.

Implementation

The Consultant assists the participant with implementing his/her SSP and budget. As part of the Consultant's services, if the participant needs more focused support to implement the SSP, the services of a Support Guide are available.

Monitoring

Mi Via supports the participant in monitoring the services provided in accordance with his/her SSP. The SSP includes a quality assurance measure for each section that is developed by the participant to evaluate if services are addressing his/her needs and preferences.

The Consultant monitors the progress of the SSP to ensure that it is implemented as approved by the TPA Contractor. The Consultant supervises the Support Guide. The consultant agency trains the Support Guide on the policies and procedures of the consultant agency, reporting changes in participant status, reporting critical incidents and abuse, neglect, and exploitation. As part of the Consultant's services, if the participant is receiving Support Guide services, the Consultant works closely with and monitors the activities of the Support Guide.

The Consultant monitors the progress of the plan at least every month by contacting the participant. During the monthly contact, the Consultant:

- · Reviews the participant's access to services and whether they were furnished, per the approved plan
- Reviews the participant's exercise of free choice of provider
- Reviews whether services received are meeting the participant's needs
- Reviews whether the participant is receiving access to non-waiver services identified in the approved plan
- Reviews activities conducted by the Support Guide, if utilized
- Follows-up on complaints against service providers
- Documents changes in status
- Monitors the use and effectiveness of the back-up plan
- Documents and follows-up (if needed) if challenging events occurred
- · Assesses for suspected abuse, neglect or exploitation and report accordingly; if not reported, takes remedial action to ensure correct reporting
- Documents progress of time-sensitive activities outlined in the SSP including employee trainings and eligibility activities
- Determines if health and safety issues are being addressed appropriately
- Discusses budget utilization concerns

At least quarterly, during face-to-face visits, the Consultant ensures purchased goods are present and operational. The Consultant also reviews the quality assurance sections of the SSP with the participant. The Consultant completes a quarterly review that addresses health and safety, employee issues, navigation of Mi Via services, eligibility process, complaints, and SSP implementation issues. As indicated, the consultant takes prompt remedial action on all identified problems. Methods for remedial action range from working directly with the participant to resolve the problems that are identified, and, if indicated, reporting the problems to the Consultant Agency leadership, and the Operating State Agency for follow-up and remedial action. Monitoring results are documented in the participant's record and reported to the Operating State agency manager, as part of the Quality Improvement Strategy. Data collected from reports and on-site record reviews are aggregated and analyzed by the State, and remedial action is taken, as outlined in the Appendix D Quality Improvement: Service Plan.

b. Monitoring Safeguards. Select one:

•	Entities and/or individuals that have responsibility to monitor service plan implementation and
	participant health and welfare may not provide other direct waiver services to the participant.

Entities and/or individuals that have responsibility to monitor service plan implementation and
participant health and welfare may provide other direct waiver services to the participant.

The State has established the following safeguards to ensure that monitoring is conducted in the best interests of the participant. Specify:

Appendix D: Participant-Centered Planning and Service Delivery

Quality Improvement: Service Plan

As a distinct component of the State's quality improvement strategy, provide information in the following fields to detail the State's methods for discovery and remediation.

a. Methods for Discovery: Service Plan Assurance/Sub-assurances

The state demonstrates it has designed and implemented an effective system for reviewing the adequacy of service plans for waiver participants.

i. Sub-Assurances:

a. Sub-assurance: Service plans address all participants' assessed needs (including health and safety risk factors) and personal goals, either by the provision of waiver services or through other means.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

Percentage of service plans (new and annual recertifications) that adequately address needs identified through LOC assessment and the SSP. Numerator: Number of SSPs determined to adequately address needs identified through LOC assessment and SSP. Denominator: Total number of service plans submitted.

Data Source (Select one): Other

If 'Other' is selected, specify:

Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies).
Weekly	✓ 100% Review
Monthly	Less than 100% Review
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Data Aggregation and Analysis: Responsible Party for data Frequency of data aggregation and analysis(check each that applies): aggregation and analysis (check each that applies): ✓ State Medicaid Agency Weekly Operating Agency Monthly **Sub-State Entity** Quarterly Other ✓ Annually Specify: Continuously and Ongoing ✓ Other Specify: Additional data collection, analysis and aggregation will be done if necessary to address unusual issues that may arise.

b. Sub-assurance: The State monitors service plan development in accordance with its policies and procedures.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

c. Sub-assurance: Service plans are updated/revised at least annually or when warranted by changes in the waiver participant's needs.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

Data Source (Select one):

Other

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Percentage of service plans that were reviewed annually or revised, as warranted, by changes in participants' needs for participants with continuous enrollment of 12 months. Numerator: Number of service plans reviewed annually/revised for participants with enrollment of 12 months. Denominator: Total number of service plans for participants with continuous enrollment of 12 months.

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies)
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Sub-State Entity	Quarterly	Representative Sample Confidence Interval =
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Sub-State Entity	Quarterly	
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Acres Santa	Continuously and Ongoing	
76 Al- Soniel class	Specify: Additional data collection, analysis and aggregation will be done if necessary to address unusual issues that may arise.	

d. Sub-assurance: Services are delivered in accordance with the service plan, including the type, scope, amount, duration and frequency specified in the service plan.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

Percentage of participants receiving services consistent with their service plan. Numerator: Number of waiver participants receiving services with their service plan as measured by using 70% or more of their approved budget. Denominator: Total number of waiver participants who have a full year plan ending in each waiver year.

Data Source (Select one):

If 'Other' is selected, specify:

Medicaid Management Information System/Data Warehouse

Responsible Party for data collection/generation (check each that applies):	collection/generation (check each that applies):	Sampling Approach (check each that applies):
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e. Sub-assurance: Participants are afforded choice: Between waiver services and institutional care; and between/among waiver services and providers.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

Data Source (Select one):

Percentage of new waiver participants who were offered choice among waiver Services and providers. Numerator: Number of new waiver participants with a completed on-line SSP acknowledgement. Denominator: Total number of new waiver participants with an approved SSP.

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies):
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Performance Measure:

Percentage of new waiver participants offered choice among consultant agencies. Numerator: Number of new waiver participants who select a consultant agency on the primary freedom of choice form. Denominator: Total number of new waiver participants.

Data Source (Select one):

Other

If 'Other' is selected, specify:

Report from DDSD Intake and Eligibility and FMA/FOCos.

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies).
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Performance Measure:

Percentage of existing waiver participants who were offered choice among waiver services and providers. Numerator: Number of existing waiver participants with a completed on-line SSP acknowledgement. Denominator: Total number of existing waiver participants with an approved SSP.

Data Source (Select one):

Other

If 'Other' is selected, specify:

FMA FOCos reports

Responsible Party for data collection/generation (check each that applies):	collection/generation (check each that applies):	Sampling Approach (check each that applies):
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ii. If applicable, in the textbox below provide any necessary additional information on the strategies employed by the State to discover/identify problems/issues within the waiver program, including frequency and parties responsible.

Formal quality improvmeent processes are in place, as described in the DDSQI description and structure in Appendix H.

b. Methods for Remediation/Fixing Individual Problems

i. Describe the State's method for addressing individual problems as they are discovered. Include information regarding responsible parties and GENERAL methods for problem correction. In addition, provide information on the methods used by the State to document these items. Remediation and improvement strategies vary, based on the findings. When problems and areas for improvement are identified by the State related to service plans, processes are in place to ensure that appropriate and timely action is taken. In addition, DDSQI routinely collects, aggregates, analyzes, adn trends service plan data, as described in Appendix H. Irregularities and/or areas of concern are discussed and remediation strategies are developed.

Methods for fixing identified problems include verbal direction, letters of direction, formal corrective action plans; documentation is kept on all actions taken. In some instances, policy and/or regulatory changes are required. In all cases, if DOH identifies at any time any issues that are inconsistent with Medicaid requirements related to service plans, HSD/MAD ensures that the problem is corrected and that compliance with the Assurance is met.

Remediation Data Aggregation

Remediation-related Data Aggregation and Analysis (including trend identification)

Responsible Party(check each that applies):	Frequency of data aggregation and analysis (check each that applies):
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When the State does not have all elements of the Quality Improvement Strategy in place, provide timelines to design methods for discovery and remediation related to the assurance of Service Plans that are currently non-operational.

INC

Yes

Please provide a detailed strategy for assuring Service Plans, the specific timeline for implementing identified strategies, and the parties responsible for its operation.

Appendix E: Participant Direction of Services

Applicability (from Application Section 3, Components of the Waiver Request):

- Yes. This waiver provides participant direction opportunities. Complete the remainder of the Appendix. No. This waiver does not provide participant direction opportunities. Do not complete the remainder of the
 - Appendix.

CMS urges states to afford all waiver participants the opportunity to direct their services. Participant direction of services includes the participant exercising decision-making authority over workers who provide services, a participant-managed budget or both. CMS will confer the Independence Plus designation when the waiver evidences a strong commitment to participant direction.

Indicate whether Independence Plus designation is requested (select one):

- Yes. The State requests that this waiver be considered for Independence Plus designation.
- No. Independence Plus designation is not requested.

Appendix E: Participant Direction of Services

E-1: Overview (1 of 13)

a. Description of Participant Direction. In no more than two pages, provide an overview of the opportunities for participant direction in the waiver, including: (a) the nature of the opportunities afforded to participants; (b) how participants may take advantage of these opportunities; (c) the entities that support individuals who direct their services and the supports that they provide; and, (d) other relevant information about the waiver's approach to participant direction.

Services and supports are based on assessed need that is determined by an in-home assessment and based on needs identified in the SSP that the participant feels can be addressed by waiver services. Mi Via recognizes the essential direct role of participants in planning and purchasing of services and supports. To assume this leadership role and be successful in self-direction, the participant must have the requisite on-going education, training, information, tools, and support related to Mi Via, which includes but is not limited to information about: basic core values and philosophy of self-direction; Mi Via guiding principles and processes; rights, risks, and responsibilities; independent living; disability rights; range of services and supports; finding, training and managing providers; complaint process and incident reporting; individual budgeting and paying for services and supports; working with the consultant and financial management agent (FMA); and quality monitoring.

Mi Via affords opportunities to individuals to self-direct their services. The participant develops his/her individualized service and support plan (SSP), within the State-assigned budgetary allotment, and directs all services and supports identified in his/her plan. These services and supports must address the participant's qualifying condition or disability and assist the individual to live at home, go to school, work, and integrate into the community as independently as possible. The breadth of services and supports should reflect all aspects of a participant's life. including but not limited to home, community, school, work, and productive activity. Using the person-centered approach, the SSP revolves around the individual participant and reflects his or her chosen lifestyle and culture. Planning should occur where, when and with whom the participant chooses. The participant directs development of the Plan, which serves as the foundation for participation in Mi Via.

The Consultant and the FMA support the participant in self-direction. As is discussed in Appendix D, consultants, who have strong interpersonal skills, know how to communicate with people who may have limited language skills and know how to generate trust, assist participants in understanding Mi Via and developing their person-centered plans. The participant identifies the individuals he/she wants to be involved in the development of his/her plan, and the Consultant helps the participant explore options and make informed choices, based on his/her individual needs. The Consultant also helps the participant to negotiate with family members, providers, and others and build consensus.

The Consultant is trained in and must demonstrate understanding of all aspects of the Mi Via program, such as the guiding principles for self-direction, role of the participant in the person-centered planning process, available service and support options, locating and securing services and supports, and development and management of the individual budget. The Consultant must have knowledge about community resources and how to seek out resources. The Support Guide is also available as an aspect of Consultant services for an individual who may need more frequent and intensive hands-on support to direct and implement his/her SSP.

The FMA is independent of the entities/persons delivering services or supports to avoid conflicts of interest. The FMA is trained in and must demonstrate understanding of all aspects of Mi Via as it relates to the planning process and development and managing the individual budget. Based on the participant's individual Service and Support Plan and budget, the FMA sets up an individual account, makes expenditures that follow the authorized budget,

handles all payroll functions on behalf of the participant who hires service providers and other support personnel, provides the participant with a monthly report of expenditures and budget status, answers inquiries, solves related problems, and provides the State with quarterly documentation of expenditures.

Appendix E: Participant Direction of Services

E-1: Overview (2 of 13)

	icipant Direction Opportunities. Specify the participant direction opportunities that are available in the waiver ct one:
	Participant: Employer Authority. As specified in <i>Appendix E-2, Item a</i> , the participant (or the participant's representative) has decision-making authority over workers who provide waiver services. The participant may function as the common law employer or the co-employer of workers. Supports and protections are available for participants who exercise this authority.
ATRICE.	Participant: Budget Authority. As specified in Appendix E-2, Item b, the participant (or the participant's representative) has decision-making authority over a budget for waiver services. Supports and protections are available for participants who have authority over a budget.
	Both Authorities. The waiver provides for both participant direction opportunities as specified in <i>Appendix E-2</i> Supports and protections are available for participants who exercise these authorities.
Avai	lability of Participant Direction by Type of Living Arrangement. Check each that applies:
	Participant direction opportunities are available to participants who live in their own private residence or the home of a family member. Participant direction opportunities are available to individuals who reside in other living arrangements
	where services (regardless of funding source) are furnished to fewer than four persons unrelated to the proprietor. The participant direction opportunities are available to persons in the following other living arrangement:
सारक्या संस्थान	Specify these living arrangements:
	Specify these living arrangements:
	The summer of Verbal grant their sections of the section of the se
dix	x E: Participant Direction of Services
dix	E: Participant Direction of Services E-1: Overview (3 of 13)
dix	E: Participant Direction of Services E-1: Overview (3 of 13) tion of Participant Direction. Election of participant direction is subject to the following policy (select one):
dix	E: Participant Direction of Services E-1: Overview (3 of 13) ion of Participant Direction. Election of participant direction is subject to the following policy (select one): Waiver is designed to support only individuals who want to direct their services. The waiver is designed to afford every participant (or the participant's representative) the opportunity to elect to direct waiver services. Alternate service delivery methods are available for participants who decide not to direct their services. The waiver is designed to offer participants (or their representatives) the opportunity to direct some or all of their services, subject to the following criteria specified by the State. Alternate service delivery methods are available for participants who decide not to direct their services or do not meet the criteria.
l l l l l l l l l l l l l l l l l l l	E-1: Overview (3 of 13) Waiver is designed to support only individuals who want to direct their services. The waiver is designed to afford every participant (or the participant's representative) the opportunity to elect to direct waiver services. Alternate service delivery methods are available for participants who decide not to direct their services) the opportunity to elect to direct their services. The waiver is designed to offer participants (or their representatives) the opportunity to direct some or all of their services, subject to the following criteria specified by the State. Alternate service delivery methods are available for participants who decide not to direct their services or do not meet
l l l l l l l l l l l l l l l l l l l	E-1: Overview (3 of 13) Waiver is designed to support only individuals who want to direct their services. The waiver is designed to afford every participant (or the participant's representative) the opportunity to elect to direct waiver services. Alternate service delivery methods are available for participants who decide not to direct their services. The waiver is designed to offer participants (or their representatives) the opportunity to direct some or all of their services, subject to the following criteria specified by the State. Alternate service delivery methods are available for participants who decide not to direct their services or do not meet the criteria.

E-1: Overview (4 of 13)

e. Information Furnished to Participant. Specify: (a) the information about participant direction opportunities (e.g., the benefits of participant direction, participant responsibilities, and potential liabilities) that is provided to the participant (or the participant's representative) to inform decision-making concerning the election of participant direction; (b) the entity or entities responsible for furnishing this information; and, (c) how and when this information is provided on a timely basis.

Prior to enrolling in Mi Via, the participant (or the participant's representative) must have ready access to on-going education, training, information, tools, and support related to key aspects of Mi Via so that the participant, or participant's representative, can make informed decisions regarding self-direction. A multifaceted approach is utilized to communicate Mi Via information, such as easy-to-understand written materials, videos, website information, alternative formats, and community meetings for participants, families, providers, and other interested parties. Materials are developed in collaboration with and through contribution from participants, advocates, and families so that information is as clear as possible.

Learning objectives are focused on what the participant needs to learn in order to be successful, such as what Mi Via is, e.g., its goals, basic core values, guiding principles, who is eligible to participate, what self-direction and selfdetermination mean, and what services, supports, and goods are covered; as well as planning and budgeting; service and support plan and budget implementation; health; safety; and quality assurance. The training includes multiple topics to support the learning objectives.

State staff as well as advocacy organizations and constituents in local communities conduct initial and on-going training as well as information-sharing programs. The State also uses State websites and existing informationsharing and training networks, as appropriate, to disseminate information.

As well, consultants are responsible for providing information regarding program rules. Parts of these rules are the Mi Via Standards that participants are to be provided hardcopy or provided information by the Consultant to access the Mi Via Standards electronically. These Standards outline participant rights, responsibilities and the philosophy of the Mi Via program highlighting choice, greater control and freedom regarding the services and supports they choose. These Standards also include information regarding the conditions for involuntary termination from the Mi Via program if there is a failure to comply with program rules under self-direction. During the enrollment meeting all Mi Via processes are reviewed with the participant to assure their understanding that failure to follow those processes could affect their Mi Via services.

Appendix E: Participant Direction of Services

E-1: Overview (5 of 13)

- f. Participant Direction by a Representative. Specify the State's policy concerning the direction of waiver services by a representative (select one):
 - The State does not provide for the direction of waiver services by a representative.
 - The State provides for the direction of waiver services by representatives.

