

MEDICAID SERVICES MANUAL
TRANSMITTAL LETTER

January 26, 2021

TO: CUSTODIANS OF MEDICAID SERVICES MANUAL

FROM: JESSICA KEMMERER, HIPAA PRIVACY AND CIVIL RIGHTS OFFICER

SUBJECT: MEDICAID SERVICES MANUAL CHANGES
CHAPTER 2100 – HOME AND COMMUNITY BASED SERVICES
WAIVER FOR INDIVIDUALS WITH INTELLECTUAL AND
DEVELOPMENTAL DISABILITIES

BACKGROUND AND EXPLANATION

Revisions to Medicaid Services Manual (MSM) Chapter 2100 – Home and Community Based Services Waiver for Individuals with Intellectual and Developmental Disabilities are being proposed to bring this chapter in line with the current waiver renewal which was approved on October 1, 2018.

Updates to this chapter include changing the term “Home and Community Based Waiver” to “Home and Community Based Services” throughout the chapter to adhere to CMS guidance; changing the acronym “HCBW” to “HCBS” throughout the entire chapter; all references to “Waiver for Individuals with Intellectual Disabilities and Related Conditions” have been removed and replaced with “Waiver for Individuals with Intellectual and Developmental Disabilities (ID Waiver)” as defined by Nevada Revised Statutes (NRS) 435.007; changing the form referred to as “NMO-2734” as a “notification” throughout the entire chapter; replacing Individual Support Plan (ISP) to Person Centered Plan (PCP) to adhere to the HCBS New Settings Rule; changing “case manager” to “service coordinator” throughout the entire chapter; expanding the term “authorized representative” to “designated representative/LRI” throughout the entire chapter; changing “individuals” to “recipients” throughout the entire chapter; adding citation MSM 2103.2A to all provider responsibilities/qualifications sections to avoid duplicative language throughout the entire chapter; added new section - Recipient Rights and Responsibilities to each waiver services for consistency throughout the chapter.

Throughout the chapter, grammar, punctuation and capitalization changes were made, duplications removed, acronyms used and standardized, and language reworded for clarity. Renumbering and re-arranging of sections was necessary.

Entities Financially Affected: None.

Financial Impact on Local Government: Unknown at this time.

These changes are effective February 1, 2021.

MATERIAL TRANSMITTED

MTL OL
 CHAPTER 2100 – HOME AND
 COMMUNITY-BASED SERVICES FOR
 INDIVIDUALS WITH INTELLECTUAL
 AND DEVELOPMENTAL DISABILITIES

MATERIAL SUPERSEDED

MTL 20/15
 CHAPTER 2100 – HOME AND
 COMMUNITY-BASED SERVICES FOR
 INDIVIDUALS WITH INTELLECTUAL
 AND DEVELOPMENTAL DISABILITIES

Manual Section	Section Title	Background and Explanation of Policy Changes, Clarifications and Updates
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2100

Introduction

Terminology and acronyms updated per the description provided in the Background and Explanation section above.

The section was reworded and updated for consistency throughout the chapter and clarity.

Replaced 2nd paragraph with The Home and Community Based Services (HCBS) Program for Individuals with Intellectual and Developmental Disabilities (ID Waiver) is an optional service approved by the Centers for Medicare and Medicaid Services (CMS), which authorizes the DHCFP the flexibility to design this waiver and select the mix of waiver services that best meet the goals of the program. This waiver allows the provision of services based on the identified needs and is designed to provide eligible Medicaid waiver recipients access to both state plan as well as certain extended Medicaid covered services.

Some language from Authority Section was moved to Introduction.

2101

Authority

Terminology and acronyms updated per the description provided in the Background and Explanation section above.

The second paragraph was deleted as portions of the wording was used in the Introduction.

The citations for CFR, NRS and NAC was updated for consistency with all Medicaid Service Manuals.

Manual Section	Section Title	Background and Explanation of Policy Changes, Clarifications and Updates
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2103.1

**Waiver Eligibility
Criteria**

Added citations NAC Chapter 632, HIPAA, MSM 100 and Section 3715 of the CARES Act.

Terminology and acronyms updated per the description provided in the Background and Explanation section above.

“Nevada” was replaced with “The HCBS ID”.

Moved eligibility criteria requirements from its original manual section.

Removed “office staff and authorized by the DHCFP’s Central Office Staff.”

Replaced “psychologist” with “Intake Team” and added “assessments and/or”.

Added “This support system must be in place to ensure the physical, environmental, and basic care needs of the applicant/recipient are met in order to” and clarified eligibility language.

Clarified who determines the financial eligibility and combined two paragraphs for consistency.

2103.1A

**Coverage and
Limitations**

Terminology and acronyms updated per the description provided in the Background and Explanation section above.

Changed “waiver year” to “biennium.”

Language was updated for policy clarity.

Added Section 3715 of the CARES Act policy to item 4.

Added “1915(c) waiver” to item number 5.

Added “spouse,” removed “health/medical care,” and replaced and/or updated “child” with “recipient”

Added “there is no LRI residing in the recipient’s home” and “or the recipient’s support team has

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		<p>documented a need for ADL or IADL habilitative services to be provided by direct support staff.”</p> <p>Removed “Without this verification, HCBW services will not be authorized.”</p> <p>Early and Periodic Screening, Diagnostic and Treatment (EPSDT) was moved to the Coverage and Limitations from the previous location.</p>
2103.1B	Provider Responsibilities	Added new section “Providers are responsible for confirming the recipient’s Medicaid eligibility each month prior to rendering waiver services.”
2103.1C	Recipient Rights and Responsibilities	Added new section “Applicants or recipients must meet and maintain all criteria to be eligible, and to remain on the ID Waiver.”
2103.2	Waiver Services	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Removed “and the state budget process,” “Providers and recipients must agree to comply with the requirements for service provision in accordance with ADSD and the DHCFP policies.” and “for individuals who have been assessed to be at risk for ICF/IID placement without the provision of enhanced supports as identified in the Individual Support Plan (ISP).”</p>
		The list of services provided was updated according to the Waiver Application.
2103.2A	Provider Responsibilities	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Changed “All Providers” to “Provider Requirements.”</p> <p>Updated approval and certification to include NAC 435 and ADSD Policy and Procedures added in Item a.</p>

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Added requirement to obtain and maintain a Service Provider Agreement with ADSD prior to providing services to waiver recipients added in Item b.

Enrollment language was updated to add “Fee-for-Service Nevada Medicaid” and to reference to MSM Chapters 100 and 2100 added in Item c.

Added the requirement to follow the PCP and Service Authorization for prior authorization of waiver services.

Added requirement for providers to provide copy of all renewal of professional licenses/certifications.

Added cooperation with the ADSD and/or State or Federal reviews and/or inspections.

Removed language regarding provider enrollment that duplicates language in MSM Chapter 100 and the fiscal agent provider enrollment checklist.

Added “subcontractors and volunteers who have contact with recipients or access to their financial or personal information” to those requiring background checks.

Added requirement to maintain background check information on file for 5 years and references to the appropriate NRS and NAC.

Added required training for providers that outlines the documentation must be kept on file and available for review, new employee orientation must be completed within 6 months, annual training requirements, providers must comply with established by ADSD.

2103.2B

Recipient Rights Responsibilities

Terminology and acronyms updated per the description provided in the Background and Explanation section above.

Added “Rights” to “Recipient Responsibilities” throughout the chapter.

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		<p>Added first paragraph, “The Recipients are entitled to their privacy; to be treated with respect; and be free from coercion and restraint.”</p> <p>Added Item 8, “Notify the ADSD and the provider if services are no longer requested or required.”</p> <p>Added Item 16, “Cooperate with all the ADSD meetings and contacts such as phone/face-to-face as per the PCP.”</p>
2103.3	Day Habilitation	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Service Coordination has been moved to another section of this chapter and re-arranged the section</p> <p>Added language to include volunteer work in the community, retirement activities and alternate schedules to allow for participation with activities in the community.</p>
2103.3A	Coverage and Limitation	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p>
2103.3B	Provider Responsibilities	<p>Removed all duplicated language and added a reference to MSM 2103.2A for details.</p>
2103.3C	Recipient Rights and Responsibilities	<p>Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter.</p>
2103.4	Residential Support Services	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Clarified policy regarding the habilitation plans and the information addressed.</p> <p>Updated the list of included supports for clarification.</p> <p>Added language to allow the recipient freedom in their residence.</p>

Manual Section	Section Title	Background and Explanation of Policy Changes, Clarifications and Updates
		Shared Living Arrangement was defined.
		Removed reference to provider owned homes in rural areas.
		Language was updated for clarity regarding the duplication and authorization of services.
2103.4A	Coverage and Limitations	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Added verification of certifications must be maintained in employee files.</p> <p>Updated language and policy regarding the residential supports and the delivery of said services.</p> <p>Replaced “Host Home” with “Shared Living Arrangement.”</p>
2103.4B	Provider Responsibilities	<p>Removed all duplicated language and added a reference to MSM 2103.2A for details.</p> <p>Added requirements specific to residential supports that are not contained in the noted MSM.</p>
2103.4C	Recipient Rights and Responsibilities	Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter.
2103.5	Prevocational Services	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>The service description was updated to align with the CMS approved waiver application and for clarity.</p>
2103.5A	Coverage and Limitations	Terminology and acronyms updated per the description provided in the Background and Explanation section above.
2103.5B	Provider Responsibilities	Removed all duplicated language and added a reference to MSM 2103.2A for details.

Manual Section	Section Title	Background and Explanation of Policy Changes, Clarifications and Updates
2103.5C	Recipient Rights and Responsibilities	Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter.
2103.6	Supported Employment	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Updated language and clarified the language and policy regarding the two sub-categories, Individual Supported Employment and Small Group Supported Employment.</p> <p>Individual Supported Employment was updated to add the description of what will not qualify for payment.</p> <p>Small Group Employment was updated to add similar language from the CMS approved waiver application.</p> <p>Deleted language that was duplicative within this section.</p>
2103.6A	Coverage and Limitations	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Updated citation language to reflect the appropriate sources of the policy language and coverages.</p> <p>Deleted verbiage in Item 3 as it is duplicative of MSM 2103.6.</p> <p>Added “Supported Employment services do not include facility-based work settings, or other similar types of vocational services furnished in specialized facilities that are not a part of the general workforce.”</p> <p>Added “Recipients who receive Supported Employment services may receive two or more types of non-residential support services; however, different types of non-residential support services may not be billed during the same period of the day.”</p>
2103.6B	Provider Responsibilities	Removed all duplicated language and added a reference to MSM 2103.2A for details.

Manual Section	Section Title	Background and Explanation of Policy Changes, Clarifications and Updates
2103.6C	Recipient Rights and Responsibilities	Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter.
2103.7	Behavioral Consultation, Training and Intervention	Terminology and acronyms updated per the description provided in the Background and Explanation section above.
2103.7A	Coverage and Limitations	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Participation in PCP, Team meetings and medical appointments, monthly summary of progress added to the included services.</p> <p>Added requirement that written authorization is needed for amounts in excess of the limit.</p>
2103.7B	Provider Responsibilities and Qualifications	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Removed all duplicated language and added a reference to MSM 2103.2A for details.</p> <p>Clarified the Professional level of licensure details.</p>
2103.7C	Recipient Rights and Responsibilities	Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter.
2103.8	Counseling Services	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Participation in PCP, Team meetings and medical appointments, monthly summary of progress added to the included services.</p>
2103.8A	Coverage and Limitations	Removed services included for simplicity and added requirement that written authorization is needed for amounts in excess of the limit.

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2103.8B	Provider Responsibilities and Qualifications	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Removed all duplicated language and added a reference to MSM 2103.2A for details.</p> <p>Clarified supervision requirements.</p>
2103.8C	Recipient Rights and Responsibilities	<p>Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter.</p>
2103.9	Residential Support Management	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Removed details regarding Targeted Case Management, support managers assisting with management of residential supports.</p>
2103.9A	Coverage and Limitations	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Added details regarding Targeted Case Management, support managers assisting with management of residential supports.</p>
2103.9B	Provider Responsibilities and Qualifications	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Removed all duplicated language and added a reference to MSM 2103.2A for details.</p> <p>Added one year of experience meeting QIDP qualification.</p>
2103.9C	Recipient Rights and Responsibilities	<p>Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter.</p>

Manual Section	Section Title	Background and Explanation of Policy Changes, Clarifications and Updates
2103.10	Non-Medical Transportation	<p>Non-Medical Transportation Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Added “recreational” and “activities are not all inclusive.”</p>
2103.10A	Coverage and Limitations	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Added a \$100 fee limit per month per recipient.</p>
2103.10B	Provider Responsibilities	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Removed all duplicated language and added a reference to MSM 2103.2A for details.</p> <p>Clarified policy regarding the verification of safe driving record and completion and ongoing verification of safety inspections.</p>
2103.10C	Recipient Rights and Responsibilities	<p>Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter.</p>
2103.11	Nursing Services	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p> <p>Language was updated to the 3 components of services to “Medial Management”, “Nursing Assessment”, and “Direct Services”.</p> <p>Sections of the policy was moved, and some portions deleted within this section to align with the nursing services.</p> <p>Direct Service description and policy was added.</p>
2103.11A	Coverage and Limitations	<p>Terminology and acronyms updated per the description provided in the Background and Explanation section above.</p>

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		Duplicated language was deleted.
		Added the requirement to include notes and summary of Nursing services on all nursing activities.
2103.11B	Provider Responsibilities and Qualifications	Terminology and acronyms updated per the description provided in the Background and Explanation section above.
		Removed all duplicated language and added a reference to MSM 2103.2A for details.
2103.11C	Recipient Rights and Responsibilities	Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter.
2103.12	Nutritional Counseling Services	Terminology and acronyms updated per the description provided in the Background and Explanation section above.
		Added description of services that may be included under Nutritional Counseling.
2103.12A	Coverage and Limitations	Terminology and acronyms updated per the description provided in the Background and Explanation section above.
		Removed all duplicated language.
2103.12B	Provider Responsibilities and Qualifications	Terminology and acronyms updated per the description provided in the Background and Explanation section above.
2103.12C	Recipient Rights and Responsibilities	Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter
2103.13	Career Planning	Terminology and acronyms updated per the description provided in the Background and Explanation section above.
		Service description updated to include time limited and focus on career direction and development, activities to assist in the identification of employment

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goals, providers to collaborate with the development of career goals and set forth guidelines for the services.

2103.13A **Coverage and Limitations**

Terminology and acronyms updated per the description provided in the Background and Explanation section above.

Updated time limit from 40 days to 216 hours within a 6-month time period per year.

Added limitation of services under programs funded by section 110 of the Rehabilitation Act of 1973.

2103.13B **Provider Responsibilities**

Terminology and acronyms updated per the description provided in the Background and Explanation section above.

Added policy regarding the verification of safe driving record and completion and ongoing verification of safety inspections.

Deleted duplicated language.

2103.13C **Recipient Rights and Responsibilities**

Added this section and reference MSM 2103.2B for details to be consistent with other sections in this chapter.

2103.14 **Intake Procedures**

Terminology and acronyms updated per the description provided in the Background and Explanation section above.

Removed “Coverage and Limitations” section for consistency with other sections of this chapter.

Removed Waiver Slot Provision and under this heading, language was moved to another area of this section and some were deleted due to duplicated language.

Re-arranged this section for clarity and consistency.

Language was added and reworded throughout this section for clarity and consistency.

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Deleted language on Item 2d.5 as it is not applicable.

Deleted language Item 4 under Effective Date for Waiver Services for simplicity and clarity.

Support Plan Development was added to provide more specifics on how to develop appropriate support plan in accordance with the PCP.

2103.15 **Permanent Case File** Terminology and acronyms updated per the description provided in the Background and Explanation section above.

Reworded language for clarity and consistency.

2103.16 **Service Coordinator Recipient Contacts** Terminology and acronyms updated per the description provided in the Background and Explanation section above.

Reworded language for clarity and consistency.

Added language on Items A2a and 2b.

Added language on Item B3 and removed and reworded language.

2103.17 **Billing Procedures** Terminology and acronyms updated per the description provided in the Background and Explanation section above.

Deleted Coverage and Limitations for consistency with other sections in this chapter.

2103.18 **DHCFP Annual Review** Terminology and acronyms updated per the description provided in the Background and Explanation section above.

Removed Coverage and Limitations to be consistent with other sections in this chapter.

Under this section added Assurances and Sub-Assurances to align with the currently approved ID Waiver application.

Manual Section	Section Title	Background and Explanation of Policy Changes, Clarifications and Updates
2104	Hearings	Added “REQUEST DUE TO ADVERSE ACTIONS” and introduction to Hearings, “An adverse action refers to denials, terminations, reductions or suspensions of a recipient’s eligibility determination or an applicant’s request for services. The DHCFP must grant an opportunity for a hearing to an applicant/recipient/designated representative/LRI in the event an adverse action is taken by the DHCFP.”
2104.1	Suspended Waiver Services	This section has been added as recipients are entitled to a fair hearing during suspension status.
2104.2	Release from Suspended Waiver Services	The entire section has been added.
2104.3	Denial of Waiver Application	Terminology and acronyms updated per the description provided in the Background and Explanation section above. Removed Item 1, as it is not applicable.
2104.4	Termination of Waiver Services	Terminology and acronyms updated per the description provided in the Background and Explanation section above. Added at the end of this section, “When a recipient has a reduction of waiver services, the Service Coordinator will send a notification to the DHCFP LTSS Unit identifying the reason for the reduction and what the service is being reduced to. The LTSS Unit will send a NOD to the recipient or the recipient’s designated representative/LRI. The form must be mailed by the DHCFP to the recipient at least 13 calendar days before the DOA on the NOD” and “When a recipient is denied waiver services, the Service Coordinator will send a notification to the DHCFP LTSS Unit identifying the reason for the denial. The LTSS Unit will send a NOD to the recipient or the recipient’s designated representative/LRI within five days, identifying the reason for denial. The DOA is the same day of the NOD.”

Manual Section	Section Title	Background and Explanation of Policy Changes, Clarifications and Updates
2104.5	Reduction or Denial of Waiver Services	Terminology and acronyms updated per the description provided in the Background and Explanation section above.
2104.6	Reauthorization within 90 Days	<p>Coverage and Limitations has been deleted for consistency with other sections of this chapter.</p> <p>Added from a previous section, “When a recipient is placed in an institutional setting such as nursing facility, ICF/IID, or hospital, they must be sent a NOD terminating them from the waiver 60 days from admit date. Their waiver slot must be held for 90 days from the NOD date. A recipient may be placed back in that slot if they are released within 90 days of the NOD date, and request reinstatement, but must continue to meet waiver eligibility criteria. After 90 days, their slot may be given to the next individual on the wait list.”</p> <p>Provider Responsibilities has been omitted for consistency with other sections of this chapter.</p>

DRAFT	MTL-20/15OL
DIVISION OF HEALTH CARE FINANCING AND POLICY	Section: 2100
MEDICAID SERVICES MANUAL	Subject: INTRODUCTION

2100 INTRODUCTION

The Division of Health Care Financing and Policy (DHCFP) and the Aging and Disability Services Division (ADSD) ~~Home and Community Based Waiver (HCBW) Program~~ recognizes that many individuals at risk of being placed in Intermediate Care Facilities (ICFs) ~~for Individuals with Intellectual Disabilities (IID)~~ can be cared for in their homes and communities, preserving their independence and ties to family and friends at a cost no higher than that of institutional care.

The Home and Community Based Services (HCBS) Program for Individuals with Intellectual and Developmental Disabilities (ID Waiver) is an optional service approved by the Centers for Medicare and Medicaid Services (CMS), which authorizes the DHCFP the flexibility to design this waiver and select the mix of waiver services that best meet the goals of the program. This waiver allows the provision of services based on the identified needs and is designed to provide eligible Medicaid waiver recipients access to both state plan as well as certain extended Medicaid covered services.

Nevada acknowledges that people who have intellectual and developmental disabilities are able to lead satisfying and productive lives when they are provided the needed services and supports to do so. The DHCFP is committed to the goal of providing individuals with intellectual and developmental disabilities with the opportunity to remain in a community setting in lieu of institutionalization when appropriate.

~~Nevada's Waiver for Individuals with Intellectual Disabilities and Related Conditions originated in 1982. The provision of waiver services is based on the identified needs of the waiver recipient. Every biennium, the service needs and the funded slot needs of the waiver program are reviewed by the Aging and Disability Services Division (ADSD) and by the Division of Health Care Financing and Policy (DHCFP) and presented to the Nevada State Legislature for approval. Nevada is committed to the goal of providing individuals with an intellectual disability or a related condition with the opportunity to remain in a community setting in lieu of institutionalization. ADSD and the DHCFP understand that people who have intellectual disabilities or a related condition are able to lead satisfying and productive lives when they are provided the services and supports needed to do so. Both ADSD and the DHCFP are committed to the goals of self-sufficiency and independence.~~

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DIVISION OF HEALTH CARE FINANCING AND POLICY	Section: 2101
MEDICAID SERVICES MANUAL	Subject: AUTHORITY

2101 AUTHORITY

Section 1915(c) of the Social Security Act permits states the option to waive certain Medicaid statutory requirements in order to offer an array of ~~Home and Community Based Services (HCBS)~~ to eligible individuals who may require such services in order to remain in their communities and avoid institutionalization. The ~~Division of Health Care Financing and Policy's (DHCFP's) Home and Community Based Waiver (HCBW)S~~ for Individuals with Intellectual ~~Disabilities~~ and ~~Developmental Disabilities Related Conditions~~ is approved by the ~~Centers for Medicare and Medicaid Services (CMS)~~. This waiver is designed to provide eligible Medicaid waiver recipients access to both 1905(a) sState pPlan services as well as certain extended Medicaid covered services unique to this waiver. The goal is to allow recipients to live in their own homes or community settings, when appropriate.

~~The DHCFP has the flexibility to design this waiver and select the mix of waiver services that best meet the goals of the program. This flexibility is predicated on administrative and legislative support, as well as federal approval.~~

Statutes and Regulations:

- Social Security Act: 1915 (c)
- ~~Code of Federal Regulations (CFR) (Title 42) Code of Federal Regulations (CFR) Section Part-441, Subpart I (Community Supported Living Arrangements Services)~~
- ~~Title 42 CFR (Section Title 42) Part-483.430(a) (Qualified Intellectual Disabilities Professional (QIDP))~~
- Nevada Revised Statute (NRS) Chapter 435 (Individuals with Intellectual Disabilities and ~~Developmental Disabilities Related Conditions~~)
- Nevada Administrative Code (NAC) Chapter 435 (Individuals with Intellectual Disabilities and ~~Developmental Disabilities Related Conditions~~)
- ~~NAC Chapter 632 (Nursing)~~
- ~~Health Insurance Portability and Accountability Act (HIPAA)~~
- ~~Medicaid Service Manual (MSM) Chapter 100~~
- ~~Section 3715 of the CARES Act~~

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DIVISION OF HEALTH CARE FINANCING AND POLICY	Section: 2102
MEDICAID SERVICES MANUAL	Subject: RESERVED

2102 RESERVED

DRAFT	MTL-20/15OL
DIVISION OF HEALTH CARE FINANCING AND POLICY	Section: 2103
MEDICAID SERVICES MANUAL	Subject: POLICY

2103 POLICY

2103.1 WAIVER ELIGIBILITY CRITERIA

~~The HCBS ID Nevada's Waiver for Individuals with Intellectual Disabilities and Related Conditions~~ waives certain statutory requirements and offers ~~waiver services Home and Community Based Services (HCBS)~~ to eligible recipients to assist them to remain in the community. The target population for this waiver includes all individuals who are diagnosed with intellectual disabilities or ~~developmental disabilities a related condition~~ and who have been found eligible and have an open case with an ~~Aging and Disability Services Division (ADSD) Regional Center~~. Individuals are eligible if they meet Medicaid's eligibility requirements and are either in an Intermediate Care Facility for Individuals with Intellectual Disabilities (ICF/IID) or are at risk for ICF/IID placement without the provision of HCBS and supports.

~~The Waiver for Individuals with Intellectual Disabilities and Related Conditions Eligibility Criteria:~~

~~Applicants or recipients must meet and maintain all criteria to be eligible, and to remain on the Waiver for Individuals with Intellectual Disabilities and Related conditions.~~

Eligibility for the ~~DHCFP's ID Waiver for Individuals with Intellectual Disabilities and Related Conditions~~ is determined by the combined efforts of ADSD, the DHCFP and the **Division of Welfare and Social Services (DWSS)**. Two separate determinations must be made ~~for to be eligible~~ **for and receive services under the ID Waiver:**

- a. Service eligibility for the ~~ID w~~**Waiver** is determined by ~~an ADSD's Regional office staff and authorized by the DHCFP's Central Office staff~~**Center**.
 1. An ADSD Regional Center ~~Intake Team~~**psychologist**, based on ~~assessments and/or supporting documentation~~, establishes the existence of an intellectual disability or ~~developmental disability a related condition~~.
 2. Each applicant/recipient must meet and maintain Level of Care (LOC) for admission into an ICF/IID. ~~Specifically, the individual The recipient would require imminent placement in an ICF/IID facility (within 30 to 60 days) if HCBWS Waiver services or other supports were not available.~~
 3. Each applicant/recipient must demonstrate a continued need for a waiver service(s) to prevent placement in an ICF/IID. ~~Sole Utilization of Medicaid State Plan Services solely does not support the qualifications to be covered by the waiver.~~
 4. The applicant/recipient must have an adequate support system. ~~This support system~~

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must be in place to ensure the physical, environmental, and basic care needs of the applicant/recipient are met in order to provide a safe environment during the hours when HCBS services are not being provided. HCBS Waiver services are not a substitute for available natural and informal supports provided by family, friends or other available community resources.

- b. The financial eligibility determination for full-Medicaid benefits is made by the DWSS. Waiver applicants/recipients must meet and maintain Medicaid eligibility coverage for all months in which waiver services are provided.