Specify the representatives who may direct waiver services: (check each that applies):

- ✓ Waiver services may be directed by a legal representative of the participant.
- Waiver services may be directed by a non-legal representative freely chosen by an adult participant. Specify the policies that apply regarding the direction of waiver services by participant-appointed representatives, including safeguards to ensure that the representative functions in the best interest of the participant:

The process for appointing a legal representative of the participant to provide direction of waiver services on behalf of the participant. The State of New Mexico District Court system appoints legal representatives as part of their judicial jurisdiction by identifying legal guardians to support participants. Legal Guardians appointed by the District Court are recognized as the legally authorized decision maker who determines the direction of waiver services.

In the State of New Mexico, a non-adjudicated adult may legally designate a Power of Attorney to assist them with decision making (which may include Medicaid services) in terms of determining the direction of waiver services.

The employer of record (EOR) is the individual responsible for directing the work of mi via employees, including recruiting, hiring, managing and terminating all employees. The EOR tracks expenditures for employee payroll, goods, and services. EORs authorize the payment of timesheets by the financial management agency (FMA). An eligible recipient may be his or her own EOR unless the eligible recipient is a minor, or has a plenary or limited guardianship or conservatorship over financial matters in place. A person designated by the participant to be an EOR must submit an Employer Packet Application, supporting documents to the FMA for review. The potential EOR must also pass a criminal background check.

Safeguards to ensure that the representative functions in the best interest of the participant:

- 1. Participants and their legal representatives are provided information regarding program rules and the expectations of self-direction during the enrollment process with the Consultant in support of all parties gaining understanding of self-direction and person-centered planning. The service and support plan process additionally focuses on person-centered planning in attempts to assure self-directed decisions that benefit the participant are supported by the legal representative. Monthly and Quarterly contacts ask questions of the participant related to choice, privacy, community access, and service providers that may lead them to provide further education and guidance to a legal representative regarding selfdirection. Consultants are trained and required to report suspicions of fraud, neglect, abuse and exploitation to the Department of Health, Division of Health Improvement (DOH/DHI). Participants are also trained by Consultants to report suspected abuse, neglect and exploitation to the Division of Health Improvement. Legal representatives involved in these types of actions would be considered as acting outside of the best interest of the participant and would be reported to DHI who can make a referral to the New Mexico Office of Guardianship for a review of guardianship.
- 2. An EOR may not be paid for any other services utilized by the eligible recipient for whom he or she is the EOR, whether as an employee of the eligible recipient, a vendor, or an employee or contactor of an agency. An EOR makes important determinations about what is in the best interest of the eligible recipient, and should not have any conflict of interest.

Appendix E: Participant Direction of Services

E-1: Overview (6 of 13)

g. Participant-Directed Services. Specify the participant direction opportunity (or opportunities) available for each waiver service that is specified as participant-directed in Appendix C-1/C-3.

Waiver Service	Employer Authority	Budget Authority
Home Health Aide Services	~	V
Nutritional Counseling	4	V
Behavior Support Consultation	And American	
Skilled Therapy for Adults	men Villastr	
Community Direct Support		No.
Individual Directed Goods and Services	om not so not so	tem to 7 Health
Homemaker/Direct Support Services		
Customized Community Group Supports	\checkmark	~
Employment Supports	$\overline{\mathbf{A}}$	
In-Home Living Supports	V	V
Respite	V	

Waiver Service	Employer Authority	Budget Authority
Specialized Therapies	caul is private 🖎 constant	
Emergency Response Services		V
Environmental Modifications	And of the or the last	V
Personal Plan Facilitation	recention Visconia	283 🗸 535
Transportation	V	~
Private Duty Nursing for Adults	The due track of the	

Appendix E: Participant Direction of Services

E-1: Overview (7 of 13)

- h. Financial Management Services. Except in certain circumstances, financial management services are mandatory and integral to participant direction. A governmental entity and/or another third-party entity must perform necessary financial transactions on behalf of the waiver participant. Select one:
 - Yes. Financial Management Services are furnished through a third party entity. (Complete item E-1-i).

Specify whether governmental and/or private entities furnish these services. Check each that applies:

Governmental entities

✓ Private entities

No. Financial Management Services are not furnished. Standard Medicaid payment mechanisms are used. Do not complete Item E-1-i.

Appendix E: Participant Direction of Services

E-1: Overview (8 of 13)

- i. Provision of Financial Management Services. Financial management services (FMS) may be furnished as a waiver service or as an administrative activity. Select one:
 - FMS are covered as the waiver service specified in Appendix C-1/C-3

The waiver service entitled:

FMS are provided as an administrative activity.

Provide the following information

- i. Types of Entities: Specify the types of entities that furnish FMS and the method of procuring these services:
 - The FMA is procured according to New Mexico Procurement Code, a contract is signed, and individual participants are supported at the local level.
- ii. Payment for FMS. Specify how FMS entities are compensated for the administrative activities that they perform:
 - Payment will be negotiated during the contracting process. The FMA Contractor will be compensated by monthly fee per participant, as negotiated with the FMA Contractor.
- iii. Scope of FMS. Specify the scope of the supports that FMS entities provide (check each that applies):

Supports furnished when the participant is the employer of direct support workers:

~	Assist participant in verifying support works	er citizenship status
~	Collect and process timesheets of support wo	orkers with the state of the st
~	Process payroll, withholding, filing and payr	
	employment-related taxes and insurance Other	
Sup	ports furnished when the participant exercises bu	idget authority:
7	Maintain a separate account for each partici	pant's participant-directed budget
	Track and report participant funds, disburse	
7	Process and pay invoices for goods and service	
1	: [18:18] [expenditures and the status of the participant-
	directed budget	
	Other services and supports	
	Specify:	
	specify.	
		Contact this wood carselled leader you
Add	itional functions/activities:	
4	Execute and hold Medicaid provider agreeme	ents as authorized under a written agreement
	with the Medicaid agency	
~	Receive and disburse funds for the payment of	
	agreement with the Medicaid agency or opera Provide other entities specified by the State w	
Y	status of the participant-directed budget	rich periodic reports of expenditures and the
T	Other	Today and Thomas
	Specify:	
		collection of the benefit is

iv. Oversight of FMS Entities. Specify the methods that are employed to: (a) monitor and assess the performance of FMS entities, including ensuring the integrity of the financial transactions that they perform; (b) the entity (or entities) responsible for this monitoring; and, (c) how frequently performance is assessed.

HSD/MAD contracts with the FMA and monitors reports submitted by the FMA to ensure contract compliance. Monthly reports are monitored to ensure all services paid on behalf of the participant are included in the participant's approved SSP and budget; all services paid on behalf of the participant are accurately processed by the FMA; and all claims are submitted to the MMIS appropriately. The State implements corrective actions with the FMA as necessary.

Appendix E: Participant Direction of Services

E-1: Overview (9 of 13)

j. Information and Assistance in Support of Participant Direction. In addition to financial management services, participant direction is facilitated when information and assistance are available to support participants in managing their services. These supports may be furnished by one or more entities, provided that there is no duplication. Specify

	ssistance in support of participant direction are furnished a
element of Medicaid case management services.	California in terminal in the second of the second in the second of the
Specify in detail the information and assistance participant direction opportunity under the waiv	that are furnished through case management for each ver:
	istance in support of participant direction are provided thread in Appendix C 1/C 2 (check peak that applies)
2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2	ed in Appendix C-1/C-3 (check each that applies):
	Assistance Provided through this Waiver Service Coverage
Home Health Aide Services	
Nutritional Counseling	AND MANY AND
Belavior Support Consultation	atto nini (said string right)
Skilled Therapy for Adults	
Community Direct Support	
Individual Directed Goods and Services	
Homemaker/Direct Support Services	
Customized Community Group Supports	
Employment Supports	your Designated and their
In-Home Living Supports	rearen entilegalen anderen en entilegalen en en en
Consultant/Support Guide	to white the part of the part
Respite	gd o vertage. I may not to ensist
Specialized Therapies	
Emergency Response Services	A STATE OF THE STA
Environmental Modifications	
Personal Plan Facilitation	✓
Transportation	
Private Duty Nursing for Adults	en frankrig i filologija Super 2 kilologija da profesora i s
administrative activity. Specify (a) the types of entities that furnish these (c) describe in detail the supports that are furnis	cance in support of participant direction are furnished as a supports; (b) how the supports are procured and competend for each participant direction opportunity under the efformance of the entities that furnish these supports; and informance:

https://wms-mmdl.cdsvdc.com/WMS/faces/protected/35/print/PrintSelector.jsp

- k. Independent Advocacy (select one).
 - No. Arrangements have not been made for independent advocacy.
 - Yes. Independent advocacy is available to participants who direct their services.

Describe the nature of this independent advocacy and how participants may access this advocacy:

While under appeal, participant's services will continue. In order to continue with current benefits during a fair hearing, "continuation of benefits" may be provided to eligible recipients. With a "continuation of benefits", the participant's current budget and SSP may not be revised until the conclusion of the administrative hearing process. The option to request a Continuation of benefits is provided through a denial letter from the TPA.

Appendix E: Participant Direction of Services

E-1: Overview (11 of 13)

I. Voluntary Termination of Participant Direction. Describe how the State accommodates a participant who voluntarily terminates participant direction in order to receive services through an alternate service delivery method, including how the State assures continuity of services and participant health and welfare during the transition from participant direction:

When participants are allocated to waiver services, they are allocated to one waiver slot. They have the choice of the Mi Via Waiver or traditional waiver. They are allocated for services to the waiver they choose. If a Mi Via waiver participants chooses to move to traditional waiver, their Mi Via waiver "slot" goes with them to the traditional waiver and vice versa. A Mi Via participant, who transitions from the DD or MF Waiver and decides to discontinue self-directing his/her services may transition back to the traditional DD or MF Waivers. When the participant transitions to the traditional waiver program, he/she takes his/her funding with him/her. The participant is assisted with the transition process and accessing services by the Consultant in Mi Via and the Case Manager in the traditional waiver who coordinate Mi Via and traditional waiver services, plans and budgets to ensure that there is timely revision of the SSP, that there is no duplication of services and that there is no break in delivery of services needed.

A new Mi Via participant, who decides to discontinue self-directing his/her services, may transfer to the appropriate traditional waiver. When a participant transfers to the traditional waiver, he/she takes his/her funding with him/her. An individual that desires to transition out of Mi Via and into another waiver program will continue to receive the services and supports from the Mi Via Waiver until the day before the new waiver services start. This will ensure that no break in service occurs. The Mi Via Consultant and the Traditional Waiver Case Manager will work closely with the participant and each other to ensure that the participant's health and safety is maintained. The DOH Mi Via Program Manager will also monitor the transition process as necessary.

Appendix E: Participant Direction of Services

E-1: Overview (12 of 13)

m. Involuntary Termination of Participant Direction. Specify the circumstances when the State will involuntarily terminate the use of participant direction and require the participant to receive provider-managed services instead, including how continuity of services and participant health and welfare is assured during the transition.

Criteria for Involuntary Termination from Self-Direction Waiver Services (Mi Via)

Individual preferences and dignity are taken into consideration but that the state also has an obligation to maintain health and safety in the circumstances of imminent risk of death or risk of irreversible or serious bodily injury, or putting others in imminent danger despite focused technical assistance. In the event of involuntary termination from self-direction, individual preferences and dignity will be taken into consideration during any focused technical assistance attempts to identify alternatives for support. The state will maintain the obligation to involuntarily terminate those who are at immediate health and safety risk associated with self-direction (e.g. imminent risk of death or risk of irreversible or serious bodily injury or putting others in imminent danger) despite focused technical assistance.

A participant may be terminated involuntarily by DOH and offered services through the traditional waiver or through the Medicaid State Plan under the following circumstances:

- 1. The participant refuses to follow Mi Via program rules and regulations after repeated and focused technical assistance and support from the program staff, consultant, and/or FMA.
- 2. The participant is at immediate health and safety risk associated with self-direction, e.g., imminent risk of death or risk of irreversible or serious bodily injury related to participation in the waiver. Examples include but are not limited to:
- The participant refuses to include and maintain services on his/her Service and Support Plan (SSP) and budget that would address health and safety challenges identified in his/her medical assessment and/or the challenges assessment after repeated and focused technical assistance and support from the program staff, Consultant, and/or FMA.
- The participant is experiencing significant health or safety needs, and, after having been referred to the State/Contractor Team for level of risk determination and assistance, refuses to incorporate the Team's recommendations, including resources referred to, into his/her SSP and budget (as applicable).
 - The participant puts others in danger.
- 3. The participant misuses Mi Via funds following repeated and focused technical assistance and support from the consultant and/or FMA.
- 4. The participant commits Medicaid fraud.
- When DOH is notified the participant continues to utilize employees/vendors who have consistently been substantiated against for abuse, neglect, exploitation while providing Mi Via services after notification of this on multiple occasions by DOH.

An individual that is involuntarily terminated from the Mi Via Waiver program will be offered a non self-directed waiver alternative. The participant will continue to receive the services and supports from the Mi Via Waiver until the day before the new waiver services starts. This will ensure that no break in service occurs. The Mi Via Consultant and the Traditional Waiver Case Manager in the new waiver will work closely with the participant and each other to ensure that the participant's health and safety is maintained. The DOH Mi Via Program Manager will also monitor the transition process.

The client Fair Hearings processes will apply, as described in Appendix F.

Appendix E: Participant Direction of Services

E-1: Overview (13 of 13)

n. Goals for Participant Direction. In the following table, provide the State's goals for each year that the waiver is in effect for the unduplicated number of waiver participants who are expected to elect each applicable participant direction opportunity. Annually, the State will report to CMS the number of participants who elect to direct their waiver services.

Table E-1-n

11 2601 - 1 A	Employer A	uthority Only	Budget Authority	Only or Budget Authority in C Authority	Combination with Employer
Waiver Year	Number of	Participants	Number of Participants		
Year 1				879	
Year 2	avolus misi	figure to se	la aŭ elujoli la den la	994	in the late that district in the
Year 3	news in each			1051	
Year 4	nesarch Buc		trostan in Socie	1108	
Year 5	abrigadi as ot	西州	CHING SHIPPER A	1165	eratu estitu das ir

Appendix E: Participant Direction of Services

E-2: Opportunities for Participant Direction (1 of 6)

in Item	
i.	Participant Employer Status. Specify the participant's employer status under the waiver. Select one or book
	Participant/Co-Employer. The participant (or the participant's representative) functions as the co-
	employer (managing employer) of workers who provide waiver services. An agency is the common later employer of participant-selected/recruited staff and performs necessary payroll and human resources functions. Supports are available to assist the participant in conducting employer-related functions.
	Specify the types of agencies (a.k.a., agencies with choice) that serve as co-employers of participant-selected staff:
	Radings to meterorigidate and an exercise on the period of the proposition of the period of the peri
	Participant/Common Law Employer. The participant (or the participant's representative) is the
	common law employer of workers who provide waiver services. An IRS-approved Fiscal/Employer Agent functions as the participant's agent in performing payroll and other employer responsibilities that are required by federal and state law. Supports are available to assist the participant in conducting employer-related functions.
ii.	Participant Decision Making Authority. The participant (or the participant's representative) has decision making authority over workers who provide waiver services. Select one or more decision making authoritie that participants exercise:
	Recruit staff
	Refer staff to agency for hiring (co-employer)
	Select staff from worker registry
	₩ Hire staff common law employer
	Verify staff qualifications
	Obtain criminal history and/or background investigation of staff
	Specify how the costs of such investigations are compensated:
	is set deletter of Lost de Lette de steer of the de decident in gent de describences de la de- adoje de la test delet de delette au el seu de la de la de la de de de de de de la de banca de la gent de la d
	Specify additional staff qualifications based on participant needs and preferences so long as such
	qualifications are consistent with the qualifications specified in Appendix C-1/C-3. Determine staff duties consistent with the service specifications in Appendix C-1/C-3.
	Determine staff wages and benefits subject to State limits
	✓ Schedule staff
	✓ Orient and instruct staff in duties
	V Supervise staff
	Evaluate staff performance
	✓ Verify time worked by staff and approve time sheets
	✓ Discharge staff (common law employer)
	Discharge staff from providing services (co-employer)
	Other militation and he mise any annual contraction and representation and the militation of the milit
	adique monte semilati a maras de el integrisso de en libitat ao de adel especial de especial tempo. Les Specify: e lo lavas gastimos en especial actual de la lava de adel de despecial tel de comunicación de la
	оресту.

		The state of the s
App	endix E:	Participant Direction of Services
	E-2	2: Opportunities for Participant-Direction (2 of 6)
b.	Participan Item E-1-b	nt - Budget Authority Complete when the waiver offers the budget authority opportunity as indicated in
		rticipant Decision Making Authority. When the participant has budget authority, indicate the decision-king authority that the participant may exercise over the budget. Select one or more:
		Reallocate funds among services included in the budget
	with the V	Determine the amount paid for services within the State's established limits
	V	Substitute service providers
	V	Schedule the provision of services
	~	Specify additional service provider qualifications consistent with the qualifications specified in
		Appendix C-1/C-3
	V V	Specify how services are provided, consistent with the service specifications contained in Appendix
		C-1/C-3 productive the companion of stage Amount, respectively and trought and the
		Identify service providers and refer for provider enrollment
	~	Authorize payment for waiver goods and services
	V	Review and approve provider invoices for services rendered
		Other

Appendix E: Participant Direction of Services

E-2: Opportunities for Participant-Direction (3 of 6)

b. Participant - Budget Authority

Specify:

ii. Participant-Directed Budget Describe in detail the method(s) that are used to establish the amount of the participant-directed budget for waiver goods and services over which the participant has authority, including how the method makes use of reliable cost estimating information and is applied consistently to each participant. Information about these method(s) must be made publicly available.