~~Recipients of the Waiver for Individuals with Intellectual Disabilities and Related Conditions must be Medicaid eligible for full Medicaid benefits for all months in which waiver services are provided.~~

- c. ~~Services from the ID w~~ ~~Waiver for Individuals with Intellectual Disabilities and Related Conditions~~ cannot be provided until and unless the applicant is found eligible in both determination areas.

2103.1A COVERAGE AND LIMITATIONS

1. Waiver recipients ~~participants~~ must meet and maintain Medicaid’s eligibility requirements coverage through the ~~Division of Welfare and Supportive Services (DWSS)~~ for all months waiver services are being provided.
2. The ID Waiver ~~Home and Community Based Waiver for Individuals with Intellectual Disabilities and Related Conditions~~ is limited by legislative mandate and available matching state funding to a specific number of recipients who can be served throughout the biennium ~~waiver year. When all waiver slots are full, a~~. A wait-list is utilized to prioritize applicants who have been presumed to be eligible for the waiver as defined below.
3. ~~Wait List Prioritization~~
 - a. First priority is individuals ~~residents~~ residing ~~of~~ in an ICF/IID or other institutional settings.
 - b. Second priority is individuals ~~applicants~~ who are at risk of institutionalization due to loss of their current support system or crisis situation.

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c. Third priority is ~~all individuals applicants,~~ deemed appropriate for waiver services, who do not fall under priority one or two, based on the date of request for a waiver service ~~determined appropriate for waiver services.~~

4.3. The ~~Division of Health Care Financing and Policy (DHCFP)~~ must assure the ~~Centers for Medicare and Medicaid Services (CMS)~~ that Medicaid's total expenditures for waiver and Medicaid State Plan services will not, in any waiver year, exceed 100% of the amount that would be incurred by Medicaid for these individuals in an institutional setting in the absence of the waiver. The DHCFP must also document that there are safeguards in place to protect the health and welfare of recipients.

5.4. Waiver services must ~~not be billed~~ ~~dease~~ when an individual is admitted to ~~aan~~ institutional setting, such as a hospital, ICF/IID or nursing facility (NF) for the duration of the stay. Residential settings that bill per diem may bill the per diem rate for admit and discharge days only when services were provided and documented for some part of the days in question. Residential settings that bill by the unit or hour may bill for services provided and documented on admit and discharge days.

Section 3715 of the CARES Act may be utilized where HCBS can be provided in an acute care hospital setting as long as those services are:

- a. identified in an individual's person-centered support plan (or comparable Plan of Care (POC));
- b. provided to meet needs of the individual that are not met through the provision of hospital services;
- c. not a substitute for services that the hospital is obligated to provide through its conditions of participation or under Federal or State law, or under another applicable requirement; and
- d. designed to ensure smooth transitions between acute care settings and home and community-based settings, and to preserve the individual's functional abilities.

6. ~~The Waiver for Individuals with Intellectual Disabilities and Related Conditions Eligibility Criteria:~~

~~Applicants or recipients must meet and maintain all criteria to be eligible, and to remain on the Waiver for Individuals with Intellectual Disabilities and Related conditions.~~

a. ~~Eligibility for the DHCFP's Waiver for Individuals with Intellectual Disabilities~~

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~~and Related Conditions is determined by the combined efforts of ADSD, the DHCFP and the DWSS. Two separate determinations must be made for eligibility for the Waiver:~~

~~a. Service eligibility for the waiver is determined by ADSD's regional office staff and authorized by the DHCFP's Central Office staff.~~

~~1. An ADSD Regional Center psychologist, based on supporting documentation, establishes the existence of an intellectual disability or a related condition.~~

~~2.1. Each applicant/recipient must meet and maintain Level of Care (LOC) for admission into an ICF/IID. The recipient would require imminent placement in an ICF/IID facility (within 30 to 60 days) if HCBW services or other supports were not available.~~

~~3.1. Each applicant/recipient must demonstrate a continued need for a waiver service(s) to prevent placement in an ICF/IID. Utilization of State Plan Services solely does not support the qualifications to be covered by the waiver.~~

~~4.1. The applicant/recipient must have an adequate support system to provide a safe environment during the hours when HCBS are not being provided. HCBS are not a substitute for natural and informal supports provided by family, friends or other available community resources.~~

~~b.a. Eligibility determination for full Medicaid benefits is made by DWSS.~~

~~a. Recipients of the Waiver for Individuals with Intellectual Disabilities and Related Conditions must be Medicaid eligible for full Medicaid benefits for all months in which waiver services are provided.~~

~~b. Services from the waiver for Individuals with Intellectual Disabilities and Related Conditions cannot be provided until and unless the applicant is found eligible in both determination areas.~~

~~7.~~ **5.** If an applicant/recipient is determined eligible for more than one **HCBW-HCBS program Waiver**, the individual cannot receive services under two or more such **1915(c)**

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~~programs-waivers~~ at the same time. The applicant/recipient must choose one **HCBW-HCBS program-Waiver** and receive services provided by that ~~programwaiver~~.

6. ~~8.~~ Recipients of the **ID Waiver** ~~for Individuals with Intellectual Disabilities and Related Conditions~~ who are enrolled or elect to enroll in a hospice program may be eligible to remain on the waiver if they require waiver services to remain in the community. Collaborative case coordination between the hospice agency and the waiver ~~ease manager~~**Service Coordinator** is required to prevent any duplication of services. Refer to Medicaid Services Manual (MSM) Chapter 3200 for additional information on hospice services.
7. ~~9.~~—An able and/or capable parent, **spouse** or Legally Responsible Individual (LRI) of a ~~recipient~~**minor child** has a duty/obligation to provide the ~~child~~ necessary maintenance, ~~health/medical care~~, education, supervision and support. Necessary maintenance includes but is not limited to, the provision of Activities of Daily Living (ADLs) and Instrumental Activities of Daily Living (IADLs). Payment will not be made for the routine care, supervision or services normally provided for the ~~recipient~~**child** without charge as a matter of course in the usual relationship among members of the nuclear family. Waiver services are not a substitute for **available** natural and informal supports provided by family, friends or other available community resources; however, **they** are available to supplement those support systems, so the ~~recipient~~**child** is able to remain in their home.

Allowance may be given in individual circumstances when:

- a. **there is no LRI residing in the recipient’s home;**
- b. **or there is no other LRI residing in the home and an able and/or capable spouse/parent’s employment requirements result in prolonged or unexpected absences from the home;**
- c. **or when such employment requirements require the able and/or capable spouse/parent or LRI to work uninterrupted at home in order to meet the requirement of his or her employer;**
- d. **or when employment requirements include unconventional work weeks or work hours;**
- e. **or the recipient’s support team has documented a need for ADL or IADL habilitative services to be provided by direct support staff.**

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The LRI ~~may be asked to must~~ provide verification from a physician, place of employment, or school that they are not capable, due to illness or injury, or unavailable, due to hours of employment and school attendance, to provide services. Additional verification may be required on a case by case basis. ~~Without this verification, HCBW services will not be authorized.~~

8. LRIs may not be reimbursed for ~~HCBW-HCBS~~ Waiver services.
- ~~9.~~
9. Legal guardians of individuals age 18 and over are considered LRIs.
- ~~10.~~
10. The children made eligible for Medicaid through their enrollment in the Waiver for Individuals with Intellectual Disabilities—and ~~Developmental Disabilities Related Conditions~~ receive all the medically necessary Medicaid coverable services available under ~~Early and Periodic Screening, Diagnostic, and Treatment (EPSDT)~~. A child’s enrollment in the waiver will not be used to deny, delay, or limit access to medically necessary services that are required to be available to Medicaid-eligible children under federal EPSDT rules. The waiver service package is a supplement to EPSDT services.

2103.1B PROVIDER RESPONSIBILITIES

Providers are responsible for confirming the recipient’s Medicaid eligibility each month prior to rendering waiver services.

2103.1C RECIPIENT RESPONSIBILITIES

Applicants or recipients must meet and maintain all criteria to be eligible, and to remain on the ID Waiver.

~~**2103.1B MEDICAID EARLY AND PERIODIC SCREENING, DIAGNOSTIC AND TREATMENT (EPSDT)**~~

~~The children made eligible for Medicaid through their enrollment in the Waiver for Individuals with Intellectual Disabilities and Related Conditions receive all the medically necessary Medicaid coverable service available under EPSDT. A child’s enrollment in the waiver will not be used to deny, delay, or limit access to medically necessary services that are required to be available to Medicaid eligible children under federal EPSDT rules. The waiver service package is a supplement to EPSDT services.~~

2103.2 WAIVER SERVICES

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The ADSD, the operating agency for the ID waiver, in conjunction with the DHCFP, the administrating agency ~~and the state budget process~~, determines which services will be offered under the ID Waiver ~~Waiver for Individuals with Intellectual Disabilities and Related Conditions. Providers and recipients must agree to comply with the requirements for service provision in accordance with ADSD and the DHCFP policies.~~

Under this waiver, the following services are available: ~~for individuals who have been assessed to be at risk for ICF/IID placement without the provision of enhanced supports as identified in the Individual Support Plan (ISP).~~

- a. Day Habilitation.
- b. Residential Support Services ~~Prevocational Services.~~
- c. Prevocational Services ~~Supported Employment.~~
- d. Supported Employment ~~Behavioral Consultation, Training and Intervention.~~
- e. Behavioral Consultation, Training and Intervention ~~Residential Habilitation, Residential Support Services.~~
- f. Counseling Services ~~Residential Habilitation, Residential Support Management.~~
- g. Residential Support Management. ~~Counseling (Individual and Group).~~
- h. Non-Medical Transportation.
- i. Nursing Services.
- j. Nutrition Counseling Services.
- k. Career Planning.

2103.2A PROVIDER ~~RESPONSIBILITY~~ RESPONSIBILITIES

1. Provider Requirements ~~All Providers:~~
 - a. Must obtain approval or ~~be certified~~ ~~education~~, as applicable, from ADSD/ ~~by Nevada Developmental Services (DS) pursuant to Nevada Revised Statute (NRS) 435, Nevada Administrative Code (NAC) 435 and the ADSD Policy and Procedures and Development Services Policy and Procedures.~~

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- b. Must obtain a Master Service Agreement through Department of Administration Purchasing Division and a Provider Service Agreement through the ADSD.
- a.c. Must enroll as a Provider Type 38 with Fee-for-Service Nevada Medicaid, and meet and maintain all the requirements to be enrolled as a Medicaid ~~an active~~ provider pursuant to MSM Chapter 100 and 2100~~number~~.
- d. ~~b.~~ May not bill for services provided by a LRI.
- e. ~~e.~~ May only provide and bill for services that have been authorized ~~identified~~ in the PCP. Prior authorization for waiver services is made through the recipient's PCP and Service Authorization.~~ISP~~.
- e.f. Must verify the Medicaid eligibility status of each ~~HCBW-HCBS~~ Waiver recipient each month.

~~d.e. Must be certified by Nevada Developmental Services pursuant to Nevada Revised Statute (NRS) 435 and Development Services Policy and Procedures.~~

- e.g. Upon renewal of professional licenses/certifications, providers must submit copies of renewals to the ADSD as applicable~~Meets all the requirements to be enrolled and maintain status as an enrolled Medicaid provider pursuant to MSM Chapters 100 and 2100.~~
- £.h. Each provider must cooperate with the ADSD, the DHCFP and/or State or Federal reviews or inspections~~Meets all conditions of participation in MSM Chapter 100, Section 102.~~
- ~~g. Providers are required to present the following documents upon certification through ADSD and/or enrollment through the DHCFP's fiscal agent. Refer to Development Services Policy and Procedures, and the enrollment checklist located on the fiscal agent's website.~~

~~The minimum needed for enrollment through the DHCFP's fiscal agent:~~

- ~~1. Signed Statement or verification of Provider Certification from ADSD.~~
- ~~2. Signed Master Service Provider Agreement.~~

~~The following is part of ADSD's certification process:~~

- ~~3. Vendor Registration form.~~

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- ~~4. Copy of business license(s) per city jurisdiction(s).~~
- ~~5. Copy of incorporation, LLC, Assumed/Fictitious Name or DBA (Doing business as) documents (if applicable).~~
- ~~6. Copy of Professional Liability insurance, if applicable:~~
- ~~7. Copy of Fire Safety Certificate(s) (for each worksite), if applicable.

 - ~~a. Occurrence with \$300,000 aggregate.~~~~
- ~~8. The State of Nevada as additional insured.