Participants in Mi Via have authority to expend waiver funds for services through an approved annual budgetary amount that is to be expended on a monthly basis. Each participant's annual individual budget is based on the 2007 Developmental Disabilities Waiver (DDW) Annual Resource Allotments (ARA) method. The ARAs allow the individual to utilize a flexible combination of services that are identified in the traditional DDW Individual Service Plan (ISP) up to the maximum available amount.

Adult Budget Methodology

The adult (21 and over) Mi Via budgetary Allocation are developed using the ARAs for residential services, deducting the cost for case management services and the State applied a 10 percent (10%) discount to the net remaining amount. The ten percent (10%) discount, which reflects administrative/overhead agency costs that are not provided by and included in the reimbursement to self-directed providers, is used to fund the fiscal management role under the self-directed waiver. The State performed this calculation for the remaining adult level of care ARAs. The State then calculated a weighted budget using the new amounts multiplied by the number of participants at the time of calculation in each corresponding level of care category to get a total cost divided by the total number of participants. The weighted residential ARA developed is added to the

annual cost of the most flexible and community oriented Community Living Service in the traditional DDW, Family Living, to derive the Adult Budgetary allotment for Mi Via.

Children's (0 - 20 years) Budget Methodology

The same methodology utilizing the DDW ARAs for children was applied. Generally, in New Mexico, children under 18 have residential options available through the Children, Youth and Families Department rather than through Waiver services. However, under the DDW, young adults ages 18-20 are eligible for Community Living Services. Should a young adult require residential or similar supports, a budgetary amount equal to Intensive Independent Living (IIL) under the DDW would be made available. The Intensive Independent Living rate was chosen as it provides assistance to an individual living at home or in his/her own home for 100 to 300 hours per month. This is equivalent to 8-10 hours per day and should provide sufficient support as these individuals are still receiving school services during the day.

The assigned budgets change as the person ages, at the time of the change or at recertification.

Medically Fragile

The State applies the same methodology to persons on the Medically Fragile Waiver (MFW) that transition to Mi Via, as they also would benefit from services available to other persons with developmental disabilities. The annual Mi Via budget for medically fragile children is calculated by removing case management and the ten percent (10%) discount (as with other Mi Via budget methodologies). The resulting budget, when included in the weighted calculations, is consistent with the weighted average of budgets for other children with developmental disabilities. For medically fragile individuals 21 years and over, the rates developed for Adults with Developmental Disabilities will apply including the opportunity to access community living services or enhanced supports.

Availability to the Public

The budget methodology for Mi Via is made available to the public. The waiver is posted to the HSD/MAD and DDSD websites. The budget methodology is listed in the application.

Appendix E: Participant Direction of Services

E-2: Opportunities for Participant-Direction (4 of 6)

b. Participant - Budget Authority

iii. Informing Participant of Budget Amount. Describe how the State informs each participant of the amount of the participant-directed budget and the procedures by which the participant may request an adjustment in the budget amount.

The participant's Consultant has information regarding the budget and informs the participant of his/her individual annual budgetary allotment as the budget is being developed. The participant is also made aware of the total proposed SSP and budget amount once the budget development process is complete. The amount of the annual budget cannot exceed the participant's individual annual budgetary allotment. The rare exception would be a participant whose assessed or documented needs, based on his/her qualifying condition, cannot be met within the annual budgetary allotment, in which case the participant would initiate a request for an adjustment through his/her Consultant. The participant tracks budget usage over the course of the year through the monthly spending reports provided by the FMA.

The participant's budget is sent by the Consultant to the Third-Party Assessor (TPA) for review. The TPA will either approve or deny the budget. The budget is then sent to the participant with a letter of approval or denial of services. If any action is taken resulting in a reduction, termination, modification, suspension or denial of services, the Participant is notified in writing by the TPA of that action and his/her right to request a fair hearing with the State Medicaid agency.

Appendix E: Participant Direction of Services

E-2: Opportunities for Participant-Direction (5 of 6)

b. Participant - Budget Authority

- iv. Participant Exercise of Budget Flexibility. Select one:
 - Modifications to the participant directed budget must be preceded by a change in the service
 - The participant has the authority to modify the services included in the participant directed budget without prior approval.

Specify how changes in the participant-directed budget are documented, including updating the service plan. When prior review of changes is required in certain circumstances, describe the circumstances and specify the entity that reviews the proposed change:

Appendix E: Participant Direction of Services

E-2: Opportunities for Participant-Direction (6 of 6)

b. Participant - Budget Authority

v. Expenditure Safeguards. Describe the safeguards that have been established for the timely prevention of the premature depletion of the participant-directed budget or to address potential service delivery problems that may be associated with budget underutilization and the entity (or entities) responsible for implementing these safeguards:

The FMA and Consultant work with the participant to ensure that the budget is utilized according to the Service and Support Plan. The State and the FMA have established two safeguards for the timely prevention of premature depletion or underutilization of the participant-directed budget:

- 1. The FMA sets up an individual account, based on the participant's approved individual Service and Support Plan and budget. Expenditures are made against the account that follows the participant's authorized budget and service plan. The FMA generates a monthly report that is provided to the participant. The reports are a means for timely prevention of the premature depletion of the participant-directed budget. The reports include each service category, total approved dollars in the budget, total spent to date, and unused dollars.
- The monthly report is provided to the participant to allow them to review for accuracy of expenditures, identify any inaccuracies, and for monitoring of budget balance. When problems are identified, the Consultant, FMA, and participant work together to find solutions and make changes as indicated. The reports can also be used to track budget underutilization. Real time reports are available at any time to the participant, consultants and state program manager through the FOCos online system.
- 3. In addition to real-time and monthly reporting, the participant, Consultant, Employer of Record and the State have online access to the participants budgetary and service plans via the FMA's online portal, FoCosonline. Participants and EOR's receive training on the access and use of FoCos online, prior to receiving services. At any time, the approved budget, per service, chargers and expenditures, timesheets, payments, balances can be viewed for review. When problems are identified, the Consultant, FMA and participant work together to make changes as indicated.

When finalized and ready for use, the state will submit an amendment detailing protocols and safeguards to protect against misuse of Mi Via debit card.

Appendix F: Participant Rights

Appendix F-1: Opportunity to Request a Fair Hearing

The State provides an opportunity to request a Fair Hearing under 42 CFR Part 431, Subpart E to individuals: (a) who are not given the choice of home and community-based services as an alternative to the institutional care specified in Item 1-F of the request; (b) are denied the service(s) of their choice or the provider(s) of their choice; or, (c) whose services are denied, suspended, reduced or terminated. The State provides notice of action as required in 42 CFR §431.210.

Procedures for Offering Opportunity to Request a Fair Hearing. Describe how the individual (or his/her legal representative) is informed of the opportunity to request a fair hearing under 42 CFR Part 431, Subpart E. Specify the notice (s) that are used to offer individuals the opportunity to request a Fair Hearing. State laws, regulations, policies and notices referenced in the description are available to CMS upon request through the operating or Medicaid agency.

The participant is given information by the Consultant Agency (CA) during the initial training on Mi Via about his/her right and how to request a Fair Hearing, as set forth in the Medical Assistance Division (MAD) Regulations 8.352.2 NMAC Recipient Hearing Policies. When services, the budget, LOC, and other waiver decisions result in a reduction, termination, modification, suspension, or denial of services, the participant is notified in writing about the right to a Fair Hearing. Consultants are trained in this process and available to assist participants in understanding how to request a Fair Hearing. The State, the Third-Party Assessor (TPA), and the Financial Management Agent (FMA) can also provide information on how to request the Fair Hearing.

Various agencies are responsible for notifying the waiver participant of his/her right to a Fair Hearing as defined by 8.352.2 NMAC. A participant may request a Fair Hearing when he/she believes that Medicaid has taken an action erroneously. The participant is informed by the TPA, or the Human Services Department (HSD), in writing, of the opportunity to request a Fair Hearing when Medicaid services are terminated, modified, reduced, suspended or denied, also called an adverse action. The adverse action letter explains the participant's right to continue to receive services during the Hearing process and the time frame to request continued services. The agencies responsible for notification of Fair Hearings are responsible for maintaining documentation of the notification.

- 1. The TPA Contractor provides notice to the Department of Health (DOH), HSD, and the individual when an individual does not meet level of care criteria.
- 2. The TPA Contractor provides notice when services are denied, reduced, terminated, modified, or suspended.
- 3. The DOH/Developmental Disabilities Supports Division (DDSD) provides notice when DOH/DDSD determines that an individual does not meet the definition of developmental disabilities.
- 4. The HSD/Income Support Division (ISD) office provides notice when an individual does not meet financial and/or medical eligibility criteria.
- The DOH/DDSD provides notice when an individual is involuntarily terminated from the Mi Via program.

Notices of adverse actions and the opportunity to request a Fair Hearing are maintained at the DOH, HSD Income Support Division and TPA Contractor offices.

Appendix F: Participant-Rights

Appendix F-2: Additional Dispute Resolution Process

- a. Availability of Additional Dispute Resolution Process. Indicate whether the State operates another dispute resolution process that offers participants the opportunity to appeal decisions that adversely affect their services while preserving their right to a Fair Hearing. Select one:
 - No. This Appendix does not apply
 - Yes. The State operates an additional dispute resolution process
- b. Description of Additional Dispute Resolution Process. Describe the additional dispute resolution process, including: (a) the State agency that operates the process; (b) the nature of the process (i.e., procedures and timeframes), including the types of disputes addressed through the process; and, (c) how the right to a Medicaid Fair Hearing is preserved when a participant elects to make use of the process: State laws, regulations, and policies referenced in the description are available to CMS upon request through the operating or Medicaid agency.

The written notice provided by the TPA Contractor when a service is denied, reduced, terminated, modified, or suspended also includes information on how to request a reconsideration if the individual is dissatisfied with the LOC or service/budget decision as set forth in the Medical Assistance Division Rule 8.350.2 NMAC Reconsideration of Utilization Review Decisions. The notice includes information on reconsiderations and fair hearing rights. Within the notice, the participant and/or guardian is informed that the dispute resolution mechanism in not pre-requisite or substitute for a Fair Hearing.

A reconsideration request must be recieved by the TPA Contractor within 30 calendar days of the decision notice.

The TPA Contractor furnishes the reconsideration decision within 10 business days of receipt of the reconsideration request. If the reconsideration decision is adverse to the individual, the TPA Contractor issues a notice that includes a statement advising the individual that he/she can request a fair hearing.

Appendix F: Participant-Rights

Appendix F-3: State Grievance/Complaint System

- a. Operation of Grievance/Complaint System. Select one:
 - No. This Appendix does not apply
 - Yes. The State operates a grievance/complaint system that affords participants the opportunity to register grievances or complaints concerning the provision of services under this waiver
- b. Operational Responsibility. Specify the State agency that is responsible for the operation of the grievance/complaint system:
 - DOH/DDSD, is responsible for the operation of the grievance/complaint system.
- c. Description of System. Describe the grievance/complaint system, including: (a) the types of grievances/complaints that participants may register; (b) the process and timelines for addressing grievances/complaints; and, (c) the mechanisms that are used to resolve grievances/complaints. State laws, regulations, and policies referenced in the description are available to CMS upon request through the Medicaid agency or the operating agency (if applicable).

Participants may register a complaint or grievance about any issue they are dissatisfied with as it relates to the Mi Via Waiver. Participants may register complaints with DOH/DDSD via email, mail, or by phone. The participant is informed that filing a grievance or making a complaint is not a prerequisite or substitute for a fair hearing.

When a complaint is received regarding a Consultant Agency, the participant will be encouraged to follow the Consultant Agency grievance/complaint procedures they are required to have required to have per the Mi Via Standards (NMAC 8.349.2 Appeals and Grievance Process). If the complaint is not resolved after the utilization of the Consultant Agency procedures, the Participant may file a complaint/grievance in writing or orally with the DDSD/DOH Mi Via Program Manager who will adhere to the NMAC Regulation 7.26.4 regarding Client Complaint Procedures. If received in writing, the complaint/grievance will be acknowledged when received by the Program Manager with the Participant. Upon receipt, the complaint/grievance will be tracked by the DOH/DDSD.

The NMAC Regulation 7.26.4 requires the review of the complaint and notification to the Consultant Agency within 5 days of receipt of the complaint to obtain their response to the complaint if it has already been registered with them. DOH/DDSD will determine if a full investigation is required to address the complaint and if so, will initiate an investigation into the complaint and will complete a report within 45 days of receipt of the complaint. If the DOH/DDSD determines a full investigation is not necessary, the DOH/DDSD will issue a report within 15 days of the receipt of the complaint. The Division Director will review the report and issue a written decision within 10 days of the receipt of the written report unless further investigation is warranted and at that time which should be completed in 14 days unless extension is granted by the Division Director. An Administrative Appeal can be initiated by the Participant if the complaint/grievance is not addressed satisfactorily at that time. Corrective action plans, sanctions or other relief or a complaint may occur as a result of this process.

When a participant's complaint is received by the DOH/DDSD regarding issues related to the TPA or FMA, the DOH/DDSD will notify HSD of the complaint for their review and follow up. Complaints not related to the TPA or FMA will be handled by DOH to establish a plan of collaboration to address the complaint as well as establish a plan to make contact with the participant regarding the complaint and the outcome of steps taken to address the complaint as appropriate.

The FMA tracks complaints and applies an internal standard for complaint resolution: urgent inquiries are reported to HSD within four (4) hours of reporting and must be resolved by close of business; resolution for high, medium, and low priority inquiries are completed in twenty-four (24), forty-eight (48) and seventy-two (72) business hours respectively.

Oral or written complaints and grievances from a participant to the TPA are resolved within thirty (30) calendar days

of the date of the event causing dissatisfaction. Within five (5) business days of receipt of a complaint, the TPA provides a written acknowledgement that the complaint has been received and what the expected resolution date. The TPA has thrity (30) calendar days of the date of the receipt of the complaint to investigate and render a final resolution. Informal grievances are documented and reported to the TPA Quality Improvement (QI) Department.

Appendix G: Participant Safeguards

Appendix G-1: Response to Critical Events or Incidents

- a. Critical Event or Incident Reporting and Management Process. Indicate whether the State operates Critical Event or Incident Reporting and Management Process that enables the State to collect information on sentinel events occurring in the waiver program. Select one:
 - Yes. The State operates a Critical Event or Incident Reporting and Management Process (complete Items b through e)

No. This Appendix does not apply (do not complete Items b through e)
If the State does not operate a Critical Event or Incident Reporting and Management Process, describe the
process that the State uses to elicit information on the health and welfare of individuals served through the
program.

b. State Critical Event or Incident Reporting Requirements. Specify the types of critical events or incidents (including alleged abuse, neglect and exploitation) that the State requires to be reported for review and follow-up action by an appropriate authority, the individuals and/or entities that are required to report such events and incidents and the timelines for reporting. State laws, regulations, and policies that are referenced are available to CMS upon request through the Medicaid agency or the operating agency (if applicable).

The DOH/Division of Health Improvement (DHI)/Incident Management Bureau (IMB) receives, triages, and investigates reports of alleged abuse, neglect, exploitation, any death, suspicious injury and environmentally hazardous conditions which create an immediate threat to health or safety of the individual receiving Mi Via Services. The reporting of incidents is mandated pursuant to 7.1.14. of the New Mexico Administrative Code. Any suspected abuse, neglect, or exploitation must be reported to the Children Youth and Families Department (CYFD)/Child Protective Services (CPS) for individuals under the age of 18 or to the Department of Health/Division of Health Improvement Incident Management Bureau for those over the age of 18. Additionally, per the New Mexico Administrative Code (NMAC) 7.1.14, those providing Mi Via Waiver Services are directed to immediately report abuse, neglect, exploitation, suspicious injuries, any death and also environmentally hazardous conditions which creates an immediate threat to life or health to the Department of Health/Division of Health Improvement (DHI) hotline. Per NMAC 7.1.14 any consumer, family member, or legal guardian may contact this hotline to report abuse, neglect and/or exploitation. In addition to calling the IMB hotline those providing Mi Via Waiver services are also directed to report these types of incidents utilizing the DHI abuse, neglect, and exploitation or report of death form within 24 hours of the verbal report. Anyone may report an incident; however, the person with the most direct knowledge of the incident is the individual who is required to report the incident.

An Immediate Action Plan will be developed at intake to assure health and safety for the individual.

With respect to waiver services provided by any employee, contractor or vendor other than a community-based waiver service agency, any suspected abuse, neglect, or exploitation must be reported must be reported to the DOH/Division of Health Improvement (DHI)/ Incident Management Bureau (IMB) for all Mi Via Waiver participants individuals by first contacting the IMB hotline and then faxing the Division's abuse, neglect and exploitation or report of death form. For participants under the age of 18 there is a joint protocol between DOH/DHI and CYFD/CPS who can also receive reports of abuse, neglect or exploitation. Regulations are found in NMSA 1978, Sections 32A-4-1 through 32A-4-34 (Child Abuse and Neglect Act) and NMAC 7.1.14.

c. Participant Training and Education. Describe how training and/or information is provided to participants (and/or families or legal representatives, as appropriate) concerning protections from abuse, neglect, and exploitation,

including how participants (and/or families or legal representatives, as appropriate) can notify appropriate authorities or entities when the participant may have experienced abuse, neglect or exploitation.

Training and information on reporting critical incidents is provided several ways: training and information, including incident reporting forms and phone numbers, is provided to participants and/or family members or legal representatives at the initial enrollment meetings and during the annual plan renewal meetings. As noted in Appendix E-1e., the basic Mi Via training includes a section on self-protection, how to recognize abuse, neglect and exploitation, and where to go for help. Consultants and support guides are trained annually on incident reporting. abuse, neglect and exploitation. Consultants and support guides are resources to provide direction to participants, staff and circles of support. Consultants will work with participants to assure staff are trained on incident reporting, abuse, neglect and exploitation. Information regarding abuse, neglect and/or exploitation as well as state reporting requirements for this will be distributed through employee and vendor packets.