 - ~~a. Coverage for physical and sexual abuse and molestation unless a specific waiver is granted according to Risk Management and Developmental Services.~~~~
- ~~9. Copy of Wage and Hour Certification(s) (for each worksite), if applicable.~~
- ~~10. Non Profit Organizations must provide copy of Articles of Incorporation, list of Board of Directors and/or organizational chart, if applicable:~~
- ~~11. Submit proof, from insurance agent, that applicable Liability Insurance (as required by State Risk Management) can be written before commencement of contracted services.~~
- ~~12. Worker's Compensation Insurance for Employees *or* Affidavit of Rejection of Coverage.~~
- ~~13. Coverage for Employee Dishonesty (Organizational Providers only).~~
- ~~14. Auto insurance:

 - ~~a. For all Agency Owned or Leased Vehicles (Organizational Providers).~~
 - ~~b. For vehicle(s) to be used in transporting individuals (if applicable) (Individual Provider).~~~~
- ~~15. General Liability Insurance with *minimum* coverage limits of:~~

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~~a. Organizational Providers — \$1,000,000 per occurrence with \$2,000,000 aggregate.~~

~~b. Individual Providers — \$100,000 per occurrence.~~

~~i. Must have the ability to communicate with the recipient, understand the recipient and implement the recipient’s PCP. Must have approval from ADSD in order to be compensated for providing services to recipients of the Waiver for Individuals with Intellectual Disabilities and Related Conditions.~~

2. ~~j. Criminal Background Checks:~~

A criminal background check is required for all owners, administrators, subcontractors, volunteers and employees who have contact with recipients or access to their financial or personal information ~~provide direct care to recipients.~~

~~1. The DHCFP policy requires all owners, administrators, and employees who provide direct care have a fingerprint based criminal history submitted prior to service initiation, and every five years thereafter. Providers may contact the Nevada Department of Public Safety (DPS) and inquire about opening an account under the National Child Protection Act/Volunteer Children’s Act (NCPA/VCA). The purpose of the NCPA/VCA is to complete a fingerprint based background check for individuals providing services to children, elderly and the disabled.~~

~~NOTE: Internet based background checks are not acceptable as they are not fingerprint based.~~

~~2. The employer is responsible for reviewing the results of employee criminal background checks and maintaining the results on file. Hiring and continued employment is at the sole discretion of the provider. However, the DHCFP has determined certain felonies and misdemeanors to be inconsistent with the best interests of recipients. The employer should gather information regarding the circumstances surrounding the conviction when considering ongoing employment and have this documented in the employee’s personnel file. These convictions include (not all inclusive):~~

~~a. murder, voluntary manslaughter or mayhem;~~

~~b. assault with intent to kill or to commit sexual assault or mayhem;~~

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- ~~c. — sexual assault, statutory sexual seduction, incest, lewdness, indecent exposure or any other sexually related crime;~~
- ~~d. — abuse or neglect of a child or contributory delinquency;~~
- ~~e. — a violation of any federal or state law regulating the possession, distribution or use of any controlled substance or any dangerous drug as defined in chapter 454 of Nevada Revised Statutes (NRS);~~
- ~~f. — a violation of any provision of NRS 200.700 through 200.760;~~
- ~~g. — criminal neglect of a patient as defined in NRS 200.495;~~
- ~~h. — any offense involving fraud, theft, embezzlement, burglary, robbery, fraudulent conversion or misappropriation of property;~~
- ~~i. — any felony involving the use of a firearm or other deadly weapon;~~
- ~~j. — abuse, neglect, exploitation or isolation of older persons;~~
- ~~k. — kidnapping, false imprisonment or involuntary servitude;~~
- ~~l. — any offense involving assault or battery, domestic or otherwise;~~
- ~~m. — conduct inimical to the public health, morals, welfare and safety of the people of the State of Nevada in the maintenance and operation of the premises for which a provider contract is issued;~~
- ~~n. — conduct or practice that is detrimental to the health or safety of the occupants or employees of the facility or agency; or~~
- ~~o. — any other offense that may be inconsistent with the best interests of all recipients.~~

Refer to MSM Chapter 100 for provider requirements ~~additional information.~~

- ~~3. — Providers are required to initiate diligent and effective follow up for results of background checks within 90 days of submission of prints and continue until results are received. An “undecided” result is not acceptable. If an employee believes that the information provided as a result of the criminal~~

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~~background check is incorrect, the individual must immediately inform the employing agency in writing. Information regarding challenging a disqualification is found on the DPS website at: <http://dps.nv.gov> under Records and Technology.~~

All background check information must be maintained on file and available for review, including the initial check and a recheck for each five (5) year period. Refer to NRS 435.220, 435.333, 435.537 and 435.893, NAC 435.515, 435.518, 435.520, 435.537, 435.845, 435.855, 435.860 and 435.893.

3. Required Training for Providers:

- a. ~~Employees must~~ have Cardio Pulmonary Resuscitation (CPR) and First Aid training within ~~90-30~~ days of hire and prior to working alone with recipients, if providing direct service. Documentation of training must be kept on file and available for review.
- b. Must complete required training and new employee orientation, per ADSD policy, within six months of beginning employment. Documentation of training to be kept on file and available for review.
- c. All providers are required to provide annual training to employees on recipient rights; confidentiality; abuse, neglect, exploitation, isolation and abandonment including definitions, signs, symptoms, and prevention; as well as incident and serious occurrence reporting requirements. Providers will also complete established training requirements as directed by the ADSD. Documentation of training must be kept on file and available for review.
- d. Supported Living provider employees who administer medication must maintain current certification for Medication Administration pursuant to NAC 435.675. Documentation of training must be kept on file and available for review.
- e. Any employee who is likely to utilize restraint procedures in accordance with NRS 433 must maintain current certification in a Crisis Prevention/Intervention training program approved by the ADSD. Approved training programs require national recognition and evidence of annual review and update of curriculum based on the best legal, behavioral and ethical practices of standards of care. Documentation of training must be kept on file and available for review

4. ~~10.~~ Exemptions from Training

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- a. The ~~agency~~ **ADSD**, may exempt a prospective service provider from those parts of the required training where the agency judges the person to possess adequate knowledge or experience, or where the provider’s duties will not require the particular skills.
- b. The exemption and its rationale must be provided in writing and a copy of the exemption must be placed in the recipient’s case record. Where the recipient or other private third party functions as the employer, such individuals may exercise the exemption authority identified above.

5. Documentation:

Providers must maintain relevant documentation of services provided on one or more documents, including documents that may be created or maintained in electronic format. This documentation must be kept in a manner as to fully disclose the nature and extent of services delivered **and must be readily available for review.**

The documentation must include:

- a. ~~1.~~ Type of service.
- b. ~~2.~~ Date of service.
- c. ~~3.~~ Name of ~~recipient individual~~ receiving service.
- d. ~~4.~~ ~~Individual-Recipient~~ record number.
- e. ~~5.~~ Name of provider.
- f. ~~6.~~ ~~Full W~~written or electronic signature ~~of the person delivering the service,~~ or initials of the person delivering the service if a signature and corresponding initials are on file with the provider. **For electronic signatures, systems and software products must include protections against modification, with administrative safeguards that correspond to policies and procedures of the operating agency. The individual whose name is on the alternate signature method and the provider bear the responsibility for the authenticity of the information being attested to. For example, an attendance record must have daily initials and documentation of time in and time out.**

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- g. ~~7. Number of units of the delivered service or continuous amount of uninterrupted time during which time the service was provided.~~
- ~~8. Begin and end time of the delivered service.~~
- h. ~~9. Signatures or initials of the recipient must be included on the Jobs and Day Training (JDT) and Residential Support Services logs. If the recipient is unable to provide initials due to a cognitive and/or physical limitation, this will be clearly documented in the Person Centered Plan Individual Support Plan (ISPCP).~~
- i. ~~10. Recipient's living in 24 hour Residential Support settings must have individualized service logs, even if they have shared support hours with roommates living in the home. Each provider must cooperate with ADSD and/or State or Federal reviews or inspections.~~
- a.j. Providers are required to have copies of side effect information sheets for all medications taken by the recipient on-hand and available for staff. ~~Report any recipient incidents or problems to ADSD on a timely basis.~~
- ~~b. All service providers other than ADSD must obtain and maintain a service Provider contract with ADSD prior to providing services to a waiver recipient.~~
- ~~13. Prior authorization for waiver services is made through the written ISP and the service contracts (agreements) which reflect the ISP.~~
- ~~14. Serious Occurrences.~~
- 6. 4. Incidents and Serious Occurrences:

~~Each Providers must report any recipient incidents, or issues regarding the provider/employee's ability to deliver services to the ADSD. service coordinator by telephone/fax. Serious occurrences are to be reported to the ADSD within 24 hours of discovery. All other reportable incidents are to be reported to the ADSD within two business days. All Serious Occurrence Reports must be maintained on file by the provider. The ADSD will submit quarterly data to the DHCFP for serious occurrence reports. A completed Serious Occurrence report must be made within five working days and maintained on file by the agency.~~

Serious occurrences involving either the provider/employee or recipient may include, but are not limited to the following:

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- a. Unplanned hospitalization or ER visit;
 - b. Injury or fall requiring medical intervention;
 - c. ~~Alleged p~~Physical, verbal, emotional, sexual abuse or sexual harassment;
 - d. Assault, violence, or threat;
 - e. Suicide threat or attempt;
 - f. Criminal activity or legal involvement;
 - g. ~~Alleged t~~Theft or exploitation;
 - h. Medication error per ~~the~~ ADSD policy;
 - i. Loss of contact with the recipient ~~for three consecutive scheduled days~~;
 - j. Elopement of a ~~resident~~ recipient residing ~~living~~ in a 24-hour setting;
 - k. Death of the recipient ~~during the provision of Waiver Services, or a significant caregiver (paid or unpaid), if applicable~~; or
 - l. ~~HIPAA violation; Other.~~
 - m. Major property damage;
 - n. Auto accident (involving the recipient);
 - o. Staff injury/illness/accident requiring medical attention;
 - p. Environmental incident requiring emergency assistance
 - q. Death of unpaid caregiver.
7. ~~5.~~ Notification of Suspected Abuse, ~~or~~ Neglect, Exploitation, Isolation, or Abandonment:

State law requires that individuals employed in certain capacities must make a report to the appropriate law enforcement or applicable reporting agency immediately, but in no event

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later than 24 hours after there is reason to suspect the abuse, neglect, ~~or~~ exploitation, isolation, or abandonment of a minor child, vulnerable adult or older individual. The DHCFP ~~expects~~ requires that all providers be in compliance with the intent of all applicable laws.

For recipients under the age of 18, the Division of Child and Family Services (DCFS) or the appropriate county agency accepts reports of suspected child abuse and neglect. For vulnerable adults' age ~~60-18~~ and over, or any adult 60 or over, Adult ~~Elder~~ Protective Services within the ADSD accepts reports of suspected abuse, neglect or self-neglect, exploitation or isolation. ~~For vulnerable adults, report of abuse, neglect, exploitation and social isolation are to be made to local law enforcement.~~

- a. Child Abuse - Refer to NRS 432B regarding child abuse or neglect.
- b. ~~Abuse of a Vulnerable Adult or Older Person~~ ~~Elder Abuse~~ - Refer to NRS 200.5091 to 200.50995 regarding elder abuse, exploitation, isolation ~~or~~ neglect or abandonment.
- c. ~~Other Age Groups~~ ~~For all other individuals or~~ ~~v~~ Vulnerable adult individuals (NRS 200.5091 to 200.50995) is defined as "a person 18 years of age or older who":
 1. suffers from a condition of physical or mental incapacitation because of a developmental disability, organic brain damage or mental illness; or
 2. has one or more physical or mental limitations that restrict the ability of the person to perform the normal ADLs ~~contact local law enforcement agencies.~~

8. ~~6.~~ Complaint Procedure

The Provider must respond to all complaints in a reasonable and prompt manner. The Provider must maintain records that identify the complaint, the date received and the response, ~~and~~ outcome and resolution of the incident.

The Provider must investigate and respond in writing to all written complaints within ten calendar days of receipt.

The Provider will provide the recipient written notification of the complaint and its outcome. As appropriate, written notification must also be provided to the ~~waiver service coordinator at the~~ Regional Center **Service Coordinator**.

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9. ~~7. Health Insurance Portability and Accountability Act (HIPAA), Privacy, and Confidentiality~~

Refer to MSM Chapter 100 for information on HIPAA, privacy, and confidentiality of recipient records and other Protected Health Information (PHI).

10. ~~8. The ADSD:~~

An Interlocal ~~Contract Agreement~~ between the ADSD and the DHCFP is maintained to outline responsibilities of both agencies in the operation and administration of the ~~HCBW HCBS for the ID Waiver. Individuals with Intellectual Disabilities and Related Conditions.~~

11. ~~9. Provider Agencies:~~

a. ~~All employees must have a separate file which includes background checks (initially and every five years), reference checks, Cardio Pulmonary Resuscitation (CPR)/First Aid certification (within 90 days of the beginning of employment and ongoing), and documentation of new employee orientation and ongoing training. All background check information must be maintained in a separate individual employee file.~~

b. ~~All providers are required to provide annual training to employees on recipient rights, confidentiality, abuse, neglect and exploitation, including definitions, signs, symptoms, and prevention as well as reporting requirements. Providers will also complete established training requirements of the specific Regional Centers.~~

~~10. Exemptions from Training~~

a. ~~The agency, may exempt a prospective service provider from those parts of the required training where the agency judges the person to possess adequate knowledge or experience, or where the provider's duties will not require the particular skills.~~

b. ~~The exemption and its rationale must be provided in writing and a copy of the exemption must be placed in the recipient's case record. Where the recipient or other private third party functions as the employer, such individuals may exercise the exemption authority identified above.~~

2103.2B RECIPIENT RIGHTS AND RESPONSIBILITIES

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The Recipients are entitled to their privacy; to be treated with respect; and be free from coercion and restraint.