This information is reinforced by the Consultants, who work with participants during the planning and monitoring process. DOH/DHI presents an abuse, neglect and exploitation training to identify the indications of abuse, neglect and exploitation as well as identify risk factors and risk reduction. DOH/DHI is also responsible in disseminating information about training and education to participants, families, and/or legal representatives.

d. Responsibility for Review of and Response to Critical Events or Incidents. Specify the entity (or entities) that receives reports of critical events or incidents specified in item G-1-a, the methods that are employed to evaluate such reports, and the processes and time-frames for responding to critical events or incidents, including conducting investigations.

The DOH/DHI/IMB receives reports and investigates incidents of abuse, neglect and exploitation. The entire intake process must be completed by close of business the day following the date of receipt. The IMB does have an extended intake process that can be requested by the intake specialist in order to receive appropriate documentation.

Upon receipt of the Incident Report, DOH intake staff:

- I. Search and print a history from the database of prior reported incidents (past 12 months) on the individual consumer
- II. Verify or attain the funding source in order to determine if they have the proper jurisdiction or if the incident should be transferred to another jurisdiction. Once DOH/DHI has determined jurisdiction, they assign severity and priority.
- III. Triage/Intake Investigation is the decision process utilized by Intake staff to determine priority, severity and assignment of the case. Intake staff will triage the case within one working day of receipt; the IMB does have an extended intake process that can be requested by the intake specialist in order to receive appropriate documentation.

A. Reportable Incidents

A decision is made regarding whether the reported incident meets the definition of at least one of the eight categories of reportable incidents listed below. Categories include: Abuse; Neglect; Exploitation; Death; Environmental hazard; Suspicious Injury

If the incident meets the definition of reportable, the following steps are taken:

1. Review Consumer History Identify possible trends

2. Determine Severity and Priority

Medical Triggers that receive priority: Aspiration, fractures, dehydration, and a history of multiple emergency room (ER) visits (in a short period of time).

Priority is described as:

Emergency Case: Harm or potential for harm that is life threatening or could result in long term disability, or an unexpected death.

Allegations that the consumer is in a state of serious harm or potential for harm that is life threatening or could result in long term disability or unexpected death.

Due to the severity of the case the investigator will respond within three (3) hours.

Emergency Allegations include but are not limited to:

- · Serious injuries fractures, head injuries, lacerations requiring sutures, serious burns, internal injuries
- Lack of life sustaining medications
- · Sexual abuse where there is danger of repeated abuse
- Severe lack of basic physical necessities that could result in dehydration or starvation
- Need for immediate medical attention to treat conditions that could result in irreversible physical harm severe respiratory distress, unconsciousness, gangrene, advanced bedsores
- No caregiver is available and the consumer is unable to perform critical personal care activities Investigation Emergency Factor: serious risk that delay will impede collection of evidence.

Priority One: Harm or potential for harm that is moderate to serious but not life threatening; allegations that the consumer is abused, neglected, financially exploited and as a result is at risk of moderate to serious harm. The investigator will respond within twenty-four (24) hours, but does not require more immediate action. Priority 1 allegations include but are not limited to:

- Falling or being pushed, hit or scratched which is alleged to have resulted in bruises or other injuries or severe mental anguish
- Critical need for medical or mental health treatment disease or illness that is acute but not life threatening, small bedsores or pressure spots, insufficient food or medicine but not life-threatening
- Sexual abuse of consumer but clearly no danger of repeated abuse
- Threats of physical violence or harm to the consumer
- Improper use of the consumer's income or resources such that they are unable to meet basic needs or is threatened with substantial loss of income or resources.

Priority Two: Low or minimal potential for harm; all other allegations that the victim is in a state of abuse or neglect. The investigation will be initiated within five (5) calendar days.

Priority 2 allegations include but are not limited to:

- Verbal abuse harassment, cursing, degrading remarks, intimidation
- · Being pushed or scratched when there are no bruises, other injuries or severe mental anguish
- Marginal care
- Need for medical or mental health treatment that is not urgent poor nutrition that is not acute
- Improper use of resources or income but the consumers' needs are being met

3. Assign Investigator

Region of the incident occurrence: DHI/IMB has divided the state into five regions (consistent with DOH/Developmental Disabilities Support Division (DDSD) Regional designations). DHI investigators are located in each region.

Consumer specific: Investigator with an existing case involving the consumer or with the most knowledge of the consumer. Cultural or language needs of the consumer are also given consideration.

Provider specific: Investigator with an existing case involving the responsible provider. Caseload based: Cases will be assigned with a caseload maximum. Level of urgency: Cases may be assigned based on the most available investigator.

Gender based

Deaths: All deaths are assigned to the DHI Clinical Team for investigation.

4. Determine Children Youth and Families Status: Reconciling Cases Children, Youth and Families Department (CYFD) Child Protective Services (CPS)

If CYFD (CPS) has accepted the case for investigation, and DOH has jurisdiction then the case will be assigned a DHI investigator and will be a collaborative investigation process.

If the DOH does not have jurisdiction, and the case involves an allegation of abuse, neglect, or exploitation, it will be referred to CPS after the Triage process.

- 5. The intake staff will then document the Triage decisions
- 6. Notifications will be made to the following entities, as appropriate: Office of General Counsel (OGC), DOH, DOH, DOBD, ALTSD (APS, ALTSD (EDSD, CYFD (CPS), DOH DHI and

DDSD Director's Office, Law Enforcement, Human Services Department (HSD) Medical Assistance Division (MAD), Medicaid Fraud Control Unit, NM Attorney General's Office, Office of Internal Audit (OIA), DOH Responsible Provider in cases of late reporting or failure to report

- 8. After Data entry, the IR and attachments are given to the support staff for faxing to the assigned investigator and notifications to the appropriate entities within the required timeline dependent on priority.
- 9. Once all faxing has been completed, IMB intake will file the entire packet in the appropriate file and make a file folder for cases closed during the Intake process. Closure notifications will be sent at this time for each case completed during Intake to Consultants, guardians and the provider.
- B. Non-Reportable Incidents and Non-Jurisdictional Incidents (NRI/NJ)
- 1. Data Entry of information into the separate NRI/NJ Database.
- 2. As appropriate Notifications should be made to the following entities:

Office of the General Counsel (OGC), DOH, DOH, DOH, DDSD, ALTSD (APS), ALTSD (EDSD), CYFD (CPS), DOH, DHI and DDSD Director's Office, Law Enforcement, HSD/MAD, Medicaid Fraud Control Unit, NM Attorney General's Office, OIA, DOH

When an individual is at imminent risk for continued harm the immediate steps required to protect the safety of the individual is to contact law enforcement for intervention. The appropriate state agencies will follow up as applicable.

Reports and Trends

Numerous reports are generated and trends are addressed, including:

- A. Multiple allegations for participants in one quarter are discussed by the DOH (DDSD/DHI) and appropriate interventions are taken as needed.
- B. Multiple incidents for a participant are discussed by the DOH (DDSD/DHI) and appropriate interventions are taken as needed.
- C. DHI conducts quarterly meetings in each region with DDSD.
- D. The DOH/HSD Developmental Disabilities Quality Improvement Steering Committee (DDSQI) meets regularly throughout the year and will receive standard reports on the waiver assurances and other information as requested about the Mi Via Program. DDSQI will make recommendations to DOH/HSD regarding systemic actions needed in response to their analysis/review.

With respect to waiver services provided by any employee, contractor or vendor other than a community-based waiver service provider, incidents are reported to DOH/DHI/IMB for individuals over age 18 and/or CYFD/CPS for individuals under age 18 for review, investigation, and response. The Division's efforts are targeted toward preventing and/or alleviating conditions that result in abuse, neglect and/or exploitation; preserving families; and maintaining individuals in their homes and communities.

If a report of abuse or neglect of a child (person under age 18) is being made to CYFD/CPS, the call comes into the toll-free number. The SCI worker asks a series of questions (demographics of each participant) and records the issues and concerns of abuse or neglect. The SCI worker then enters the information into the FACTS system. A Structured Decision Making Tool in the FACTS system is done on each report. This assists the worker to determine a priority status for each report ranging from an emergency (1 to 3 hour response time for face-to-face contact), P-1 (face to face contact within 24 hours), P-2 (1-5 calendar days to respond with face-to-face contact) or Screen-Out (no investigation).

- Emergency (1-3 hour response time) requires face-to-face contact and is staffed with a Supervisor who has the discretion of lowering or raising the status on any report. The report is generated electronically and submitted to the Supervisor for review to insure all the information is correct and the allegations match the narrative. The Supervisor then processes and assigns the report to the county where the family resides. The report is called out telephonically and an electronic report is created in the FACTS system, accessible by the particular county.
- P-1 (face-to-face contact within 24 hours) requires face-to-face contact and is staffed with a Supervisor who has the discretion of lowering or raising the status on any report. The report is generated electronically and submitted to the Supervisor for review to insure all the information is correct and the allegations match the narrative. The Supervisor then processes and assigns the report to the county where the family resides. The report is called out telephonically and an electronic report is created in the FACTS system, accessible by the particular county.
- P-2 (1-5 calendar days to respond with face-to-face) The report IS NOT called out but is sent to the county as

soon as it is processed.

· Screen-Out which requires no investigation - These reports are faxed to law enforcement and the New Mexico Regulation & Licensing Department (as needed). Hard copies are kept at SCI for 18 months and then archived.

All reports generated at SCI whether investigated by CYFD or not are cross reported to local law enforcement agency. CYFD's Investigations Unit in each County then takes over the case.

Notification to the Participant:

In each situation that critical incident investigations are completed by APS, CYFD/CPS, or DOH/DHI, the Mi Via participant or the participant's guardian receives a letter stating the results of the investigation. Regulations are found in NMSA 1978, Sections 32A-4-1 through 32A-4-34 (Child Abuse and Neglect Act).

The Department of Health, Division of Health Improvement (DOH/DHI) has forty-five (45) days to complete an investigation. Once completed, the investigator has ten (10) ten days to complete a report. This report is submitted to a supervisor who has three (3) days to approve the closure of the investigation. If there is no further action is needed at that time, a letter of findings is sent to the Consultant, Participant/Guardian

e. Responsibility for Oversight of Critical Incidents and Events. Identify the State agency (or agencies) responsible for overseeing the reporting of and response to critical incidents or events that affect waiver participants, how this oversight is conducted, and how frequently.

DOH/DDSD and DOH/DHI are jointly responsible for trending, remediation and oversight of critical incidents and management in collaboration with HSD/MAD. Oversight of critical incidents and events is part of the Quality Improvement Strategy, As with all components of the Quality Improvement Strategy, DOH/DDSD and DOH/DHI work together to analyze aggregated data and identify trends. Quality assurance and quality improvement action plans can be can be developed as needed, based on identified trends and other identified issues in order to prevent reoccurrence. The aggregated data and identified trends are then reported to the (DDSQI) for review. Trending and analysis of the data are used to prioritize improvements of the quality management system.

The operating agency, DOH, reviews incidents quarterly through the "Quarterly Quality Management Meetings" that DDSD and DHI attend to identify/review trends and any areas of necessary remediation. The Mortality Review Committee meets monthly. It is facilitated through the DOH/DDSD/Clinical Services Bureau and includes HSD. If the Bureau has issues/concerns they follow up with the Mi Via Unit to address any issues/concerns who then follows up with the Consultant Agency and informs HSD.

Technical Assistance for individual specific critical incident follow ups and/or identification and remediation of health and safety challenges is available through the Department of Health as requested by the Consultant. Issues brought to the Department of Health Mi Via Program Manager or Regional Offices by concerned Consultants will be addressed in terms of options or resources for the participant to pursue in mitigating their risks. The Department of Health may consult with knowledgeable professionals within other state departments or other relevant community resources to explore potential options.

The State has a system to monitor, track and investigate critical incidents for Mi Via waiver participants. DOH/DHI investigates and follows up regarding providers and critical incidents.

Appendix G: Participant Safeguards

Appendix G-2: Safeguards Concerning Restraints and Restrictive Interventions (1 of 3)

- a. Use of Restraints. (Select one): (For waiver actions submitted before March 2014, responses in Appendix G-2-a will display information for both restraints and seclusion. For most waiver actions submitted after March 2014, responses regarding seclusion appear in Appendix G-2-c.)
 - The State does not permit or prohibits the use of restraints

Specify the State agency (or agencies) responsible for detecting the unauthorized use of restraints and how this oversight is conducted and its frequency:

DOH monitors safeguards against the use of restraints/restrictive interventions/seclusion through the Quarterly Update Form that is completed during the quarterly consultant-participant meeting.

The Quarterly Update Form in capturing information concerning the prohibited use of restraints/restrictive interventions/seclusion. The Mi Via participant is directly asked if while utilizing Mi Via services they have been restrained, restricted or secluded in any way and if so how in order for the Consultant to begin addressing any issues or concerns related to the use of these types of interventions. The state can be of assistance to Consultants determining any issues related to these types of interventions. Additionally, Consultants are trained to report abuse, neglect, exploitation to the Department of Health, Division of Health Improvement should they suspect this is occurring as part of their quarterly reviews. Participants are also trained by their Consultants on reporting requirements. The quarterly reviews are also designed to assess participant satisfaction or concerns with service delivery.

The use of restraints is permitted during the course of the delivery of waiver services. Complete Items G-2a-i and G-2-a-ii.

i.	Safeguards Concerning the Use of Restraints. Specify the safeguards that the State has established concerning the use of each type of restraint (i.e., personal restraints, drugs used as restraints, mechangements. State laws, regulations, and policies that are referenced are available to CMS upon requestions the Medicaid agency or the operating agency (if applicable).	ts, mechanical	
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ii.	State Oversight Responsibility. Specify the State agency (or agencies) responsible for overseeing use of restraints and ensuring that State safeguards concerning their use are followed and how such oversight is conducted and its frequency:		

Appendix G: Participant Safeguards

Appendix G-2: Safeguards Concerning Restraints and Restrictive Interventions (2 of 3)

- b. Use of Restrictive Interventions. (Select one):
 - The State does not permit or prohibits the use of restrictive interventions

Specify the State agency (or agencies) responsible for detecting the unauthorized use of restrictive interventions and how this oversight is conducted and its frequency:

DOH monitors safeguards against the use of restraints/restrictive interventions/seclusion through the Quarterly Update Form that is completed during the quarterly consultant-participant meeting.

- The use of restrictive interventions is permitted during the course of the delivery of waiver services Complete Items G-2-b-i and G-2-b-ii.
 - i. Safeguards Concerning the Use of Restrictive Interventions. Specify the safeguards that the State has in effect concerning the use of interventions that restrict participant movement, participant access to other individuals, locations or activities, restrict participant rights or employ aversive methods (not including restraints or seclusion) to modify behavior. State laws, regulations, and policies referenced in the specification are available to CMS upon request through the Medicaid agency or the operating agency.

ii. State Oversight Responsibility. Specify the State agency (or agencies) responsible for monitoring and overseeing the use of restrictive interventions and how this oversight is conducted and its frequency:

The Appendix does not need to be completed when waiver participants are served exclusively in their own personal residences or in the home of a family member.

- a. Applicability. Select one:
 - No. This Appendix is not applicable (do not complete the remaining items)
 - Yes. This Appendix applies (complete the remaining items)
- b. Medication Management and Follow-Up
 - i. Responsibility. Specify the entity (or entities) that have ongoing responsibility for monitoring participant medication regimens, the methods for conducting monitoring, and the frequency of monitoring.