Additionally Applicants or recipients must meet and maintain all criteria to be eligible and to remain on the ID Waiver ~~for Individuals with Intellectual Disabilities and Related Conditions~~.

The recipient or the recipient's ~~designated authorized~~ representative/LRI will:

1. Notify the provider(s) and ~~sService eCoordinator~~ of a change in Medicaid eligibility.
2. Notify the provider(s) and ~~sService eCoordinator~~ of current insurance information, including the name of other insurance coverage, such as Medicare.
3. Notify the provider(s) and ~~sService eCoordinator~~ of changes in medical status, service needs, address, and location, or ~~of changes of of status of LRI(s)/authorized designated representative/LRI~~.
4. Treat all staff and providers appropriately **with respect and in a safe manner**.
5. Initial and/or sign the provider service documentation **logs as applicable**, verifying services were rendered unless otherwise unable to perform this task due to intellectual and/or physical limitations.
6. Notify the provider when scheduled visits cannot be kept ~~or services are no longer required~~.
7. Notify the provider **and Service Coordinator** of missed visits by provider staff.
8. **Notify the ADSD and the provider if services are no longer requested or required.**
- ~~8.9.~~ **8.9.** Notify the provider and **the** ADSD Service Coordinator of unusual occurrences, complaints regarding delivery of services, ~~or~~ specific staff, or to request a change in caregiver.
- ~~9.10.~~ **9.10.** If applicable, furnish the provider with a copy of their Advance Directives (AD).
- ~~10.11.~~ **10.11.** Not request a provider to work more than the hours authorized in the **ISPCP**.
- ~~11.12.~~ **11.12.** Not request a provider to provide service for a non-recipient, family, or household members.
13. ~~12.~~ **12.** —Not request a provider to perform services not included in the **ISPCP**.

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14. ~~13.~~—Contact the ~~s~~Service ~~e~~Coordinator to request a change of provider.
15. Sign all required forms unless otherwise unable to perform this task due to intellectual and/or physical limitations.
- ~~13.16.~~ Cooperate with all the ~~ADSD~~ meetings and contacts such as phone/face-to-face as per the PCP.

~~2103.3~~ ~~SERVICE COORDINATION~~

~~2103.3A~~ ~~COVERAGE AND LIMITATIONS~~

~~Service Coordination is provided under the Medicaid State Plan Targeted Case Management service. This is an integral part of the management of the Waiver for Individuals with Intellectual Disabilities and Related Conditions.~~

~~Refer to MSM Chapter 2500 for allowable activities under Targeted Case Management. Administrative waiver activities are not billable under Targeted Case Management.~~

2103.43 DAY HABILITATION

Day Habilitation Services are regularly scheduled activities in a non-residential setting, separate from the ~~recipient's~~ ~~participant's~~ private residence or other residential living arrangement. Services include assistance with the acquisition, retention, or improvement in self-help, socialization and adaptive skills that include performing ~~ADL's~~ ~~activities of daily living~~ and community living.

Activities and environments are designed to foster the acquisition of skill, building positive social behavior and interpersonal competence, greater independence and personal choice. ~~Services will include opportunities for volunteer work in community settings and opportunities for community integration through participation in social, recreational, and cultural activities.~~ Services furnished are identified in the ~~recipients~~~~individual's~~- ISPCP.

Day ~~h~~Habilitation services focus on enabling the ~~recipient~~ ~~participant~~ to attain or maintain his or her maximum potential and shall be coordinated with any needed therapies in the ~~recipient's~~ ~~individual's~~ person-centered services and support plans, such as physical, occupational, or speech therapy.

Day ~~h~~Habilitation services may also be used to ~~provide supported retirement activities.~~ This may involve alternating schedules to allow for more time throughout the day or supports to participate in hobbies, clubs, and/or activities in the community~~enable individuals to participate in hobbies,~~

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~~clubs and/or senior related activities in the community, specifically for those who choose not to work or are at advanced ages.~~

2103.4A3A COVERAGE AND LIMITATIONS

1. ~~Recipients~~ **Participants** who receive ~~dDay~~ **hHabilitation** services and supports may ~~include~~ **have** two or more types of non-residential services. However, different types of non-residential habilitation services may not be billed during the same ~~time~~ period of the day.
2. Day **hHabilitation** may not provide for the payment of services that are vocational in nature (i.e. for the primary purpose of producing goods or performing services).
3. Documentation is maintained in the file of each ~~recipient individual~~ receiving **Day Habilitation** ~~this service~~ that the service is not available under a program funded ~~under by~~ Section 110 of the Rehabilitation Act of 1973 or Individuals with Disabilities Education Improvement Act (IDEA) (20 U.S.C. 1401 et seq.).

2103.4B3B DAY HABILITATION PROVIDER RESPONSIBILITIES/QUALIFICATIONS

Refer to MSM Section 2103.2A.

- ~~1. Provider Agencies:~~
 - ~~a. An employee of an agency that provides habilitation services and has met the requirements for certification under NRS and Nevada Administrative Code (NAC) 435 and/or ADSD policy must provide documentation to the DHCFP to maintain approved provider status. ADSD verifies provider qualifications annually.~~
 - ~~b. An employee of an agency must have a High School Diploma or equivalent; however this requirement may be waived with approval from ADSD.~~
- ~~2. Individual Providers:~~
 - ~~a. Must meet the requirements for certification according to policy and provide required documentation to the DHCFP to maintain approved provider status. ADSD will verify qualification annually.~~
 - ~~b. Must be at least 18 years of age.~~
 - ~~c. Must have a High School Diploma or equivalent; however, this requirement may be waived with approval from ADSD.~~

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~~d. — Must have the ability to implement the recipient’s ISP.~~

~~e. — Must have the ability to communicate with and understand the recipient.~~

2103.3C RECIPIENT RIGHTS AND RESPONSIBILITIES

Refer to MSM Section 2103.2B.

~~2103.5~~ 21043.4 RESIDENTIAL SUPPORT SERVICES

Residential Support Services are designed to ensure the health and welfare of the ~~recipient~~ individual, as well as the welfare of the community at large, through protective oversight and supervision activities ~~in addition to and~~ supports to assist in the acquisition, improvement, retention, and maintenance of the skills necessary for recipients individuals to successfully, safely, and responsibly reside in their community.

Residential Support Services are provided throughout the course of normal ADLs, as well as in specialized training opportunities outlined in the ~~recipient’s~~ participant’s ISPPC. These services are individually planned and coordinated, assuring the non-duplication of services with other Medicaid State Plan Services. PCP teams may identify priority areas to address through habilitation plans, however that does not limit additional supports that a person may need to live in the community. These additional supports do not require habilitation plans.

Residential sSupport sServices staff ~~is~~ are trained and responsible for implementing the Individual Habilitation Plans, goals, and objectives, and other service supports related to residential and community living. These supports include but are not limited to:

1. the facilitation of personal care ~~services such as activities of daily living and instrumental activities of daily living;~~
2. ADLs and IADLs;
3. Supports for health and welfare needs;
4. ~~In addition, services include e~~Effective communication skills;
5. community inclusion ~~and~~
6. the development of natural support networks;
7. mobility training;

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8. survival and safety skills;;
9. support and teaching of interpersonal and relationship skills;;
10. making choices and problem-solving skills;;
11. community living skills;;
12. social and leisure skills;;
13. money management skills;; ~~as well as~~
14. support and skill training ~~in~~-related to health care needs, to include medication management.

Residential ~~s~~Support ~~S~~services emphasize positive behavioral strategies, including interventions and supervision designed to maximize community inclusion while safeguarding the recipient~~individual~~ and general public. ~~The Service Coordinator will ensure the recipient has freedom in their residential setting.~~ Services also support exercising ~~individual~~-recipients rights and protect against rights violations and infringements without due process.

Intermittent ~~S~~supported ~~H~~Living ~~s~~Services are services provided by an individual or organizational provider to ~~individuals~~-recipients residing in their own homes who do not ~~requiring~~-require one-on-one supervision and/or 24-hour care.

~~A Shared Living Arrangement is an arrangement in which an individual with a disability, and a person, couple or family choose to live together in an integrated community neighborhood which provides Residential Support Services through an intermittent Supported Living Arrangement (SLA)A host home is a supported living arrangement within an integrated community neighborhood which provides residential support services in a family living setting.~~

Twenty-four hour Supported Living Services are ~~r~~Residential ~~S~~support ~~s~~Services provided up to 24 hours per day by an organizational ~~qualified~~ provider. These services are delivered within ~~non-provider owned~~ homes in integrated ~~community~~-neighborhood settings. ~~There are some provider owned homes located in the rural area due to resource limitations.~~

Residential ~~s~~Support ~~s~~Services cannot duplicate the scope and nature of Medicaid State Plan Personal Care Services (PCS). ~~Services must be coordinated to ensure there is no duplication. Waiver services must be authorized in the recipient's PCP. Any ADL or IADL that is covered in the Individual Habilitation Plan, whether it is completed for them or the individual is completing~~

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~~the task with supervision as part of their training, cannot be covered under State Plan Personal Care Services.~~

2103.5A4A COVERAGE AND LIMITATIONS

1. Residential Support Services staff ~~are receives trained training~~ and are responsible for implementing ~~ISPCPs~~, goals, objectives and service supports related to residential ~~living~~ and community ~~livinglife~~.

These services include ~~but are not limited to~~:

- a. the participation in the development of the ~~ISPCP~~.
- b. adaptive skill development.
- c. facilitation of personal care and ADLs.
- d. facilitation of community inclusion.
- e. facilitation of IADLs to include teaching community ~~livinglife~~ skills; interpersonal and relationship skills; building of natural support networks; choice making skills; social and leisure skills; budgeting and money management skills.
- f. providing assistance with medication administration ~~through ADSD~~ by a staff certified in an ~~Developmental Services (DS)ADSD~~ approved Medication Program. ~~Verification of certification must be maintained in the employee files.~~
- g. providing assistance with support and skill training in health care needs.
- h. facilitation of mobility training, survival and safety skills.

2. Residential Support Services may be provided on a continuum of service delivery model ranging from intermittent ~~up~~ to 24 hour ~~supported living arrangements~~SLA, as determined by the ~~ISPCP~~ team. Residential ~~sSupport sServices~~ are provided in either the service recipient's natural family home or in a non-provider owned home or apartment, ~~owned or leased in the service recipient's name or on behalf of the service recipient, with the exception of approved Shared Living services and provider owned homes that have been approved by the Regional Center. The provider is required to have a lease with each service recipient living in a provider owned home. Residential Support Services are provided in integrated settings within community residential neighborhoods unless otherwise approved~~

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~~by the regional center director. These settings are fully integrated within community residential neighborhoods and are owned or leased in the service recipient's name or on the behalf of the recipient, with the exception of approved Host Home services.~~ In 24 hour supported living arrangements SLA, protective oversight hours must be shared with other recipients in the home unless clear documentation exists that shows a need for one-on-one supervision due to health and safety needs of the ~~person-recipient which are supported in the PCP and approved by the Regional Center Program Manager agency director or designee.~~

3. Under this service category, the responsibility for the living environment rests with the service agency and encompasses a variety of ~~Supportive Living Arrangements (SLAs)~~:
 - a. Residential ~~S~~support ~~s~~Services in a 24-hour setting are limited to four recipients unless otherwise authorized by the Regional Center ~~Program Manager~~Director.
 - b. Shared Living Arrangement ~~Host Home~~ SLA's are limited to two service recipients residing in one home, unless otherwise authorized by the ~~DS~~ Regional Center ~~Program Manager~~Director.

Individual SLA homes do not require state licensure; however, individual providers and provider agencies must be ~~approved and~~ certified by the ADSD in order to render services to ~~ID Waiver recipients individuals with intellectual disabilities and related conditions.~~

2103.64B ~~RESIDENTIAL SUPPORT SERVICES~~ PROVIDER RESPONSIBILITIES

Refer to MSM 2103.2A, in addition to the provider responsibilities listed:

1. ~~Providers must ensure the recipient has the freedom to furnish and decorate their living area to their liking within the lease or other agreement.~~
2. ~~The Provider will ensure the setting is physically accessible to the recipient. The Provider will ensure the units have entrance doors lockable by the individual, with only appropriate staff having keys to doors.~~
3. ~~Settings where landlord/tenant laws do not apply, the provider must ensure that a written residential agreement is in place for the HCBS Waiver recipient and that it provides comparable protections as those under the jurisdiction's landlord/tenant law.~~

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4. Exceptions to the above must be supported by assessed need and clearly justified and documented in the PCP.

2103.4C RECIPIENT RIGHTS AND RESPONSIBILITIES

Refer to MSM 2103.2B.