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ii.	Methods of State Oversight and Follow-Up. Describe: (a) the method(s) that the State uses to ensure participant medications are managed appropriately, including: (a) the identification of potentially harmful practices (e.g., the concurrent use of contraindicated medications); (b) the method(s) for following up of potentially harmful practices; and, (c) the State agency (or agencies) that is responsible for follow-up and oversight.	ùl n
		٨
Annondiv	G: Participant Safeguards	
	Appendix G-3: Medication Management and Administration (2 of 2)	
	cation Administration by Waiver Providers	d appropriately, including: (a) the identification of potentially harmful f contraindicated medications); (b) the method(s) for following up on c) the State agency (or agencies) that is responsible for follow-up and Management and Administration (2 of 2) roviders you do not need to complete this section cations. Select one: ete the remaining items) sible for the administration of medications to waiver participants who r have responsibility to oversee participant self-administration of maining items) solicies that apply to the administration of medications by waiver providers when participants self-administer medications, including (if applicable) inistration by non-medical waiver provider personnel. State laws, in the specification are available to CMS upon request through the gency (if applicable). et one of the following: the for medication administration are required to both record and State agency (or agencies). ems: encies) to which errors are reported: tion errors that providers must report to the State: dication administration are required to record medication errors but ication errors available only when requested by the State.
Anti-Assa ta A	Answers provided in G-3-a indicate you do not need to complete this section	ats who of coviders ble)
	Provider Administration of Medications. Select one:	s who for solviders le)
		ts who of oviders ale)
	Not applicable. (do not complete the remaining items)	
	cannot self-administer and/or have responsibility to oversee participant self-administration o medications. (complete the remaining items)	
ii.	State Policy. Summarize the State policies that apply to the administration of medications by waiver provider responsibilities when participants self-administer medications, including (if applicab policies concerning medication administration by non-medical waiver provider personnel. State laws, regulations, and policies referenced in the specification are available to CMS upon request through the Medicaid agency or the operating agency (if applicable).	
	get, bowell of the self-road greates may exceed the first attraction, and already self-road.	0
iii.	Medication Error Reporting. Select one of the following:	
	Providers that are responsible for medication administration are required to both record and report medication errors to a State agency (or agencies). Complete the following three items:	
	(a) Specify State agency (or agencies) to which errors are reported:	
		0
	(b) Specify the types of medication errors that providers are required to record:	alon (
	The Supplied of the American Street Company of the	^
	(c) Specify the types of medication errors that providers must report to the State:	
	The content of the first of the content of the cont	0
	Providers responsible for medication administration are required to record medication error make information about medication errors available only when requested by the State.	s but
	Specify the types of medication errors that providers are required to record:	

Data Source (Select one): Other If 'Other' is selected, specify: DHI Tracking Reports

Responsible Party for data collection/generation (check each that applies):	(check each that applies):	Sampling Approach (check each that applies)	
State Medicaid Agency	Weekly	✓ 100% Review	
✓ Operating Agency	Monthly		

		Less than 100% Review
Sub-State Entity	✓ Quarterly	Representative Sample Confidence Interval =
Other Specify: DHI	_ Annually	Stratified Describe Group:
e Sangana Masangasan Kanganasan masangasan	Continuously and Ongoing	Other Specify:
afermela trans stant and The death brandage starts of the international an end	Specify: Additional data collection, analysis, and aggregation will be done, as necessary, to address unusual issues that may arise.	Astronauces, a. Neb-asserances The screen instances of the screen instances of the screen instances of the screen instances of the screen instance in the screen

Data Aggregation and Analysis:

Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis(check each that applies):		
✓ State Medicaid Agency	Weekly		
Operating Agency	Monthly		
Sub-State Entity	Quarterly		
Other Specify:	Annually		
	Continuously and Ongoing		
The control of the co	Specify: Additional data collection, analysis, and aggregation will be done, as necessary, to address unusual issues that may arise.		

b. Sub-assurance: The state demonstrates that an incident management system is in place that effectively resolves those incidents and prevents further similar incidents to the extent possible.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

Percentage of Mi Via participants' critical incidents that were reported, initiated, reviewed and completed within required time frames as specified in the approved waiver. Numerator: Number of accepted participant critical incidents that were completed within required time frames. Denominator: Number of accepted and reported participant incidents.

Data Source (Select one):

Other

If 'Other' is selected, specify:

DHI tracking reports

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies)		
State Medicaid Agency	Weekly	✓ 100% Review		
Operating Agency	Monthly	Less than 100% Review		
Sub-State Entity	Quarterly	Representative Sample Confidence Interval =		
Other Specify: DHI	_ Annually	Stratified Describe Group:		
Priorit Agrijantski eng sal agrijantski i 172	Continuously and Ongoing	Other Specify:		
fully authority parties again	Other Specify:	sock gatements to		

Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis(check each that applies):		
✓ State Medicaid Agency	Weekly		
Operating Agency	Monthly		
Sub-State Entity	✓ Quarterly		
Other Specify:	Annually paragraph supported to appropriate to the community of the commu		
ia moderni kriff o manjon na tiviçi	Continuously and Ongoing		
	Other Specify:		

c. Sub-assurance: The state policies and procedures for the use or prohibition of restrictive interventions (including restraints and seclusion) are followed.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

The state will use to assess compliance with the statutory sub-assurance the following numerator and denominator: Numerator: The number of critical incidents reported; Denominator: The number of Mi Via participants.

Data Source (Select one): Record reviews, on-site If 'Other' is selected, specify: **DHI Tracking Reports**

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies):
State Medicaid Agency	Weekly	✓ 100% Review
Operating Agency	Monthly	Less than 100% Review

Quarterly	Representative Sample Confidence Interval =
Annually	Describe Group:
Continuously and Ongoing	Other Specify:
Other Specify:	State Vertical
	Continuously and Ongoing Other

Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis(check each that applies):		
✓ State Medicaid Agency	Weekly		
Operating Agency	Monthly		
Sub-State Entity	☑ Quarterly		
Other Specify:	Annually		
To though the state of the stat	✓ Continuously and Ongoing		
	Other Specify:		
	100		

d. Sub-assurance: The state establishes overall health care standards and monitors those standards based on the responsibility of the service provider as stated in the approved waiver.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information

on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

Percentage of waiver participants who received physical exams in accordance with state waiver policies. Numerator: Number of waiver participants with a completed history and physical. Denominator: Total number of waiver participants with a completed LOC.

Data Source (Select one): Other If 'Other' is selected, specify: LOC assessment documentation; HSD/MAD audits of TPA contractor. Responsible Party for Frequency of data Sampling Approach data collection/generation (check each that applies): collection/generation (check each that applies): (check each that applies): State Medicaid Weekly 100% Review Agency ✓ Less than 100% **Operating Agency** Monthly Review **Sub-State Entity** Quarterly ✓ Representative Sample Confidence Interval = +/-5% margin of error and 95% confidence level ✓ Other Stratified ✓ Annually Specify: Describe TPA Group: Continuously and Other **Ongoing** Specify: Other

Data Aggregation and Analysis:

	Frequency of data aggregation and analysis(check each that applies):		
✓ State Medicaid Agency	Weekly		

Specify:

Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis(check each that applies):	
Operating Agency	Monthly	
Sub-State Entity	Quarterly	
Other Specify:	Annually (a salt to give make the samplion, each one)	
	Continuously and Ongoing	
onika misifikoga barbanan in 7 km dikod Jawa shaqibili di	Other Specify:	

ii. If applicable, in the textbox below provide any necessary additional information on the strategies employed by the State to discover/identify problems/issues within the waiver program, including frequency and parties

Formal quality improvement processes are in place, as described in detail in the DDSQI description and structure in Appendix H.

b. Methods for Remediation/Fixing Individual Problems

remediation strategies are developed.

compliance with the Assurance is met.

i. Describe the State's method for addressing individual problems as they are discovered. Include information regarding responsible parties and GENERAL methods for problem correction. In addition, provide information on the methods used by the State to document these items. Remediation and improvement strategies vary, based on the findings. When problems and areas for improvement are identified by the State related to health and welfare, processes are in place to ensure that appropriate and timely action is taken. In addition, DDSQI routinely collets, aggregates, analyzes, and trends

Methods for fixing identified problems include verbal direction, letters of direction, formal corrective action plans; documentation is kept on all actions taken. In some instances, policy and/or regulatory changes are required. In all cases, if DOH identifies at any time any issues that are inconsistent with Medicaid requirements related to health and welfare, HSD/MAD ensures that the problem is corrected and that

health and welfare data, as described in Appendix H. Irregularities and/or areas of concern are discussed and

ii. Remediation Data Aggregation

Remediation-related Data Aggregation and Analysis (including trend identification)

Responsible Party(check each that applies):	Frequency of data aggregation and analysis(check each that applies):
✓ State Medicaid Agency	Weekly
Operating Agency	Monthly
Sub-State Entity	✓ Quarterly
✓ Other Specify: DDSQI	Annually and sentence of the s
organisch und del Welges (different und regelst	Continuously and Ongoing
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Responsible Party(check each that applies):	Frequency of data aggregation and analysis(check each that applies):
	Specify:
	Additional data collection, analysis,
Contrada (in the contrada)	and aggregation will be done, as necessary, to address unusual or
Pleasné	urgent issues that may arise.

c. Timelines

When the State does not have all elements of the Quality Improvement Strategy in place, provide timelines to design methods for discovery and remediation related to the assurance of Health and Welfare that are currently non-

•	Yes Please provide a detailed strategy for assuring Health and Welfare, the specific timeline for implementing identified strategies, and the parties responsible for its operation.	
	recurring strategies, and the parties responsible for its operation.	٨

Appendix H: Quality Improvement Strategy (1 of 2)

Under §1915(c) of the Social Security Act and 42 CFR §441.302, the approval of an HCBS waiver requires that CMS determine that the State has made satisfactory assurances concerning the protection of participant health and welfare, financial accountability and other elements of waiver operations. Renewal of an existing waiver is contingent upon review by CMS and a finding by CMS that the assurances have been met. By completing the HCBS waiver application, the State specifies how it has designed the waiver's critical processes, structures and operational features in order to meet these assurances.

 Quality Improvement is a critical operational feature that an organization employs to continually determine whether it operates in accordance with the approved design of its program, meets statutory and regulatory assurances and requirements, achieves desired outcomes, and identifies opportunities for improvement.

CMS recognizes that a state's waiver Quality Improvement Strategy may vary depending on the nature of the waiver target population, the services offered, and the waiver's relationship to other public programs, and will extend beyond regulatory requirements. However, for the purpose of this application, the State is expected to have, at the minimum, systems in place to measure and improve its own performance in meeting six specific waiver assurances and requirements.

It may be more efficient and effective for a Quality Improvement Strategy to span multiple waivers and other long-term care services. CMS recognizes the value of this approach and will ask the state to identify other waiver programs and long-term care services that are addressed in the Quality Improvement Strategy.

Quality Improvement Strategy: Minimum Components

The Quality Improvement Strategy that will be in effect during the period of the approved waiver is described throughout the waiver in the appendices corresponding to the statutory assurances and sub-assurances. Other documents cited must be available to CMS upon request through the Medicaid agency or the operating agency (if appropriate).

In the QIS discovery and remediation sections throughout the application (located in Appendices A, B, C, D, G, and I), a state spells out:

- The evidence based discovery activities that will be conducted for each of the six major waiver assurances;
- The remediation activities followed to correct individual problems identified in the implementation of each of the assurances:

In Appendix H of the application, a State describes (1) the system improvement activities followed in response to aggregated, analyzed discovery and remediation information collected on each of the assurances; (2) the correspondent roles/responsibilities of those conducting assessing and prioritizing improving system corrections and improvements; and (3) the processes the state will follow to continuously assess the effectiveness of the OIS and revise it as necessary and appropriate.

If the State's Quality Improvement Strategy is not fully developed at the time the waiver application is submitted, the state may provide a work plan to fully develop its Quality Improvement Strategy, including the specific tasks the State plans to undertake during the period the waiver is in effect, the major milestones associated with these tasks, and the entity (or entities) responsible for the completion of these tasks.

When the Quality Improvement Strategy spans more than one waiver and/or other types of long-term care services under the Medicaid State plan, specify the control numbers for the other waiver programs and/or identify the other long-term services that are addressed in the Quality Improvement Strategy. In instances when the QIS spans more than one waiver, the State must be able to stratify information that is related to each approved waiver program. Unless the State has requested and received approval from CMS for the consolidation of multiple waivers for the purpose of reporting, then the State must stratify information that is related to each approved waiver program, i.e., employ a representative sample for each waiver.

Appendix H: Quality Improvement Strategy (2 of 2)

H-1: Systems Improvement

a. System Improvements

i. Describe the process(es) for trending, prioritizing, and implementing system improvements (i.e., design changes) prompted as a result of an analysis of discovery and remediation information.

The primary goals for Mi Via's Quality Improvement Strategy (QIS) are to administer and evaluate a quality improvement system that:

- · Supports participants in exercising greater choice and control over the types of services and supports that are purchased within a State assigned budgetary amount;
- Serves the most people possible within available resources;
- Identifies opportunities for improvement and ensures action, when indicated; and
- Ensures that the State meets each of its statutorily required assurances to CMS.

The Developmental Disabilities Services Quality Improvement (DDSQI) Executive Committee (comprised of HSD/MAD, DOH/DDSD, and DOH/DHI) utilizes the following measures and processes to ensure that the Mi Via Waiver program is meeting its OIS goals:

- · Performance Measures: Performance measures are specific to each of the Waiver assurances and are described in Appendices A, B, C, D, G, and I. The Waiver assurance workgroups report to the DDSQI Steering Committee where data are reviewed and actions are discussed and reported back to the program for implementation and remediation as required by CMS. Action plans must include an evaluative component to determine the effectiveness of actions once implemented.
- Processes: The role of the DDSQI Committee is to ensure continuous quality improvement. The DDSQI Steering Committee is responsible for making systemic improvements to the Mi Via Waiver based on compliance monitoring. This committee meets every other month and has an annual schedule by which it reviews data collected from various waiver programs. Workgroups, each of which are composed of at least one State agency representative, meet every other month or more frequently, as needed, to develop and implement quality improvement strategies which are reported back to the DDSQI Committee.

Performance data is reviewed through the Developmental Disabilities Services Quality Improvement work groups and Executive Committee.

Recommendations made by the DDSQI Committee for system design changes are forwarded to senior management of HSD and DOH for consideration and implementation. When a system design change is approved by HSD and DOH senior management and implemented, the DDSQI Committee informs the workgroups. Mi Via Waiver program staff, at both DOH and HSD, work together to inform families and providers (through various means) of changes due to new system design. The format/route for the information is dependent upon the impact of the change on the participants and stakeholders. Information regarding system design changes is always communicated to key stakeholders at least thirty (30) days prior to implementation. Information-sharing may include letters, announcements at scheduled meetings, website updates and state-wide meetings. If Mi Via Waiver Service Standards or State regulation changes are

needed, the State follows applicable State rules.

When a system design change is to be implemented, the DDSQI informs the Assurances Workgroups. Those workgroups adapt the data collection and strategies to reflect the change. The DDSQI also incorporates any necessary system design changes into the review and analysis processes that are utilized for reports sent by the Assurances Workgroups. The system design changes are communicated by the DDSQI to HSD, DOH senior management, as well as the Mi Via Program staff and Contract Managers, who, in turn, inform the Contractors through letters of direction, as indicated, and other identified stakeholders of any changes that are directed or implied with the new system design. This information is shared at the time the decision is made and again when the change is implemented. The format for the information is determined by the change and its perceived impact on participants and stakeholders. Information-sharing formats may include letters, announcements at scheduled meetings, website updates and state-wide meetings to share the information. If the Mi Via Service Standards or State regulation changes are needed, the State will follow applicable State rules.

Although the DDSQI Committee continuously assesses its own effectiveness, through regularly scheduled meetings to evaluate: the effectiveness of both the assurance workgroup strategies in improving the functions of the Waiver; the effectiveness of the DDSQI Committee's oversight of the strategies; and the established priorities for the coming year. The findings of this assessment are communicated to the Committee, applicable senior management, the workgroups, and identified stakeholders.

The Advisory Council on Quality Supports for Individuals with Developmental Disabilities and their Families (ACQ) is also statutorily required to advise the DOH on policy related to the programs administered by DOH. The ACQ meets regularly and is comprised of Mi Via Waiver Stakeholders, which can include individual participants and their families. Findings are typically communicated to the Advisory Council on Quality and the Mi Via Advisory committee during regularly scheduled meetings. These two committees include membership of Mi Via participants and families. The Mi Via monthly newsletter serves as an avenue to present findings as does the Mi Via website in terms of getting information to families and participants. The ACQ participants give feedback and recommendations to DOH/DDSD.

ii. System Improvement Activities

Responsible Party(check each that applies):	Frequency of Monitoring and Analysis(check each that applies):
State Medicaid Agency	Weekly
Operating Agency	Monthly to an amount because the
Sub-State Entity	Quarterly
Quality Improvement Committee	Annually
Other Specify: DOH/DDSQI FMA and TPA Contractors CA	Other Specify: Additional monitoring/analysis will be done, as necessary, to address unusual/urgent issues.

b. System Design Changes

i. Describe the process for monitoring and analyzing the effectiveness of system design changes. Include a description of the various roles and responsibilities involved in the processes for monitoring & assessing system design changes. If applicable, include the State's targeted standards for systems improvement.

The DDSQI Committee and its assurance specific workgroups monitor and analyze the effectiveness of system design changes by utilizing the ongoing process described in H.1.a.i. The workgroups utilize the data collection and strategies; the DDSQI Committee utilizes the review and analysis processes and reports that are sent by the workgroups. As part of its ongoing review of data collected, the DDSQI Committee considers the findings related to system design changes and incorporates them into the DOH/DDSD program planning process.

The DDSQI meets every other month to review the performance data collected. The workgroups of the DDSQI meet the opposite months or more frequently, as needed, to develop and implement quality improvement strategies related to the performance data collected. The DDSQI is also utilized for the 1915 (c) Developmental Disabilities and Medically Fragile home and community-based waivers.

ii. Describe the process to periodically evaluate, as appropriate, the Quality Improvement Strategy.

The DDSQI has an extended scope of work which includes an ongoing evaluation of the effectiveness of both the assurance workgroup strategies in improving the functions of the Waiver and an evaluation of the effectiveness of the DDSQI oversight of the strategies. Teh DDSQI continuously rviews information about current remediation activities and projections of future quality management plans -- all related to how well the functions of the Waiver are operating and to ensure that the Mi Via Waiver QIS supports participants in self-direction of services, identifies opportunities for improvement, and ensures that the State meets each of the required assurances to the Centers for Medicare and Medicaid Services (CMS). The DDSQI Executive Committee routinely reviews the effectiveness of the workgroups, analysis of data collection and effectiveness of the DDSQI. The DOH/DDSD and DOH-DHI Senior Management receives regularly scheduled updates when trends and/or issues are identified as requiring higher level Departmental intervention.

Appendix I: Financial Accountability

I-1: Financial Integrity and Accountability

Financial Integrity. Describe the methods that are employed to ensure the integrity of payments that have been made for waiver services, including: (a) requirements concerning the independent audit of provider agencies; (b) the financial audit program that the state conducts to ensure the integrity of provider billings for Medicaid payment of waiver services, including the methods, scope and frequency of audits; and, (c) the agency (or agencies) responsible for conducting the financial audit program. State laws, regulations, and policies referenced in the description are available to CMS upon request through the Medicaid agency or the operating agency (if applicable).