~~A. Individual Providers – Provider Managed:~~

- ~~1. Must be at least 18 years of age.~~
- ~~2. Must have a High School Diploma or equivalent (may be waived with ADSD approval).~~
- ~~3. Must have First Aid and CPR training within 90 days of hire.~~
- ~~4. Must have the ability to implement the recipient’s ISP and Habilitation Plan.~~
- ~~5. Must have the ability to communicate with and understand the recipient.~~
- ~~6. Provider qualifications will be reviewed by ADSD on initial application, within the first year as part of certification review and at least every two years thereafter as part of re-certification review.~~

~~B. Individual Providers – Participant Directed:~~

- ~~1. Must be at least 18 years of age.~~
- ~~2. Must have the ability to communicate with and understand the participant.~~
- ~~3. Must provide three reference checks in accordance with ADSD policy.~~
- ~~4. Must have First Aid and CPR training within 90 days of hire.~~
- ~~5. Must meet the requirements specified in NAC 435 and provide information to the DHCFP to maintain approved provider status.~~
- ~~6. Must have the ability to implement the goals and services as identified in the participant’s ISP.~~
- ~~7. Must have the ability to communicate with and understand the recipient.~~

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~~C. Agency Providers – Provider Managed:~~

- ~~1. Individuals providing direct services and support services must be at least 18 years of age.~~
- ~~2. Must have a High School Diploma or equivalent. This requirement may be waived with ADSD approval.~~
- ~~3. Must meet all the requirements to be enrolled and maintain status as an enrolled Medicaid provider pursuant to MSM Chapters 100 and 2100, as applicable.~~
- ~~4. ADSD will verify provider qualification on initial application and provisional certification, within the first year as part of the Quality Assurance (QA) review for certification and at least every three years thereafter as part of the re-certification QA review.~~

2103.6A5 PREVOCATIONAL SERVICES

~~Prevocational Services should enable recipients to attain the highest level of vocation in the most integrated setting and by matching the recipient’s interests, strengths, priorities, abilities, and capabilities to the job while following applicable Federal wage guidelines. The services are intended to develop and teach general skills. Examples include but are not limited to: ability to communicate with supervisors, co-workers and customers in the workplace setting; generally accepted workplace conduct and dress; an ability to follow directions; an ability to complete tasks; workplace problem solving skills and strategies; and workplace safety and mobility training.~~

~~Prevocational Services provides for learning and work experience, including volunteer work, where a recipient can develop general, non-job or task-specific strengths and skills that contribute to employability in paid employment within integrated community settings. Services are expected to occur over a defined period of time and with specific outcomes to be achieved, as identified in the recipient PCP. The services are designed to create a path to integrated, community-based employment for which a recipient is compensated at or above the minimum wage, but not less than the customary wage and level of benefits paid by the employer for the same or similar work performed by individuals without disabilities.~~

~~Recipients receiving Prevocational Services must have employment-related goals in their PCP; the general rehabilitative activities must be designed to support such employment goals. ~~Prevocational Services are designed to create a path to~~ Competitive, integrated employment in the community for which an individual recipient is compensated at or above the minimum wage, but not less than the customary wage and level of benefits paid by the employer for the same or similar work performed by individuals without disabilities, ~~is~~ considered to be the optimal outcomes for~~

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~~p~~Prevocational ~~s~~Services. Individuals receiving prevocational services must have employment-related goals in their person-centered ISP; the general habilitative activities must be designed to support such employment goals.

~~Services include teaching such concepts as attendance, task completion, problem solving, interpersonal relations and safety, and communication with customers, co-workers, or supervisors. This service provides for learning and work experience, including volunteer work, participation in social and recreational activities to facilitate community integration, classroom-style program/training, experience where an individual can develop general, non-job or task-specific strengths and skills that contribute to employability in paid employment within integrated community settings. Services are expected to occur over a defined period of time and with specific outcomes to be achieved, as identified in the individual's ISP.~~

2103.6B5A COVERAGE AND LIMITATIONS

The ~~p~~Prevocational ~~s~~Services provided under this waiver are not available under a program funded under Section 110 of the Rehabilitation Act of 1973 or Section 602(16) and (17) of the IDEA (20 U.S.C. 1401(16 and 17)). Documentation will be maintained in the file of each ~~individual recipient~~ receiving ~~p~~Prevocational ~~s~~Services that the service is not otherwise available under a program funded under the Rehabilitation Act of 1973, or P.L. 94-142.

1. ~~Recipients/Participants~~ who receive ~~p~~Prevocational ~~s~~Services may include two or more types of non-residential support services; however, different types of non-residential support services may not be billed during the same ~~time~~ period of the day.

2103.6C5B ~~PREVOCATIONAL SERVICES PROVIDER RESPONSIBILITIES/QUALIFICATIONS~~

Refer to MSM Section 2103.2A

2103.5C RECIPIENT RIGHTS AND RESPONSIBILITIES

Refer to MSM Section 2103.2B.

1. ~~Provider Agencies:~~

- a. ~~All provider agencies/organizations providing day habilitation services must meet the requirements for Certificate of Qualification in accordance with NRS 435.230 to 435.320, all inclusive or meet ADSD rules, regulation and standards and demonstrate a community need.~~

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- ~~b. — An employee of an agency must have a High School Diploma or equivalent, however, this requirement may be waived with approval from ADSD.~~
- ~~c. — Annual certification is required for certified centers meeting requirements under NRS and NAC 435.~~
- ~~d. — All providers must meet all requirements to enroll and maintain Medicaid provider status according to MSM Chapters 100 and 2100, as applicable.~~
- ~~e. — Must meet all conditions of participation according to MSM Chapter 100, Section 102.1.~~

2103.76 SUPPORTED EMPLOYMENT

~~Supported employment service is a combination of intensive ongoing supports and services that prepare recipients for paid employment.~~

Supported Employment Services are individualized and may include any combination of the following services: Vocational job related discovery or assessment, person-centered employment planning, job placement, job development, negotiation with prospective employers, job analysis, job carving, training and systematic instruction, job coaching, benefit supports, training and planning, transportation ~~training (by the employment provider to any sub-sites or necessary to complete the job)~~, asset development and career advancement services and other workplace support services including services not specifically related to job skill training that enable the ~~participant recipient~~ to be successful in integrating into the job setting.

There are two sub-categories of Supported Employment – Individual Supported Employment and Small Group Supported Employment.

1. Individual Supported Employment

Individual Supported Employment is ~~employment supports are services for individuals recipients who, because of their disabilities, who~~ need intensive ongoing supports to obtain and maintain an individual job that meets their personal and career goals in competitive, customized employment, or ~~customized employment, or~~ self-employment, in an integrated work setting within the general workforce for which an individual is compensated at or above the minimum wage, but not less ~~that than~~ the customary wage and level of benefits paid by the employer for the same or similar work performed by individuals without disabilities. Individual Supported Employment services do not include payment for supervision, training, support, or adaptations typically available to other workers without

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disabilities in similar positions in the business. Individual Supported Employment services also do not include supports needed for unpaid, volunteer opportunities.

One approach to individual supported employment is Customized ~~e~~Employment ~~is another approach to supported employment~~. Customized ~~e~~Employment means individualizing the employment relationship between employees and employers in ways that meet the needs of both. It is based on an individualized determination of the strengths, needs and interest of the ~~person with disabilities~~recipient, and is also designed to meet the specific needs of the employer. Customized ~~e~~Employment assumes the provision of reasonable accommodations and support necessary to perform the function of a job that is individually negotiated and developed.

2. Small Group Supported Employment

Small Group Employment Supports are services and training activities provided in regular business, industry, and community settings of two to eight workers with disabilities. Examples include mobile crews which employ small groups of recipients in integrated employment in the community with the goals of sustained paid employment and work experience leading to further career development and individual integrated community-based employment for which the recipient is compensated at or above the minimum wage, but not less than the customary wage and level of benefits paid by the employer for the same or similar work performed by individuals without disabilities. Small Group Supported employment services do not include payment for supervision, training, support, or adaptations typically available to other workers without disabilities in similar _____positions in the business. -Small Group Employment services also do not include supports needed for unpaid, volunteer opportunities.

~~Supported employment small group employment supports may include any combination of the following services: vocational/job related discovery or assessment, person-centered employment planning, job placement, job development, negotiation with prospective employers, job analysis, training and systematic instruction, job coaching, benefit supports, training and planning, transportation and career advancement services. Other workplace supports may include services not specifically related to job skill training that enable the waiver participant to be successful in integrating in the job setting.~~

The ~~desired~~ outcome of ~~Supported Employment~~ ~~this~~ services is sustained paid employment and work experience leading to further career development and individual integrated community-based employment for which ~~the recipient~~ ~~an individual~~ is compensated at or above the minimum wage, but not less than the customary wage and level benefits paid by the employer of the same or similar work performed by individuals without disabilities.

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~~Small group employment does not include vocational services provided in a facility-based work setting.~~

2103.7A6A COVERAGE AND LIMITATIONS

1. When ~~sSupported eEmployment~~ services are provided at a work site in which individuals without disabilities are employed, payment will be made only for the adaptations, supervision and training required by ~~recipients individuals receiving waiver services~~ as a result of their disabilities, and will not include payment for the supervisory activities rendered as a normal part of the business setting.
2. Supported ~~eEmployment~~ ~~may be~~ furnished under the ID Waiver as ~~expanded habilitation services under the provision of the 1915 (e) of the Act. It is important to note that such services may only be furnished to a waiver participant to the extent that they are not available as vocational rehabilitation services funded under~~ may not include services available under a program funded under Section 110 of the Rehabilitation Act of 1973 or section 602(16) and (17), ~~in the case of youth, under the provision~~ of the Individuals with Disabilities Education~~a~~ Act (IDEA)(20 U.S.C 1401 (16 and 17)).
3. Supported ~~Eemployment~~ services do not include supports needed for unpaid, volunteer ~~small group employment support are services and training activities provided in regular business, industry and community settings of two to eight workers with disabilities. Examples include mobile crews and other business-based work groups employing a small group of workers with disabilities in employment in the community. Supported employment small group work employment supports must be provided in a manner that promotes integration into the workplace and interaction between participants and people without disabilities in those workplaces.~~
4. Federal Financial Participation (FFP) will not be claimed for incentive payments, subsidies, or unrelated vocational training expenses such as the following:
 - a. Incentive payments made to an employer to encourage or subsidize the employer's participation in a ~~sSupported eEmployment~~ ~~program~~services;
 - b. Payments that are passed through to users of ~~Ssupported eEmployment~~ ~~program~~services; or
 - c. Payments for vocational training that is not directly related to ~~an individual's recipient's~~ ~~Ssupported eEmployment~~ ~~program~~services.

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5. Supported Employment services do not include facility-based work settings, or other similar types of vocational services furnished in specialized facilities that are not a part of the general workforce.
6. Recipients who receive Supported Employment services may receive two or more types of non-residential support services; however, different types of non-residential support services may not be billed during the same period of the day.

2103.7B6B ~~SUPPORTED EMPLOYMENT~~ PROVIDER RESPONSIBILITIES/~~QUALIFICATIONS~~

Refer to MSM Section 2103.2A.

2103.6C RECIPIENT RIGHTS AND RESPONSIBILITIES

Refer to MSM Section 2103.2B.

~~1. Provider Agencies:~~

- ~~a. Employees of an agency that provides supported employment services must meet the requirements for certification in accordance with NRS 435 and ADSD policy; and provide required documentation to the DHCFP to maintain approved provider status~~
- ~~b. Must be at least 18 years of age.~~
- ~~c. Must have a High School Diploma or equivalent; however, this may be waived with approval of ADSD.~~
- ~~d. Must meet all requirements to enroll and maintain enrolled Medicaid provider pursuant to the DHCFP MSM, Chapter 100 and 2100.~~

~~2. Individual Providers – Provider Managed:~~

- ~~a. Must have a High School Diploma or equivalent; however, this may be waived with approval of ADSD.~~
- ~~b. Must have the ability to implement the recipient’s ISP.~~
- ~~c. Must have the ability to communicate with and understand the recipient ADSD will verify provider qualification on initial application and annually thereafter.~~

~~3. Individual Providers – Participant Directed:~~

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- a. ~~Must be at least 18 years of age.~~
- b. ~~Must have the ability to communicate with and understand the participant.~~
- c. ~~Must provide three reference checks in accordance with ADSD policy.~~
- d. ~~Must have First Aid and CPR training within 90 days of hire.~~
- e. ~~Must meet the requirements specified in NAC 435 and provide information to the DHCFP to maintain approved provider status.~~
- f. ~~Must have the ability to implement the goals and services as identified in the participant's ISP.~~
- g. ~~Must have the ability to communicate with and understand the recipient.~~

2103.87 BEHAVIORAL CONSULTATION, TRAINING AND INTERVENTION

Behavioral ~~e~~Consultation, ~~t~~Training and ~~i~~Intervention ~~s~~Services provide ~~behaviorally-based~~behaviorally based assessment and intervention for ~~recipients~~participants, as well as support, training, and consultation to family members, caregivers, paid residential support staff, or jobs and day training staff. This service also includes participation in the development and implementation of ~~the PCP Individual Support Plans~~ and/or ~~p~~Positive ~~b~~Behavior ~~s~~Support ~~p~~Plans, necessary to improve ~~an recipient's~~individual's independence and inclusion in their community, increase positive alternative behaviors, and/or address challenging behavior. These services are not covered under the State Plan and are provided by professionals in ~~p~~Psychology, ~~b~~Behavior ~~a~~Analysis and related fields.