The Human Services Department (HSD)/Medical Assistance Division (MAD)and Department of Health (DOH) contract with the FMA, which is responsible for determining that providers of services and goods meet required qualifications. HSD has oversight responsibility of the FMA. The FMA reviews claims submitted for payment by the participant's provider and/or vendor to determine if the claims are consistent with the participant's approved Service and Support Plan and participant"s budget. Based on this review, the FMA pays, suspends or denies payment. The FMA, in turn, bills HSD for claims paid retrospectively; HSD pays the FMA if claims are coded correctly and in accordance with the participant's authorized individualized annual budget. The FMA is required to conduct a 100 percent review of all paid claims to ensure all claims are correctly coded and paid in accordance with specific waiver requirements. The FMA submits a report titled, "Claims Paid-Detail" monthly to HSD which details the number of paid claims per each participant. HSD and DOH conduct an annual audit of the FMA to determine compliance with the contract, including oversight of provider qualifications and claims payment. An annual post-payment audit is conducted via a systematic random sample of the FMA records for monitoring purposes.

The State Auditor of New Mexico also contracts with an independent auditor to conduct an annual audit of the Human Services Department's (HSD) Medicaid program that includes a financial audit as well as an audit of the program's allowable costs.

Appendix I: Financial Accountability

Quality Improvement: Financial Accountability

As a distinct component of the State's quality improvement strategy, provide information in the following fields to detail the State's methods for discovery and remediation.

a. Methods for Discovery: Financial Accountability State financial oversight exists to assure that claims are coded and paid for in accordance with the reimbursement methodology specified in the approved waiver. (For waiver actions submitted before June 1, 2014, this assurance

read "State financial oversight exists to assure that claims are coded and paid for in accordance with the reimbursement methodology specified in the approved waiver.")

i. Sub-Assurances:

a. Sub-assurance: The State provides evidence that claims are coded and paid for in accordance with the reimbursement methodology specified in the approved waiver and only for services rendered. (Performance measures in this sub-assurance include all Appendix I performance measures for waiver actions submitted before June 1, 2014.)

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively, or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

The percentage of timesheets coded correctly in accordance with waiver coding requirements. Numerator: The number of timesheets coded correctly in accordance with waiver coding requirements. Denominator: Total number of timesheets submitted.

Data Source (Select one):

Other

If 'Other' is selected, specify:

Fiscal Management Agent (FMA) audit reports

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies):
State Medicaid Agency	Weekly	✓ 100% Review
Operating Agency	✓ Monthly	Less than 100% Review
Sub-State Entity	Quarterly Authority I have a control to the property of the p	Representative Sample Confidence Interval =
✓ Other Specify: FMA Contractor	✓ Annually	Describe Group:
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Variable and the september of	Charles College (67) : ENBlue	MANAGES SEL AL INVESTIGA

oftendasapa?	✓ Other	
and the second	Specify:	
Paradikab Diego in general in gen	Additional data	
	collection, analysis,	
	and aggregation will	
	be done, as	
North and	necessary, to	
	address unusual or	
201102343	urgent issues that	
TOTAL STATE	may arise.	INO MANAGE TO SEE

Data Aggregation and Analysis:

Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis (check each that applies):	
State Medicaid Agency	Weekly	
✓ Operating Agency	Monthly	
Sub-State Entity	⊋ Quarterly	
Other Specify: FMA Contractor	✓ Annually	
	Continuously and Ongoing	
nagged any can parasissipasi 4.	Specify: Additional data collection, analysis, and aggregation will be done, as necessary, to address unusual or urgent issues that may arise.	

Performance Measure:

The percentage of claims paid in accordance with waiver claims payment requirements. Numerator: The number of claims paid in accordance with waiver claims payment requirements. Denominator: Total number of claims paid.

Data Source (Select one):

Other

If 'Other' is selected, specify:

Fiscal Management Agent (FMA) web-based reviews; MMIS exception analysis reports. FMA report, "Claims Paid-Detail" submitted monthly to HSD, detailing the number of paid claims per each participant.

Responsible Party for data collection/generation (check each that applies):	Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies):
State Medicaid Agency	Weekly	✓ 100% Review
Operating Agency	✓ Monthly	Less than 100% Review
Sub-State Entity	✓ Quarterly	

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Specify: FMA Contractor MMIS	Annually	Stratified Describe Group:
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elabu Manan Chana Chana Chana	Specify: Additional data collection, analysis, and aggregation will be done, as necessary, to address unusual or urgent issues that may arise.	Authority stard

Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis (check each that applies):	
State Medicaid Agency	Weekly was in some many and and	
✓ Operating Agency	✓ Monthly	
Sub-State Entity	✓ Quarterly	
Specify: FMA Contractor MMIS	Annually	
Description of the Control of the Co	Continuously and Ongoing	
renerany), po more describer especially representation of company of the company company with the company of th	Specify: Additional data collection, analysis, and aggregation will be done, as necessary, to address	
1990-188, 8000-12	unusual or urgent issues that may arise.	

b. Sub-assurance: The state provides evidence that rates remain consistent with the approved rate methodology throughout the five year waiver cycle.

Performance Measures

For each performance measure the State will use to assess compliance with the statutory assurance (or sub-assurance), complete the following. Where possible, include numerator/denominator.

For each performance measure, provide information on the aggregated data that will enable the State to analyze and assess progress toward the performance measure. In this section provide information on the method by which each source of data is analyzed statistically/deductively or inductively, how themes are identified or conclusions drawn, and how recommendations are formulated, where appropriate.

Performance Measure:

Percentage of rates that remain consistent with the approved rate methodology throughout the five year waiver cycle. Numerator: Number of rates that remained consistent with the rate methodology. Denominator: Total number of rates.

Data Source (Select one): Other If 'Other' is selected, specify:

Frequency of data collection/generation (check each that applies):	Sampling Approach (check each that applies):
Weekly	✓ 100% Review
Monthly	Less than 100% Review
Quarterly	Representative Sample Confidence Interval =
✓ Annually	Stratified Describe Group:
Continuously and Ongoing	Other Specify:
Other Specify:	Sub-Sun Facility
	collection/generation (check each that applies): Weekly Monthly Quarterly Annually Continuously and Ongoing Other

Data Aggregation and Analysis:	me and the comment of the state of the state of the state of
Responsible Party for data aggregation and analysis (check each that applies):	Frequency of data aggregation and analysis(check each that applies):
✓ State Medicaid Agency	Weekly
Operating Agency	Monthly
Sub-State Entity	Quarterly
Other Specify:	✓ Annually
udan ser belgig sadrina i salel	Continuously and Ongoing
entropy of the street of the s	Other Specify:

ii. If applicable, in the textbox below provide any necessary additional information on the strategies employed by the State to discover/identify problems/issues within the waiver program, including frequency and parties responsible.

Formal quality improvement processes are in place, as described in detail in the DDSQI description and structure in Appendix H.

b. Methods for Remediation/Fixing Individual Problems

i. Describe the State's method for addressing individual problems as they are discovered. Include information regarding responsible parties and GENERAL methods for problem correction. In addition, provide information on the methods used by the State to document these items. Remediation and improvement strategies vary, based on the findings. When problems and areas for improvement are identified by the State related to financial accountability, processes are in place to ensure that appropriate and timely action is taken. In addition, the DDSQI routinely collects, aggregates, analyzes, and trends financial data, as described in Appendix H. Irregularities and/or areas of concern are discussed and remediation strategies are developed.

Methods for fixing identified problems include verbal direction, letters of direction, formal corrective action plans; documentation is kept on all actions taken. In some instances, policy and/or regulatory changes are required. In all cases, if DOH identifies at any time any issues that are inconsistent with Medicaid requirements related to financial accountability, HSD/MAD ensures that the problem is corrected and that compliance with the Assurance is met.

ii. Remediation Data Aggregation Remediation-related Data Aggregation and Analysis (including trend identification)

Specify:

Frequency of data aggregation and analysis Responsible Party(check each that applies): (check each that applies): ✓ State Medicaid Agency Weekly **Operating Agency** Monthly **Sub-State Entity** Quarterly Other ✓ Annually

Responsible Party(check each that applies):	Frequency of data aggregation and analysis (check each that applies):
Zeo tra Gi	Continuously and Ongoing
anders of the second of the se	Specify: Additional data collection, analysis, and aggregation will be done if necessary to address unusual issues that may arise.

c. Timelines

When the State does not have all elements of the Quality Improvement Strategy in place, provide timelines to design methods for discovery and remediation related to the assurance of Financial Accountability that are currently non-operational.

•	No		
0	Yes		
	Please provide a detailed strategy for assu identified strategies, and the parties response	ring Financial Accountability, the specific timeline for implementing is in the specific timeline for implementing its operation.	ıg
		THE REPORT OF THE PARTY OF THE	A
			V

Appendix I: Financial Accountability

I-2: Rates, Billing and Claims (1 of 3)

a. Rate Determination Methods. In two pages or less, describe the methods that are employed to establish provider payment rates for waiver services and the entity or entities that are responsible for rate determination. Indicate any opportunity for public comment in the process. If different methods are employed for various types of services, the description may group services for which the same method is employed. State laws, regulations, and policies referenced in the description are available upon request to CMS through the Medicaid agency or the operating agency (if applicable).

Mi Via participants have their individual budgetary allotments and a range of rates for services, based on Medicaid waiver rates, to utilize in developing their Service and Support Plans and budgets, determining payment rates and negotiating with providers. Participants are informed of the waiver payment range of rates, which are based on what Medicaid currently pays for traditional waiver services, during the Service and Support Planning process. Payment rates for participant-delegated community membership supports, living supports, health and wellness supports, Personal Plan Facilitation, and other supports available through Mi Via will be negotiated by participants in the same way any individual in the community would in making a similar purchase. In the self-directed model, participants are given some flexibility in deciding how much to pay for services and goods; however, both the Service and Support Plan and budget, including payment rates, are authorized by the State, as discussed in Appendix E. The State establishes "set" rates for the traditional waiver services, such as therapies; however, for Mi Via, the State utilizes a rate range wherein each participant can establish his/her own rate with a particular provider of the service. This rate range is within the parameters the State uses for the traditional waiver service. For Individual Directed Goods and Services rates are "as approved by the TPA" and must be reasonable. The state determines reasonableness of the cost of Individual Directed Goods and Services based on a cycling review of utilization for the prior to year period.

Payment, along with other key components of Mi Via, is discussed with participants and stakeholders during the many Mi Via workgroups and task forces. HSD and DOH work collaboratively to determine rates and obtain stakeholder input.

Traditional waiver rates and all Medicaid rates are established by HSD/MAD. Information is obtained from the Medicaid Advisory Committee, which solicits public comments during meetings, advocacy organizations, and the New Mexico Legislature.

Rate ranges for waiver services are as follows:

Personal Plan Facilitation: \$100-650 each unit Homemaker/direct support: \$7.50-\$14.60 per hour

Home Health Aide: \$16.32 per hour

Customized In-Home Living Supports: \$25.00-\$131.50 per day Community Direct Support/Navigation: \$1.88-15.48 per 15 minutes Employment Supports (includes Job Coach): \$2.15-\$6.93 per 15 minutes

Job Developer: \$100-700 each

Customized Community Supports: \$1.36-\$8.82 per 15 minutes

Physical Therapy: \$13.51-\$24.22 per 15 minutes Occupational Therapy: \$12.74-\$23.71 per 15 minutes

Speech/Language Pathology: \$16.06-\$24.22

Behavior Support Consultation: \$12.24-20.65 per 15 minutes Private Duty Nursing Adults-: \$6.79-\$10.90 per 15 minutes

Nutrition Counseling-Adult: \$42.83 per hour Acupuncture: \$12.50-\$25.00 per 15 minutes Biofeedback: \$50.00-\$100.00 per visit Chiropractic: \$50.00-\$100.00 per visit

Cognitive Rehab Therapy: \$12.50-\$25.00 per 15 minutes

Hippotherapy: \$50.00-\$100.00 per visit

Massage Therapy: \$12.50-\$25.00 per 15 minutes

Naprapathy: \$50.00 -\$100.00 Native American Healers: negotiated Ply Therapy: \$12.50-\$25.00 per 15 minutes Respite: \$3.38-\$10.90 per 15 minutes

Emergency Response: \$36.71-40.79 per month Transportation Time: minimum wage-\$14.60 per hour

Transportation Trip: negotiated

Transportation Mile: \$0.34-\$0.40 per mile Related Goods: As approved by the TPA

b. Flow of Billings. Describe the flow of billings for waiver services, specifying whether provider billings flow directly from providers to the State's claims payment system or whether billings are routed through other intermediary entities. If billings flow through other intermediary entities, specify the entities:

HSD budgets an annual amount for each individual participant. The Mi Via participant uses the annual amount in developing his/her Service and Support Plan and individual budget. The FMA pays the participant's providers of services and goods, based on the authorized Plan and budget, and, retrospectively, bills the State for those claims that are paid.

HSD may provide Mi Via Participants the opportunity to purchase approved Goods through the use of a debit card. The Participant first obtains a price quote of an approved Good and submits to the FMA for review. Once approved, the FMA will load the approved amount onto the Participant's debit card and the Participant makes the purchase as authorized.

Provider billings are routed through the FMA for payment. The provider or vendor delivers the service or goods and bills the FMA. The FMA, under its provider agreement with HSD, bills the HSD/MAD Medicaid Management Information System (MMIS) for the services or goods and pays the participant's service provider or vendor based on the authorized SSP and budget.

Appendix I: Financial Accountability

I-2: Rates, Billing and Claims (2 of 3)

- c. Certifying Public Expenditures (select one):
 - No. State or local government agencies do not certify expenditures for waiver services.
 - Yes. State or local government agencies directly expend funds for part or all of the cost of waiver services and certify their State government expenditures (CPE) in lieu of billing that amount to Medicaid.

Select at least one:

Certified Public Expenditures (CPE) of State Public Agencies.

Specify: (a) the State government agency or agencies that certify public expenditures for waiver services; (b) how it is assured that the CPE is based on the total computable costs for waiver services; and, (c) how the State verifies that the certified public expenditures are eligible for Federal financial participation in accordance with 42 CFR §433.51(b). (Indicate source of revenue for CPEs in Item I-4-a.)

Certified Public Expenditures (CPE) of Local Government Agencies.

Specify: (a) the local government agencies that incur certified public expenditures for waiver services; (b) how it is assured that the CPE is based on total computable costs for waiver services; and, (c) how the State verifies that the certified public expenditures are eligible for Federal financial participation in accordance with 42 CFR §433.51(b). (Indicate source of revenue for CPEs in Item I-4-b.)

Appendix I: Financial Accountability

I-2: Rates, Billing and Claims (3 of 3)

d. Billing Validation Process. Describe the process for validating provider billings to produce the claim for federal financial participation, including the mechanism(s) to assure that all claims for payment are made only: (a) when the individual was eligible for Medicaid waiver payment on the date of service; (b) when the service was included in the participant's approved service plan; and, (c) the services were provided:

The FMA verifies the participant''s eligibility, the providers' and vendors' qualifications, and compares all claims submitted against the authorized Service and Support Plan (SSP) and individual budget. The services and goods must be identified in the Service and Support Plan, and the participant or his/her representative is responsible for verifying that services have been rendered by completing, signing and submitting documentation, including the timesheet, as applicable, to the FMA.

The HSD/MAD MMIS pays the FMA after validating that the participant has waiver eligibility on the date of service and that the amount is within the participant's authorized SSP and budget.

Post-payment audits are conducted by the HSD/MAD to determine whether the services, supports and goods for paid claims were included in the SSP and budget and were rendered in accordance with Medicaid and the FMA contract requirements. Any paid claims that cannot be validated through the post-payment audit, are recouped and removed from the claim for FFP.

e. Billing and Claims Record Maintenance Requirement. Records documenting the audit trail of adjudicated claims (including supporting documentation) are maintained by the Medicaid agency, the operating agency (if applicable), and providers of waiver services for a minimum period of 3 years as required in 45 CFR §92.42.

Appendix I: Financial Accountability

I-3: Payment (1 of 7)

- a. Method of payments MMIS (select one):
 - Payments for all waiver services are made through an approved Medicaid Management Information
 - Payments for some, but not all, waiver services are made through an approved MMIS.

payments and the entity that processes payments; (c) and how an audit trail is maintained for all state and federal funds expended outside the MMIS; and, (d) the basis for the draw of federal funds and claiming of these expenditures on the CMS-64: Payments for waiver services are not made through an approved MMIS. Specify: (a) the process by which payments are made and the entity that processes payments; (b) how and through which system(s) the payments are processed; (c) how an audit trail is maintained for all state and federal funds expended outside the MMIS; and, (d) the basis for the draw of federal funds and claiming of these expenditures on the CMS-64: Payments for waiver services are made by a managed care entity or entities. The managed care entity is paid a monthly capitated payment per eligible enrollee through an approved MMIS. Describe how payments are made to the managed care entity or entities: Appendix I: Financial Accountability I-3: Payment (2 of 7) b. Direct payment. In addition to providing that the Medicaid agency makes payments directly to providers of waiver services, payments for waiver services are made utilizing one or more of the following arrangements (select at least one): The Medicaid agency makes payments directly and does not use a fiscal agent (comprehensive or limited) or a managed care entity or entities. The Medicaid agency pays providers through the same fiscal agent used for the rest of the Medicaid The Medicaid agency pays providers of some or all waiver services through the use of a limited fiscal Specify the limited fiscal agent, the waiver services for which the limited fiscal agent makes payment, the functions that the limited fiscal agent performs in paying waiver claims, and the methods by which the Medicaid agency oversees the operations of the limited fiscal agent:

Specify: (a) the waiver services that are not paid through an approved MMIS; (b) the process for making such

The FMA is independent of the entities/persons delivering services or goods to avoid conflicts of interest. Based on the participant"s authorized individual Service and Support Plan and budget, the FMA sets up an individual account, makes expenditures that follow the authorized budget, handles all payroll functions on behalf of the participant who hires service providers, other support personnel, and vendors, provides the participant with a monthly report of expenditures and budget status, answers inquiries, solves related problems, and provides the State with a quarterly documentation of expenditures.

All providers bill through the FMA. Vendor and employee packets, provided by the FMA, include instructions and directions on how to bill.

The FMA submits paid claims to HSD for retrospective payment. HSD monitors those claims and the expenditures against the participant's authorized individualized budget. HSD conducts annual audits of the FMA to determine compliance with all provisions of the contract and adherence to Mi Via policies and procedures and to ensure financial integrity and accountability. Where deficiencies are identified, corrective action will be required, according to the terms of the contract.

	In addition, post-payment audits are conducted by HSD to determine if the services for paid claims were included in the SSP and budget and were rendered as specified. Providers are paid by a managed care entity or entities for services that are included in the State's
	contract with the entity.
	Specify how providers are paid for the services (if any) not included in the State's contract with managed care entities.
Append	lix I: Financial Accountability
ATE OF SERVICES	I-3: Payment (3 of 7)
effi exp	pplemental or Enhanced Payments. Section 1902(a)(30) requires that payments for services be consistent with ciency, economy, and quality of care. Section 1903(a)(1) provides for Federal financial participation to States for penditures for services under an approved State plan/waiver. Specify whether supplemental or enhanced payments made. Select one:
	No. The State does not make supplemental or enhanced payments for waiver services.
	Yes. The State makes supplemental or enhanced payments for waiver services.
	Describe: (a) the nature of the supplemental or enhanced payments that are made and the waiver services for which these payments are made; (b) the types of providers to which such payments are made; (c) the source of the non-Federal share of the supplemental or enhanced payment; and, (d) whether providers eligible to receive the supplemental or enhanced payment retain 100% of the total computable expenditure claimed by the State to CMS. Upon request, the State will furnish CMS with detailed information about the total amount of supplemental or enhanced payments to each provider type in the waiver.
	Provide Receiving of Phymeric, Section 190,360(1) the states that Policial modeling funds at a lark continue reconstitute for any local model for sensitive reconstitute. Selections
A nnend	ix I: Financial Accountability
тррена	I-3: Payment (4 of 7)
d. Pay	ments to State or Local Government Providers. Specify whether State or local government providers receive ment for the provision of waiver services.
0	No. State or local government providers do not receive payment for waiver services. Do not complete Item I-3-e.
•	Yes. State or local government providers receive payment for waiver services. Complete Item I-3-e.
	Specify the types of State or local government providers that receive payment for waiver services and the services that the State or local government providers furnish:
	Los Lunas Community Programs, run by DOH/DDSD, provides homemaker/companion, community living, adult day habilitation, supported employment, respite, environmental modification, emergency response, community access, participant delegated goods and services, and private duty nursing services. The amount of payment to public providers does not differ from the amount paid to private providers of the same services in

that private providers and Los Lunas Community Programs may both negotiate their payment rate with the Mi Via participant. The TPA Contractor approves the budget including the payment amount for both the private provider and the Los Lunas Community Programs in the same way. In Mi Via, all payment rates are negotiable within established parameters. However, the aggregate amount of payment to Los Lunas Community Programs

for Mi Via services does not exceed the cost of providing those services.

Appendix I: Financial Accountability

I-3: Payment (5 of 7)

e. Amount of Payment to State or Local Government Providers.

Specify whether any State or local government provider receives payments (including regular and any supplemental payments) that in the aggregate exceed its reasonable costs of providing waiver services and, if so, whether and how the State recoups the excess and returns the Federal share of the excess to CMS on the quarterly expenditure report. Select one:

- The amount paid to State or local government providers is the same as the amount paid to private providers of the same service.
- The amount paid to State or local government providers differs from the amount paid to private providers of the same service. No public provider receives payments that in the aggregate exceed its reasonable costs of providing waiver services.
 - The amount paid to State or local government providers differs from the amount paid to private providers of the same service. When a State or local government provider receives payments (including regular and any supplemental payments) that in the aggregate exceed the cost of waiver services, the State recoups the excess and returns the federal share of the excess to CMS on the quarterly expenditure report.

Describe the recoupment process:

Appendix I: Financial Accountability

I-3: Payment (6 of 7)

- f. Provider Retention of Payments. Section 1903(a)(1) provides that Federal matching funds are only available for expenditures made by states for services under the approved waiver. Select one:
 - Providers receive and retain 100 percent of the amount claimed to CMS for waiver services.
 - Providers are paid by a managed care entity (or entities) that is paid a monthly capitated payment.

Specify whether the monthly capitated payment to managed care entities is reduced or returned in part to the State.

Appendix I: Financial Accountability

I-3: Payment (7 of 7)

- g. Additional Payment Arrangements
 - i. Voluntary Reassignment of Payments to a Governmental Agency. Select one:
 - No. The State does not provide that providers may voluntarily reassign their right to direct payments to a governmental agency.
- Yes. Providers may voluntarily reassign their right to direct payments to a governmental agency as provided in 42 CFR §447.10(e).

ii. Or	ganized Health Care Delivery System. Select one:
	No. The State does not employ Organized Health Care Delivery System (OHCDS) arrangements under the provisions of 42 CFR §447.10.
	Yes. The waiver provides for the use of Organized Health Care Delivery System arrangements under the provisions of 42 CFR §447.10.
	Specify the following: (a) the entities that are designated as an OHCDS and how these entities qualify in designation as an OHCDS; (b) the procedures for direct provider enrollment when a provider does not voluntarily agree to contract with a designated OHCDS; (c) the method(s) for assuring that participants have free choice of qualified providers when an OHCDS arrangement is employed, including the selection of providers not affiliated with the OHCDS; (d) the method(s) for assuring that providers that furnish services under contract with an OHCDS meet applicable provider qualifications under the waiv (e) how it is assured that OHCDS contracts with providers meet applicable requirements; and, (f) how financial accountability is assured when an OHCDS arrangement is used:
is. Specify this Subject One	2 p. Local Concentration of the Concentration of Applica-Lederal Spars of Computable-Walker Concentration water cost in sources will be not raderal with a circumstable water cost that one not most state solution.
iii. Co	ntracts with MCOs, PIHPs or PAHPs. Select one:
•	The State does not contract with MCOs, PIHPs or PAHPs for the provision of waiver services.
or even resembles: The Meshand Thing air anyone	The State contracts with a Managed Care Organization(s) (MCOs) and/or prepaid inpatient heal plan(s) (PIHP) or prepaid ambulatory health plan(s) (PAHP) under the provisions of §1915(a)(1) the Act for the delivery of waiver and other services. Participants may voluntarily elect to receive waiver and other services through such MCOs or prepaid health plans. Contracts with these heal plans are on file at the State Medicaid agency.
	Describe: (a) the MCOs and/or health plans that furnish services under the provisions of §1915(a)(1); (b)
	the geographic areas served by these plans; (c) the waiver and other services furnished by these plans; and, (d) how payments are made to the health plans.
officer due O	and, (d) how payments are made to the health plans.
of on bure of the entire of th	and, (d) how payments are made to the health plans. This waiver is a part of a concurrent §1915(b)/§1915(c) waiver. Participants are required to obtain waiver and other services through a MCO and/or prepaid inpatient health plan (PIHP) or a prepaid ambulatory health plan (PAHP). The §1915(b) waiver specifies the types of health plans
ere stopp (in	and, (d) how payments are made to the health plans. This waiver is a part of a concurrent §1915(b)/§1915(c) waiver. Participants are required to obtain waiver and other services through a MCO and/or prepaid inpatient health plan (PIHP) or a prepaid ambulatory health plan (PAHP). The §1915(b) waiver specifies the types of health plans that are used and how payments to these plans are made. This waiver is a part of a concurrent □1115/□1915(c) waiver. Participants are required to obtain waiver and other services through a MCO and/or prepaid inpatient health plan (PIHP) or a prepaid ambulatory health plan (PAHP). The □1115 waiver specifies the types of health plans that
Appendix I: F	This waiver is a part of a concurrent §1915(b)/§1915(c) waiver. Participants are required to obtain waiver and other services through a MCO and/or prepaid inpatient health plan (PIHP) or a prepaid ambulatory health plan (PAHP). The §1915(b) waiver specifies the types of health plans that are used and how payments to these plans are made. This waiver is a part of a concurrent □1115/□1915(c) waiver. Participants are required to obtain waiver and other services through a MCO and/or prepaid inpatient health plan (PIHP) or a prepaid ambulatory health plan (PAHP). The □1115 waiver specifies the types of health plans that are used and how payments to these plans are made.
Appendix I: F I-4: a. State Leve	and, (d) how payments are made to the health plans. This waiver is a part of a concurrent §1915(b)/§1915(c) waiver. Participants are required to obtain waiver and other services through a MCO and/or prepaid inpatient health plan (PIHP) or a prepaid ambulatory health plan (PAHP). The §1915(b) waiver specifies the types of health plans that are used and how payments to these plans are made. This waiver is a part of a concurrent □1115/□1915(c) waiver. Participants are required to obtain waiver and other services through a MCO and/or prepaid inpatient health plan (PIHP) or a prepaid ambulatory health plan (PAHP). The □1115 waiver specifies the types of health plans the are used and how payments to these plans are made.
Appendix I: F I-4: a. State Leve of the non-to-	and, (d) how payments are made to the health plans. This waiver is a part of a concurrent §1915(b)/§1915(c) waiver. Participants are required to obtain waiver and other services through a MCO and/or prepaid inpatient health plan (PIHP) or a prepaid ambulatory health plan (PAHP). The §1915(b) waiver specifies the types of health plans that are used and how payments to these plans are made. This waiver is a part of a concurrent □1115/□1915(c) waiver. Participants are required to obtain waiver and other services through a MCO and/or prepaid inpatient health plan (PIHP) or a prepaid ambulatory health plan (PAHP). The □1115 waiver specifies the types of health plans the are used and how payments to these plans are made. Financial Accountability Non-Federal Matching Funds (1 of 3)

Specify the governmental agency (or agencies) to which reassignment may be made.

	I-2-c:
	Other State Level Source(s) of Funds.
	Specify: (a) the source and nature of funds; (b) the entity or agency that receives the funds; and, (c) the mechanism that is used to transfer the funds to the Medicaid Agency or Fiscal Agent, such as an Intergovernmental Transfer (IGT), including any matching arrangement, and/or, indicate if funds are directly expended by State agencies as CPEs, as indicated in Item I-2-c:
	e de l'agrament de l'ellanter service de l'est appendient de la magnetiment de la persona de l'est de l'est de L'est de l'estatique et l'estatione, il est de l'est de malere (g) est desgré de les des della tradit de l'est
ppendi	ix I: Financial Accountability
	I-4: Non-Federal Matching Funds (2 of 3)
sour	cal Government or Other Source(s) of the Non-Federal Share of Computable Waiver Costs. Specify the rece or sources of the non-federal share of computable waiver costs that are not from state sources. Select One: Not Applicable. There are no local government level sources of funds utilized as the non-federal share. Applicable Check each that applies:
sour	Not Applicable. There are no local government level sources of funds utilized as the non-federal share. Applicable
sour	Not Applicable. There are no local government level sources of funds utilized as the non-federal share. Applicable Check each that applies: Appropriation of Local Government Revenues. Specify: (a) the local government entity or entities that have the authority to levy taxes or other revenue: (b) the source(s) of revenue; and, (c) the mechanism that is used to transfer the funds to the Medicaid Agency or Fiscal Agent, such as an Intergovernmental Transfer (IGT), including any matching arrangen (indicate any intervening entities in the transfer process), and/or, indicate if funds are directly expended
sour	Not Applicable. There are no local government level sources of funds utilized as the non-federal share. Applicable Check each that applies: Appropriation of Local Government Revenues. Specify: (a) the local government entity or entities that have the authority to levy taxes or other revenue: (b) the source(s) of revenue; and, (c) the mechanism that is used to transfer the funds to the Medicaid Agency or Fiscal Agent, such as an Intergovernmental Transfer (IGT), including any matching arrangen (indicate any intervening entities in the transfer process), and/or, indicate if funds are directly expended
Sour	Not Applicable. There are no local government level sources of funds utilized as the non-federal share. Applicable Check each that applies: Appropriation of Local Government Revenues. Specify: (a) the local government entity or entities that have the authority to levy taxes or other revenue: (b) the source(s) of revenue; and, (c) the mechanism that is used to transfer the funds to the Medicaid Agency or Fiscal Agent, such as an Intergovernmental Transfer (IGT), including any matching arrangen (indicate any intervening entities in the transfer process), and/or, indicate if funds are directly expended local government agencies as CPEs, as specified in Item I-2-c: Other Local Government Level Source(s) of Funds. Specify: (a) the source of funds; (b) the local government entity or agency receiving funds; and, (c) the mechanism that is used to transfer the funds to the State Medicaid Agency or Fiscal Agent, such as an Intergovernmental Transfer (IGT), including any matching arrangement, and/or, indicate if funds are directly expended by local government agencies as CPEs, as specified in Item I-2-c:
Sour Carrier Carrie	Not Applicable. There are no local government level sources of funds utilized as the non-federal share. Applicable Check each that applies: Appropriation of Local Government Revenues. Specify: (a) the local government entity or entities that have the authority to levy taxes or other revenue: (b) the source(s) of revenue; and, (c) the mechanism that is used to transfer the funds to the Medicaid Agency or Fiscal Agent, such as an Intergovernmental Transfer (IGT), including any matching arrangen (indicate any intervening entities in the transfer process), and/or, indicate if funds are directly expended local government agencies as CPEs, as specified in Item I-2-c: Other Local Government Level Source(s) of Funds. Specify: (a) the source of funds; (b) the local government entity or agency receiving funds; and, (c) the mechanism that is used to transfer the funds to the State Medicaid Agency or Fiscal Agent, such as an Intergovernmental Transfer (IGT), including any matching arrangement, and/or, indicate if funds are directly expended by local government agencies as CPEs, as specified in Item I-2-c:

If the source of the non-federal share is appropriations to another state agency (or agencies), specify: (a) the State

- c. Information Concerning Certain Sources of Funds. Indicate whether any of the funds listed in Items I-4-a or I-4-b that make up the non-federal share of computable waiver costs come from the following sources: (a) health carerelated taxes or fees; (b) provider-related donations; and/or, (c) federal funds. Select one:
 - None of the specified sources of funds contribute to the non-federal share of computable waiver costs

	Check each that applies: Health care-related taxes or fees	
	Provider-related donations	
	Federal funds	
	For each source of funds indicated above, describe the source of the funds in detail:	
	Specify in types of corput a cancervant and are impossible various participants (chooses) and products.	0
Арре	ndix I: Financial Accountability	
	I-5: Exclusion of Medicaid Payment for Room and Board	
a.	Services Furnished in Residential Settings. Select one:	
	No services under this waiver are furnished in residential settings other than the private residence o individual.	f the
b.	As specified in Appendix C, the State furnishes waiver services in residential settings other than the personal home of the individual. Method for Excluding the Cost of Room and Board Furnished in Residential Settings. The following descriptions.	rihes
	he methodology that the State uses to exclude Medicaid payment for room and board in residential settings: Do not complete this item.	
	he methodology that the State uses to exclude Medicaid payment for room and board in residential settings:	٥
	he methodology that the State uses to exclude Medicaid payment for room and board in residential settings: Do not complete this item.	\$
	he methodology that the State uses to exclude Medicaid payment for room and board in residential settings: Do not complete this item.	0
Appe	he methodology that the State uses to exclude Medicaid payment for room and board in residential settings: Do not complete this item. Adix I: Financial Accountability	0
Appe	he methodology that the State uses to exclude Medicaid payment for room and board in residential settings: Do not complete this item. Idix I: Financial Accountability I-6: Payment for Rent and Food Expenses of an Unrelated Live-In Caregive	0
Appe	he methodology that the State uses to exclude Medicaid payment for room and board in residential settings: Do not complete this item. Indix I: Financial Accountability I-6: Payment for Rent and Food Expenses of an Unrelated Live-In Caregive mbursement for the Rent and Food Expenses of an Unrelated Live-In Personal Caregiver. Select one: No. The State does not reimburse for the rent and food expenses of an unrelated live-in personal	r ood ne ndix the
Appe	he methodology that the State uses to exclude Medicaid payment for room and board in residential settings: Do not complete this item. Indix I: Financial Accountability I-6: Payment for Rent and Food Expenses of an Unrelated Live-In Caregive mbursement for the Rent and Food Expenses of an Unrelated Live-In Personal Caregiver. Select one: No. The State does not reimburse for the rent and food expenses of an unrelated live-in personal caregiver who resides in the same household as the participant. Yes. Per 42 CFR §441.310(a)(2)(ii), the State will claim FFP for the additional costs of rent and for that can be reasonably attributed to an unrelated live-in personal caregiver who resides in the same household as the waiver participant. The State describes its coverage of live-in caregiver in Apper C-3 and the costs attributable to rent and food for the live-in caregiver are reflected separately in computation of factor D (cost of waiver services) in Appendix J. FFP for rent and food for a live-icaregiver will not be claimed when the participant lives in the caregiver's home or in a residence of	r ood ne ndix the n

I-7: Participant Co-Payments for Waiver Services and Other Cost Sharing (1 of 5)

participants for waiver servi	s. Specify whether the State imposes a co-payment or similar charge upon waiver ices. These charges are calculated per service and have the effect of reducing the total al financial participation. Select one:
No. The State does no	t impose a co-payment or similar charge upon participants for waiver services.
	es a co-payment or similar charge upon participants for one or more waiver services.
i. Co-Pay Arran	gement. This relation of the cut worth transfers should be accessed as a 198
Specify the type applies):	es of co-pay arrangements that are imposed on waiver participants (check each that
Charges Associ through I-7-a-it	iated with the Provision of Waiver Services (if any are checked, complete Items I-7-a-ii y):
Nominal o	leductible
Coinsurar	nce
Co-Payme	
Other cha	lacustine.
Specify:	Associated in Againstity C. the Neth Burnisher region survices in residu
	 to Moraph for Evoluting the Good of Rugers and Board Connected in Branching there is a few the Same for connected breds and because the recent and be
Appendix I: Financial Ac	countability
I-7: Participant 5)	Co-Payments for Waiver Services and Other Cost Sharing (2 of
a. Co-Payment Requirement	
ii. Participants Subjec	t to Co-pay Charges for Waiver Services.
Answers provided i	n Appendix I-7-a indicate that you do not need to complete this section.
Appendix I: Financial Acc	countability
certific of the stilled at the stilled	Co-Payments for Waiver Services and Other Cost Sharing (3 of
	aguna ros autiko di mojente, de artik ste di ministri in rekalan gabi sa bilanti artikil. Maganaran sa artiki dakila ali tilah di mastali primotro bi pengangan artikila 1990.
iii. Amount of Co-Pay	Charges for Waiver Services.
Answers provided i	n Appendix I-7-a indicate that you do not need to complete this section.
Appendix I: Financial Acc	ense de la companya d Countability
I-7: Participant 5)	Co-Payments for Waiver Services and Other Cost Sharing (4 of
a. Co-Payment Requirements	
iv. Cumulative Maxim	um Charges.
Answers provided in	n Appendix I-7-a indicate that you do not need to complete this section.
Appendix I: Financial Acc	countability

- 1-7: Participant Co-Payments for Waiver Services and Other Cost Sharing (5 of
- b. Other State Requirement for Cost Sharing. Specify whether the State imposes a premium, enrollment fee or similar cost sharing on waiver participants. Select one:
 - No. The State does not impose a premium, enrollment fee, or similar cost-sharing arrangement on waiver participants.
 - Yes. The State imposes a premium, enrollment fee or similar cost-sharing arrangement.