2103.8A7A COVERAGE AND LIMITATIONS

1. Behavioral ~~e~~Consultation, ~~t~~Training and ~~i~~Intervention may be provided in the recipient's home, school, workplace, and in the community. The services include:
 - a. functional behavioral assessment and an assessment of the environmental factors that are precipitating a problem behavior;
 - b. development of ~~b~~Behavior ~~s~~Support ~~p~~Plan in coordination with the team members;
 - c. consultation and/or training on how to implement positive behavior support strategies and/or ~~b~~Behavior ~~s~~Support ~~p~~Plan;

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- d. consultation or training on data collection strategies to monitor progress;
- e. monitoring of recipient and the provider(s) in the implementation and modification of the support plan, as necessary;
- f. Participation in the PCP;
- g. Team meeting and medical appointments to provide resources information and recommendations, as necessary; and
- h. Providing a monthly summary of progress.

Behavioral Consultation, Training and Intervention may not exceed \$5,200.00 per year per recipient. Written authorization by the Regional Center is required for amounts in excess of the limit.

2103.8B7B ~~BEHAVIORAL CONSULTATION, TRAINING AND INTERVENTION~~ PROVIDER RESPONSIBILITIES AND QUALIFICATIONS

- 1. In addition to the provider responsibilities listed in MSM Section 2103.2A ~~qualification listed in this chapter~~:
 - a. Employees of behavioral provider agencies and individual providers ~~must have provisional or regular certification per NRS 435 and~~ have:
 - ~~1.~~ Professional holding Bachelor's level licensure and/or certification per NRS 437; or has a Bachelor's degree in psychology, special education or closely ~~allied~~-related field plus at least one year professional clinical experience using behavior intervention and functional assessment procedures ~~and as well as~~ developing, implementing, ~~and~~ monitoring of behavior support plans in applied setting; or
 - ~~2.~~ Professional holding Master's level licensure and/or certification per NRS 437; or has a Master's degree in psychology, special education or closely related field with expertise in functional assessment and the provision of positive behavioral supports.
 - b. ~~e.~~ Experience working with individuals with intellectual disabilities or developmental disabilities ~~related conditions~~ is preferred.

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2103.7C RECIPIENT RIGHTS AND RESPONSIBILITIES

Refer to MSM Section 2103.2B.

~~d. Must meet all requirements to enroll and maintain status as Medicaid provider pursuant to the DHCFP MSM, Chapters 100 and 2100, as applicable.~~

~~2. Individual Providers:~~

~~a. Bachelors degree in psychology, special education or closely allied field plus at least one year professional clinical experience using behavior intervention and functional assessment procedures and developing, implementing, monitoring of behavior support plans in applied settings; or~~

~~b. Master's degree in psychology, special education or closely allied field with expertise in functional assessment and the provision of positive behavioral supports.~~

~~c. Experience working with individuals with intellectual disabilities or related conditions is preferred.~~

~~d. Must have criminal clearance in accordance with the DHCFP and ADSD policy.~~

~~e. ADSD will verify qualifications prior to approval of initial provider agreement and annually thereafter.~~

2103.98 COUNSELING SERVICES

Counseling ~~s~~Services provide assessment/evaluation, consultation, therapeutic interventions, support and guidance for ~~recipients waiver participants~~ and/or family members, caregivers, and team members, which are not covered by the Medicaid State Plan and which improve the ~~recipient's individual's~~ personal adaptation and inclusion in the community. This service is available to ~~recipients individuals~~ who have intellectual and/or developmental disabilities and provides problem identification and resolution in areas of interpersonal relationships, community participation, independence, and attaining personal outcomes, as identified in the ~~recipient's participant's ISPCP~~.

Counseling ~~s~~Services are specialized and adapted in order to accommodate the unique complexities of enrolled ~~recipients participants~~ and may include;

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1. consultation with team members, including family members, support staff, service coordinators and other professionals comprising the participant's support team;
2. individual and group counseling services;
3. assessment/evaluation services;
4. therapeutic interventions strategies;
5. risk assessment;
6. skill development; ~~and~~
7. psycho educational activities.;
8. participating in PCP Team meetings and appointments to provide resource information and recommendations, as necessary; and
- ~~1.9.~~ providing a monthly summary of progress.

Counseling services are provided based on the ~~recipient's participant's~~ need to assure his or her health and welfare in the community and enhance success in community living.

2103.9A8A **COVERAGES AND LIMITATIONS**

~~Counseling services may include:~~

- ~~1. individual and group counseling services;~~
- ~~2. assessment/evaluation services;~~
- ~~3. therapeutic intervention strategies;~~
- ~~4. risk assessment;~~
- ~~5. skill development; and~~
- ~~6. psycho educational activities.~~

Counseling services may not exceed \$1,500.00 per year per recipient. Written authorization by the Regional Center is required for amounts in excess of the limit.

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2103.9B8B ~~COUNSELING SERVICES~~ PROVIDER RESPONSIBILITIES AND ADDITIONAL QUALIFICATIONS

1. In addition to the provider ~~responsibilities~~ ~~qualifications~~ listed in MSM Section 2103.2A ~~this chapter~~:
 - a. Providers ~~under this category~~ must have graduated from an accredited college or university with a Master's degree in a two year curriculum in counseling, marriage and family therapy, psychology, social work or a closely ~~allied-related~~ ~~academic field~~. A closely ~~allied-related~~ field is licensed by the ~~s~~State of Nevada by appropriate categories. ~~A graduate level intern supervised by a licensed clinician or mental health counselor may provide these services; or~~
 - b. A graduate level intern who is enrolled in a Master's level program at an accredited college or university that provides at least two year curriculum in counseling, marriage and family therapy, psychology, social work or a closely ~~allied-related~~ ~~academic field~~ or doctor level program in a clinical field; and ~~are supervised by a licensed clinician or mental health counselor~~
 - ~~c. Are supervised by a licensed clinician or mental health counselor (professional experience in a setting servicing individuals with intellectual disabilities is preferred).~~
 - ~~c. d.~~ Professional experience in a setting serving individuals with intellectual disabilities is preferred.
 - ~~e. ADSD will verify provider qualifications upon enrollment and prior to expiration of the license; the provider will send a copy of the current license to the ADSD.~~

2103.8C RECIPIENT RIGHTS AND RESPONSIBILITIES

Refer to MSM Section 2103.2B.

2103.109 RESIDENTIAL SUPPORT MANAGEMENT

Residential Support Management is designed to ensure the health and welfare of ~~recipients~~ ~~individuals~~ receiving ~~Residential~~ ~~s~~Support ~~s~~Services from agencies. ~~in order to assure~~ This service is intended to ensure ~~those services and~~ supports are planned, scheduled, ~~implemented and~~ monitored and implemented according to ~~as~~ the recipient's ~~individual~~ preferences and needs

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depending on the frequency and duration of approved services. ~~Residential support managers assist the participant with managing their residential supports.~~

~~Residential support managers must work collaboratively with the participant's Targeted Case Manager. Residential Support Management services are different from Targeted Case Management. The Targeted Case manager is responsible for the development of the ISP, which is the overall HCBS plan, in consultation with the ISP team.~~

~~The Residential Support Manager is responsible to develop, implement, and monitor the specific residential habilitation plan related to Residential Support Services.~~

2103.10A9A COVERAGE AND LIMITATIONS

1. Residential Support Management staff will assist the recipient in managing their supports within the home and community settings. This service includes:
 - a. assisting the ~~recipient person~~ to develop ~~his or her~~one's goal(s);
 - b. scheduling and attending ~~interdisciplinary Individual Support Team Planning~~ meetings;
 - c. develop habilitation plans specific to ~~R~~residential ~~S~~support ~~S~~services, as determined in the ~~participant's-recipient's~~ ISPCP and training residential support staff in implementation and data collection;
 - d. assisting the ~~individual-recipient~~ to apply for and obtain community resources and benefits such as Medicaid, Supplemental Security Income (SSI), Social Security Disability Insurance (SSDI), Housing and Urban Development (HUD), ~~Supplemental Nutrition Assistance Program (SNAP)Food Stamps~~, housing, etc.;
 - e. assisting the ~~recipient individual~~ in locating residences;
 - f. assisting the ~~recipient individual~~ in arranging for and effectively managing ~~generic~~ community resources and informal supports;
 - g. assisting the ~~recipient individual~~ to identify and sustain a personal support network of family, friends, and associates;
 - h. providing problem solving and support with crisis management;

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- i. supporting the ~~recipient individual~~ with budgeting, bill paying, and with scheduling and keeping appointments;
- j. observing, coaching, training and providing feedback to direct service staff to ensure they have the necessary and adequate training to carry out the supports and services identified in the ~~ISPCP~~;
- k. following up with health and welfare concerns and remediation of deficiencies;
- l. completing required paperwork on behalf of the recipient (as needed);
- m. making home visits to observe the ~~recipient's individual's~~ living environment to assure health and welfare; and
- n. providing information to the Service Coordinator (Targeted Case Manager) **and support team members** to allow evaluation and assurance that support services provided are those defined in the ~~ISPCP~~ and are effective in assisting the recipient to reach his or her goals.

Residential Support Managers must work collaboratively with the recipient's Service Coordinator as well as other support team members. Residential Support Management services are different from Targeted Case Management as the Service Coordinator is responsible for the development of the PCP, which is the overall HCBS support plan, in consultation with the PCP Team.

2103.119B ~~RESIDENTIAL HABILITATION—DIRECT SUPPORT MANAGEMENT~~ PROVIDER RESPONSIBILITIES/ **AND QUALIFICATIONS**

In addition to provider listed in 2103.2A, Residential Support Managers must have:

~~A. Agency Providers:~~

- ~~1. Employees of an agency that provides direct support management services must be at least 18 years of age;~~
- ~~2. Must be certified (including provisional certification according to NAC 435) and provide required information to DHCFP to maintain approved provider status;~~
- ~~3.1. Must have a~~ High School Diploma or equivalent and two years' experience providing direct service in a human services field and **remain** under the direct supervision/oversight of a Qualified Intellectual Disabilities Professional (QIDP) or its equivalent; **or**

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- 4.2. Completion of a Bachelor's degree from an accredited college or university in psychology, special education, counseling, social work, or closely ~~allied~~-related field and one year of experience meeting the qualification of a QIDP;
5. ~~Meet all requirements to enroll and maintain status as an enrolled provider pursuant to the DHCFP MSM Chapters 100 and 2100, as applicable; or~~
6. ~~ADSD will verify Direct Service and Support staff qualification upon application for enrollment for provisional certification and within the first year of enrollment as part of initial Quality Assurance certification review. Verification will occur at least every two years thereafter as part of re-certification review.~~

2103.9C RECIPIENT RIGHTS AND RESPONSIBILITIES

Refer to MSM Section 2103.2B.

2103.~~12~~10 NON-MEDICAL TRANSPORTATION

Non-~~m~~Medical ~~¶~~Transportation service ~~is~~-are offered to enable ~~waiver~~-recipients to gain access to community activities ~~and services that are identified in the recipients ISP~~. Non-~~m~~Medical ~~¶~~Transportation service allows ~~individuals-recipients~~ to engage in normal day-to-day non-medical activities such as going to the grocery store or bank, participating in social and recreational events or attending a worship service; ~~activities are not all inclusive~~. Whenever possible, family, neighbors, friends, or community agencies should provide this service without charge.

2103.~~12A~~10A COVERAGE AND LIMITATIONS

1. This service will not duplicate or impact the amount, duration and scope of the ~~m~~Medical ~~¶~~Transportation benefit provided under the Medicaid State Plan. Refer to MSM Chapter 1900 for more information regarding the coverage and limitations of ~~State Plan m~~Medical ~~¶~~Transportation.
2. Non-~~M~~mmedical ~~¶~~Transportation services under this waiver must be described or identified in the recipient's ~~ISPCP and pre-authorized~~ before the service is utilized. ~~The use of Non-Medical Transportation must be summarized in the provider's quarterly progress report.~~
- 2.3. Non-Medical Transportation fees cannot exceed \$100.00 per month per recipient.