Describe in detail the cost sharing arrangement, including: (a) the type of cost sharing (e.g., premium, enrollment fee); (b) the amount of charge and how the amount of the charge is related to total gross family income; (c) the groups of participants subject to cost-sharing and the groups who are excluded; and, (d) the mechanisms for the collection of cost-sharing and reporting the amount collected on the CMS 64:

Appendix J: Cost Neutrality Demonstration

J-1: Composite Overview and Demonstration of Cost-Neutrality Formula

Composite Overview. Complete the fields in Cols. 3, 5 and 6 in the following table for each waiver year. The fields in Cols. 4, 7 and 8 are auto-calculated based on entries in Cols 3, 5, and 6. The fields in Col. 2 are auto-calculated using the Factor D data from the J-2-d Estimate of Factor D tables. Col. 2 fields will be populated ONLY when the Estimate of Factor D tables in J-2-d have been completed.

Level(s) of Care: ICF/IID

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8
Year	Factor D	Factor D'	Total: D+D	Factor G	Factor G'	Total: G+G'	Difference (Col 7 less Column4)
1	26861.46	5298.00	32159.46	117000.00	1311.00	118311.00	86151.54
2	34023.88	5430.00	39453.88	119925.00	1344.00	121269.00	81815.12
3	34101.11	5566.00	39667.11	122923.00	1378.00	124301.00	84633.89
4	34013.95	5705.00	39718.95	125996.00	1412.00	127408.00	87689.05
5	34544.68	5848.00	40392.68	129146.00	1448.00	130594.00	90201.32

Appendix J: Cost Neutrality Demonstration

J-2: Derivation of Estimates (1 of 9)

a. Number Of Unduplicated Participants Served. Enter the total number of unduplicated participants from Item B-3-a who will be served each year that the waiver is in operation. When the waiver serves individuals under more than one level of care, specify the number of unduplicated participants for each level of care:

Table: J-2-a: Unduplicated Participants

1265	1265
1505	1505
1745	1745
1985	1985
	1505 1745

Weiger Veer	Total Unduplicated Number of	Distribution of Unduplicated Participants by Level of Care (if applicable)			
Waiver Year	Participants (from Item B-3-a)		Level of Care:		
		. 8	ICF/IID		
Year 5 Page State of the State	2225	10 TH	2225		

Appendix J: Cost Neutrality Demonstration

J-2: Derivation of Estimates (2 of 9)

b. Average Length of Stay. Describe the basis of the estimate of the average length of stay on the waiver by participants in item J-2-a.

Using a baseline year of served participants during federal FY 2013, each served participant was marked for their earliest starting date of service within the FFY in which an approved service plan was available to potentiate services, concurrent with an open eligibility record. Starting dates were further tested for the earliest service date prior to the start of the FFY reflecting engaged activity subsequent to approval of service plans regardless of effective start date of the plan. Ending dates for the clients' program days were based on the latest service plan coverage date within the FFY, unless altered by either an interruption to eligibility, an end of eligibility, or date of death that preceded the end of the FFY.

The state used an ad hoc analysis that was a precursor to the recently submitted 372 for WY4. At the time the ALOS estimate was calculated, the last available 372 was for WY3 which had ended 18 months earlier on 9/30/12. Therefore, the state opted to run an ad hoc analysis of WY4 (ended 9/30/413) to acquire contemporary data that would reflect recent influences to identify an annual ALOS. The state anticipated, but could not predict how, the ALOS would be altered by an organic shift in client/family preferences for Mi Via over the traditional program, secondary to program operation changes (2013 restructuring of waiver 0173).

ALOS is different between two subgroups of the roster: a) the client is a continuing client carried over from the previous year or b) the client is a first-entry intake during the year. ALOS is longer for carried over clients than the ALOS for intake clients that may enter the program at different dates in the year, e.g. even as late as the last month of the year and therefore would experience only a few program days during the waiver year. ALOS is higher in years when the proportion of intake clients relative to the size of the overall roster is lower, and ALOS is lower when that proportion of intake clients is higher since intake clients dilute the overall ALOS.

The volatility in the ALOS from year to year is primarily influenced by the fluctuations of the proportion of the denominator of all served clients (Factor C) who are intake participants entering the program for the window of time in that respective year. Intake participants are those first-entry clients who are either: a) transfers from the existing traditional waivers 0173 and 0223; or, b) allocated persons newly dispositioned as eligible and chose to participate in Mi Via. Fluctuation in the count of intake participants is impacted by sentiment compelling clients and families' choice to enter Mi Via as opposed to a traditional waiver, either as a transfer or from allocations from the central registry wait list.

Since allocations is one of the two sources of intake, volume of the denominator of allocations, in cohorts that precede each waiver year, will also influence the numerator of newly eligible persons entering Mi Via in some year subsequent to the originating allocation cohort year.

Volume of intake is also biased higher in periods of increased transfers among existing traditional waiver clients in response to program restructuring of either Mi Via or traditional waivers.

However, ALOS is also a result of proportionality of that volume of intake compared to the existing roster carried over from the previous year. Therefore, when the previous year's intake count is inherited by the next year as among the now larger continuing cohort with longer ALOS, the same volume of intake would have a more muted effect on the overall ALOS.

Appendix J: Cost Neutrality Demonstration

J-2: Derivation of Estimates (3 of 9)

- c. Derivation of Estimates for Each Factor. Provide a narrative description for the derivation of the estimates of the following factors.
 - i. Factor D Derivation. The estimates of Factor D for each waiver year are located in Item J-2-d. The basis for these estimates is as follows:

The estimate of Factor D is based on actual expenditures for waiver services provided to 471 Mi Via waiver participants who were in the waiver in federal FY 2013. The number of users for each service is projected based on the 2013 actual percentage of unduplicated participants using each service and the anticipated growth in total users. The units per user are anticipated to remain about the same as they were in 2013.

ii. Factor D' Derivation. The estimates of Factor D' for each waiver year are included in Item J-1. The basis of these estimates is as follows:

The estimate of factor D' is derived from an ad hoc analysis of the actual costs for dates of service during January 2014 through May 2014 which was projected for a full year cost. This five month sample period was purposely selected to determine the change in costs after the termination of the previous Salud! Managed care coverage and start of Centennial Care coverage. At the time of the ad hoc analysis, the cost for the month of June 2014 was omitted from the sample due to the risk of incomplete data pending final billings from providers. The inpatient hospital market basket index was used as an annual adjustment factor.

iii. Factor G Derivation. The estimates of Factor G for each waiver year are included in Item J-1. The basis of these estimates is as follows:

The cost projection for Factor G is derived from the simulation of the public and private institution case mix from the baseline year 1997 and trended year over year to calculate cost per user for Factor G. To comply with the federal definition of Factor G (the Medicaid cost had the waiver not existed), this calculation model represents the scenario of this population having continued in ICF-IID facilities by simulating the case mix composition of inpatient clients in ICF-IID facilities in 1997. This model was originally approved by CMS for the traditional DD Waiver #0173 renewal term in effect for July 2001 through June 2006, with the continuation of the trend forward across subsequent waiver five-year renewal terms.

As explained in Appendix J, the state did not derive Factor G' from the previous 372 reports. The reported 372 data for Factor G' reflects the approved waiver G', which in turn was originally based on the 1997 baseline costs prior to the Jackson settlement and adjusted for the blend of Fee-For-Service and Salud! Managed care costs trended forward to simulate the effect of cost per capita had this waiver (and implied, had any 1915c waiver for this comparable population) not existed. From WY1 through WY4, the approved Factor G' reflected the same combination of fee-for-service and the state's Salud! Managed care program that would have been in place had the waiver not existed. WY5 reflects the transition between two periods of different systems of care and costs. At the start of quarter 2 of WY5, the state implemented Centennial Care on January 1, 2014, which alters the assumptions for Factor G' for the renewal. Only the Centennial Care costs are relevant for projection into the subsequent waiver years of the renewal. When the state analyzed baseline costs for Factor G', the available data for Centennial Care was only complete for dates of service capitation payments to Managed Care Organizations in January 2014 through May 2014.

iv. Factor G' Derivation. The estimates of Factor G' for each waiver year are included in Item J-1. The basis of these estimates is as follows:

The estimate of factor G' is derived from an ad hoc analysis of the actual costs for dates of service during January 2014 through May 2014 which was projected for a full year cost. This five month sample period was purposely selected to determine the change in costs after the termination of the previous Salud! Managed care coverage for some members of this population. At the time of the ad hoc analysis, the costs for the month of June 2014 was omitted from the sample due to the risk of incomplete data pending final billings from providers.

The Factor G in the 372 data is the Factor G in the approved waiver for that year, as according to the federal instructions for the 372 method. The Factor G in the approved waiver was not derived according to the simulation data from 1997. As stated in the approved waiver Appendix J-2.c.iii. "The estimate of Factor G is based on actual expenditures for ICF/MR services provided to 269 individuals in 2008. The 2008 PMPY expenditures are trended forward in the same manner as described in J-2.c.i. for Factor D expenditures." The new cost projection for Factor G is a reinstatement of the method based on the simulation data from the 1997 baseline when the state owned ICF-IID facilities carried an intense care level of patients with higher Average Length of Stay inpatient facility days.

When preparing the calculations for the waiver renewal, we reassessed the rationale between the method of the simulation compared to using a recent actual year of real facility patient stay costs as a baseline. As a result, we reaffirmed the flaws intrinsic to the misperception that actual costs would conceptually represent the cost per capita "had the waiver not existed", as described in the federal definition of the purpose of Factor

G. The answer is that actual costs do not reflect the cost per capita "had the waiver not existed". The combined existence of the 1915c waivers (0173, 0223 and 0448) with the remaining ICF-IID facilities has created a multiple year ecosystem of long term care for this level of care population. Each successive five year waiver application cycle inherits the cumulative effects of the waivers' influence on the remaining population and inpatient stay time in ICF-IID facilities. Actual costs of ICF-IID facilities would reflect a lower ALOS (persons placed for short stays or exiting longer stays to be placed in a waiver slot) and lower care level per patient. Both of these factors are biases correlated with a lower cost per capita in the actual ICF-IID expenditures, and are influences of the existence of the waiver; therefore, the actual costs cannot represent the potential costs of Factor G, i.e, "had the waiver not existed."

Appendix J: Cost Neutrality Demonstration

J-2: Derivation of Estimates (4 of 9)

Component management for waiver services. If the service(s) below includes two or more discrete services that are reimbursed separately, or is a bundled service, each component of the service must be listed. Select "manage components" to add these components.

Waiver Services	
Consultant/Support Guide	gir
Customized Community Group Supports	Ų.
Employment Supports	ā,
Homemaker/Direct Support Services	
Respite	
Home Health Aide Services	99
Skilled Therapy for Adults	173
Personal Plan Facilitation	S
Behavior Support Consultation	
Community Direct Support	6 6
Emergency Response Services)Bi
Environmental Modifications	W.
In-Home Living Supports	DITE
Individual Directed Goods and Services	178
Nutritional Counseling	è
Private Duty Nursing for Adults	50
Specialized Therapies	
Transportation	

Appendix J: Cost Neutrality Demonstration

J-2: Derivation of Estimates (5 of 9)

d. Estimate of Factor D.

i. Non-Concurrent Waiver. Complete the following table for each waiver year. Enter data into the Unit, # Users, Avg. Units Per User, and Avg. Cost/Unit fields for all the Waiver Service/Component items. Select Save and Calculate to automatically calculate and populate the Component Costs and Total Costs fields. All fields in this table must be completed in order to populate the Factor D fields in the J-1 Composite Overview table.

Waiver Year: Year 1

Waiver Service/ Component	Unit	# Users	Avg. Units Per User	Avg. Cost/ Unit	Component Cost	Total Cost
Consultant/Support Guide Total:	efens verte ins i	Protection are	V EN WAR ES	a gruat of bessel	AND THE REPORT	2706360.23
Consultant/Support Guide	Monthly	u.a.fr. p.lipsda	Are and best of the	novinsi adduct	2706360.23	sea sida.

Waiver Service/ Component	Unit	# Users	Avg. Units Per User	Avg. Cost/ Unit	Component Cost	Total Cost
	THE MESON	1265	9.36	228.57		
Customized Community Group Supports Total:						838535.4
Customized Community Group Supports	15 Minutes	126	1627.15	4.09	838535.48	imbanes)
Employment Supports Total:						145129.8
Employment Supports	15 Minutes	39	1292.11	2.88	145129.80	Jan Hely
Homemaker/Direct Support Services Total:						19239025.6
Homemaker/Direct Support Services	Hour	614	2111.45	14.84	19239025.65	
Respite Total:	XXXXIII VA II AA					2078563,34
Respite	15 Minutes	282	2167.88	3.40	2078563,34	
Home Health Aide Services Total:						83821.92
Home Health Aide Services	Hour	2	1976.00	21.21	83821.92	Lauisa
Skilled Therapy for Adults Total:						779244.78
Skilled Therapy for Adults	15 Minutes	211	138.63	26.64	779244.78	
Personal Plan Facilitation Total:						0.02
Personal Plan Facilitation	Completed Service F	2	1.00	0.01	0.02	and the
Behavior Support Consultation Total:						242440.84
Behavior Support	15 Minutes	67	122.00	29.66	242440.84	301 1/6
Community Direct Support	F11521 - F155 7					2103426.15
Community Direct Support	Item	871	24.31	99.34	2103426.15	
Emergency Response Services Total:				77.01		11206.30
Monthly Monitoring	Hour	7	35.00	45.74	11206.30	
Start-Up/Initiation					0.00	
Environmental	Item	0	0.01	0.01	0.00	387094.42
Modifications Total:						38/094.42
Environmental Modifications	Item	72	1.86	2890.49	387094,42	
In-Home Living Supports Total:						2718021.60
In-Home Living Supports	Day	70	271.00	143.28	2718021.60	
Individual Directed Goods and Services Total:						1779822.13
					1779822.13	

Waiver Service/ Component	Unit	# Users	Avg. Units Per User	Avg. Cost/ Unit	Component Cost	Total Cost
Individual Directed Goods and Services	Item	737	24.31	99.34		
Nutritional Counseling Total:						8004.5
Nutritional Counseling	Hour	5	35.00	45.74	8004.50	of meeting.
Private Duty Nursing for Adults Total:						386897.2
Private Duty Nursing for Adults	15 Minutes	16	3124.17	7.74	386897.21	108/01/20
Specialized Therapies Total:						368664.6
Acupuncture	Ceremony	1	0.00	0.01	0.00	nosti.
Native American healers	Visit	18	18.10	62.40	20329.92	
Chiropractic	Hour	104	126.96	21.40	282562.18	
Massage therapy	Hour	3	34.00	111.39	11361.78	
Biofeedback	45 minutes	51	20.62	51.74	54410.82	Turks and a
Hippotherapy	30 minutes	1	0.00	0.01	0.00	
Play therapy	Visit	1	0.00	0.01	0.00	Dyn Gil
Naprapathy	Hour	2	0.00	0.01	0.00	i di pasa
Cognitive rehabilitation herapy	Hour	0	0.00	0.01	0.00	l Nav
Fransportation Total:	Salvar Terrino					103484.8
Miles	Trip	3	154.11	13.43	6209.09	elidityston