2103.1~~20~~B ~~NON-MEDICAL TRANSPORTATION PROVIDER RESPONSIBILITIES~~
~~/QUALIFICATIONS~~

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- 1- In addition to provider responsibilities listed in 2103.2A ~~Individual~~ Providers must have:
- a. ~~Must have a~~ valid Nevada Driver's License and provide verification of safe driving record and proof of driver's liability insurance.
 - b. ~~Must show e~~Evidence of vehicle safety inspection completed prior to transporting recipient's hire and completion of ~~are subject to~~ ongoing periodic vehicle safety inspections. Providers are responsible for obtaining vehicle safety inspections and providing them to the ADSD upon request.
 - c. ~~Must be at least 18 years of age.~~
 - d. ~~Must have a high school diploma or equivalent.~~
 - e. ~~Must have at least six months of specialized training and experience in working with individuals with disabilities in a community setting.~~
 - f. ~~Must have the ability to communicate with and understand the participant.~~
 - g. ~~Must provide three reference checks in accordance with ADSD policy.~~
 - h. ~~Must have First Aid and CPR training within 90 days of hire.~~
 - i. ~~Must meet the requirements specified in NAC 435 and provide information to DHCFP to maintain approved provider status.~~
 - j. ~~Must have the ability to implement the goals and services as identified in the participant's ISP.~~
2. ~~Agency Provider – Provider Managed:~~
2. ~~An employee of an agency must have a valid Nevada Driver's License.~~

~~An agency must have uninterrupted liability insurance per Nevada State Risk Management specification and ADSD policy; automobile insurance, per State of Nevada requirements including all automobiles owned and leased by the agency; and assurance of routine vehicle safety and maintenance inspection on file.~~
 3. ~~An employee of an agency that provides direct support services must be certified (including provisional certification) in accordance with NAC 435 as a Supported Living Provider.~~
 4. ~~Must meet all requirements to be enrolled and maintain status of an enrolled~~

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~~Medicaid provider pursuant to MSM Chapters 100 and 2100, as applicable.~~

- ~~5. Must meet all conditions of participation in MSM Chapter 100, Section 102.1.~~
- ~~6. ADSD will verify provider qualification prior to approval of initial provider agreement and annually thereafter.~~

2103.10C RECIPIENT RIGHTS AND RESPONSIBILITIES

Refer to MSM Section 2103.2B.

2103.1311 NURSING SERVICES

There are three components of ~~this Nursing sServices:~~ **Medical Management, Nursing Assessment, and Direct Services, (over and above State Plan).**~~Comprehensive Medical Community Support Services, and Nursing Assessment.~~

1. Medical Management

~~These Direct Services: Direct skilled nursing services are intended to~~will be provided by a Registered Nurse (RN), or Licensed Practical Nurse (LPN) ~~licensed in the state. in a community setting as described and approved in the recipient's ISP. LPN's must be under the supervision of an RN licensed in the state.~~ Services are geared toward the development of health services support plans; training of direct support staff or family members to carry out treatment; monitoring of staff knowledge and competence to improve health outcomes; assistance with revision of health support plans in response to new or revised treatment orders or lack of positive outcomes of current supports by staff; monitoring/ assessment of the recipient's condition in response to current health supports provided; and as needed assistance with referrals to other medical providers. This service includes professional observation and assessment, individualized program design and implementation, training of recipients and family members, consultation with caregivers and other agencies, and monitoring and evaluation of planning and service outcomes. The functions outlined for this service differs from case management in that this service relates directly to the medical needs of the individual.

In addition, nurses may attend **ISPCP** team meetings and physician visits as needed to provide advocacy, resource information and recommendations to team and treating physicians in order to facilitate health supports.

~~Services include skilled medical care that is integral to meeting the daily medical needs of the recipient. These services are intended to allow individuals under this waiver to live safely within an integrated community setting. Services are limited to those that only a~~

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~~licensed professional can provide; not those that unlicensed staff can provide. For example, ADL's are not skilled services. Skilled services include, but are not limited to: medication administration, wound care, nasogastric or gastrostomy tube feeding, ostomy care, tracheotomy aspiration care, and catheter care. Direct services will be reimbursed when the procedure can be only be performed safely by a RN or LPN. Factors to consider when determining the need for direct nursing services include: the complexity of the procedure; the recipient's functional and physical status; the absence of a caregiver who is trained to perform the function; and that the service is reasonable and necessary.~~

2. Nursing Assessment

~~Comprehensive Medical Community Support Services: These services will be provided by an RN or LPN under the supervision of an RN licensed in the state. Services are geared toward the development of health services support plans; training of direct support staff or family members to carry out treatment; monitoring of staff knowledge and competence to improve health outcomes; assistance with revision of health support plans in response to new or revised treatment orders or lack of positive outcomes of current supports by staff; monitoring/ assessment of the recipient's condition in response to current health supports provided; and as needed assistance with referrals to other medical providers. This service includes professional observation and assessment, individualized program design and implementation, training of recipients and family members, consultation with caregivers and other agencies, and monitoring and evaluation of planning and service outcomes. The functions outlined for this service differs from case management in that this service relates directly to the medical needs of the individual. In addition, nurses may attend ISP team meetings and physician visits as needed to provide advocacy, resource information and recommendations to team and treating physicians in order to facilitate health supports.~~

~~Nursing Assessment: Assessments are completed by an RN. This service will be completed by a Registered (RN) to identify the needs, preferences, and abilities of the recipient. and provide the basis for recommendations for medical and mental health care and follow up; which are shared with the person's team for review and inclusion in the individual's support plan. The assessment includes: an interview with the recipient; and/or their designated representative/LRI, an observation by the nurse to consider the identification of diagnoses, including symptoms and signs of condition; assessment of, verbal and nonverbal communication skills; a review of medical and social history, including current medication and any drug history; as well as other information available from either records or interviews with staff and family.~~

The RN-nurse will assess vital signs, skin color and condition, motor and sensory nerve function, reproduction, dentition, height, nutrition, rest, sleep patterns, oral health, physical activities, elimination, and level of consciousness. Additionally, the following ~~an~~ assessment of the recipient's social and emotional factors will be assessed which ~~and status will be completed to~~ include; religion, occupation, ~~thoughts~~ attitudes on health care, mood,

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emotional tones, family ties and responsibility. The assessment is extremely important because it provides recommendations for medical and mental health care and follow-up which are shared with the recipient's team for review and inclusion in the PCP. Nursing assessments may be performed and completed upon approved referral and authorization of the service coordinator. -Assessments are completed by a Registered Nurses (RN) and provide the basis for recommendations for medical and mental health care and follow-up, which are shared with the person's team for review and inclusion in the individual's support plan and social/support networks.

3. Direct Services

This service provides routine medical and health care services that are integral to meeting the daily needs of participants. This includes the routine administration of medication by nurses tending to the needs of participants who are ill and providing care to participants who have ongoing medical needs. -Direct skilled nursing services are intended to be provided by an RN or Licensed Practical Nurse (LPN) in a community setting, including home or work, as described and approved in the recipient's PCP. -LPNs must be under the supervision of a RN licensed in the state. Services include skilled medical care that is integral to meeting the daily medical needs of recipient. These services are intended to allow individuals under this waiver to live safely within an integrated community setting.

Services are limited to those that only a licensed professional can provide versus non-skilled care that unlicensed staff can provide such as, activities of daily living.

Skilled services include, but are not limited to: medication administration, wound care, nasogastric or gastronomy tube feeding, ostomy care, tracheotomy aspiration care, and catheter care, only when the procedure can be performed safely by a RN or LPN.

2103.13A11A COVERAGE AND LIMITATIONS

1. ~~Routine n~~Nursing Sservices must be provided ~~are services~~ within the Scope of the Nevada Nurse Practice Act.
2. Nursing Services must be provided by an RN or ~~Licensed Practical Nurse (LPN)~~ under the supervision of an RN who is licensed to practice as a nurse in the State of Nevada.
3. Nursing Services under the ID Waiver must include nursing progress notes and summaries on all nursing activities.
3. ~~Nursing Services may include:~~
 - a. ~~Medication administration.~~

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- ~~b. Assessments (including nursing assessment).~~
- ~~c. Development of treatment plan or support plan.~~
- ~~d. Training and technical assistance for paid support staff to carry out treatment plan or support plan.~~
- ~~e. Monitoring of the recipient and the provider in the implementation of the plan and provide nursing case notes of the services provided and the outcomes of those services.~~
- ~~f. Referrals to home health care or other medical providers for certain treatment procedures covered under the Medicaid State Plan.~~

4. Nursing sServices may be provided in the recipient’s home, ~~work siteday program~~, or in other community settings as described in the ~~PCPSERVICE PLAN~~.
5. ~~Medical and health care services such as physician services that are not routinely required to meet the daily needs of waiver recipients are not covered under this service.~~ Nursing sServices provided in this waiver will not duplicate the ~~n~~Nursing sServices covered under the Medicaid State Plan.

~~2103.13B~~ **2103.11B NURSING SERVICES PROVIDER RESPONSIBILITIES AND ADDITIONAL QUALIFICATIONS**

In addition to provider responsibilities listed in 2103.2A providers must be:

- ~~1. Individual Provider and Provider Managed Level 1:~~
 - a. ~~Must be an~~A RN in accordance with NRS 632 licensing requirements.; or
 - b. ~~May be an~~A LPN under the supervision of an RN in accordance with NRS 632 licensing requirement.
 - ~~c. ADSD will verify provider qualifications upon enrollment and annually thereafter. Providers are required to send a copy of the current license to ADSD.~~
- ~~2. Agency Providers:~~
 - a. ~~Employees of a Home Health Agency (HHA), Nursing Registry, or private service providers must be an RN in accordance with NRS 632.~~

2103.11C RECIPIENT RIGHTS AND RESPONSIBILITIES

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Refer to MSM Section 2103.2B.

2103.1412 NUTRITION COUNSELING SERVICES

Nutrition ~~e~~Counseling ~~s~~Services include assessment of the ~~individual's~~ recipient's nutritional needs, development and/or revision of recipient's nutritional plan, nutritional counseling and nutritional intervention, observation and technical assistance related to successful implementation of the nutritional plan. **These services include:**

- a. nutritional training, education and consultation for recipients and their families or support staff involved in the day-to-day support of the recipient;
- b. completing comprehensive assessment of nutritional needs;
- c. developing, implementing and monitoring of nutritional plan incorporated in the PCP, including updating and making changes in the PCP as needed;
- d. assisting in menu planning and healthy menu options; and
- e. providing monthly case notes on nutritional activities and summaries of progress on the nutritional plan.

These waiver-covered ~~dietitian~~ nutritional duties are above and beyond those approved and covered under Medicaid State Plan Services

2103.14A12A COVERAGE AND LIMITATIONS

- ~~1. Training, education and consultation for recipients and their families or support staff involved in the day to day support of the recipient.~~
- ~~2. Comprehensive assessment of nutritional needs.~~
- ~~3. Development, implementation and monitoring of nutritional plan incorporated in the ISP, including updating and making changes in the ISP as needed.~~
- ~~4. Assist in menu planning and healthy menu options.~~
- ~~5. Provide nutritional education and consultation.~~

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~~6. Provide monthly case notes on nutritional activities and summaries of progress on the nutritional plan.~~

~~This service requires a physician's order, determination of medical necessity, and the individual's health must be at risk.~~ This service is limited to \$1,300.00 per year, per individual recipient. This service does not include the cost of meals or food items.

~~2103.14B~~ **2103.12B NUTRITION COUNSELING SERVICES PROVIDER ADDITIONAL RESPONSIBILITIES AND QUALIFICATIONS**

~~4.~~ In addition to the provider responsibilities/qualifications listed in MSM Section 2103.2 ~~At this chapter~~, providers must be:

- ~~a.1.~~ **a.** A registered Dietician as certified by the American Dietetic Association.
- ~~2.~~ **b.** Licensed to practice in the ~~s~~State of Nevada.

2103.12C RECIPIENT RIGHTS AND RESPONSIBILITIES

Refer to MSM Section 2103.2B.

~~2103.15~~ **2103.13 CAREER PLANNING**

Career ~~p~~Planning is a person-centered, comprehensive employment planning and support services that provide assistance for ~~waiver~~ recipients to obtain, maintain, or advance in competitive employment or ~~self-employment~~self-employment. It is time limited and focuses on engaging a ~~This service will engage waiver~~ recipients in identifying a career direction and developing a plan for achieving integrated employment at or above minimum wage.

Career Planning includes activities that are primarily directed at assisting a recipient with identification of an employment goal and creating a plan to achieve this goal that are associated with performing competitive work in community integrated employment. -This can be achieved by job exploration, job shadowing, informational interviewing, assessment of interests and labor market research.

The providers coordinate, evaluate and collaborate with recipients, designated representative/LRI, support team, employers and others who can assist with discovering recipients' skills, abilities, interests, preferences, conditions and needs. This support and evaluation should be provided to the maximum extent possible in the presence of the recipient and should be conducted in the

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community, but completion of activities in the home or without the presence of the recipient should not be precluded.

1. If a waiver recipient is employed, career planning may be used to explore other competitive employment career objectives which are more consistent with the person's skills and interests, or to explore advancement opportunities in his or her chosen career.
2. Career Planning should be reviewed and considered as a component of a recipient's person-centered services and support plan, no less than annually, more frequently as necessary, or as requested by the recipient.
3. These services should be designed to support successful employment outcomes consistent with the recipient's goals.
4. Career Planning may include social security benefits support, training, consultation and planning as well as assessments for the use of assistive technology in the workplace to increase independence.
5. The setting for the delivery of services must be aligned with the individualized need and that which is most conducive in developing a career objective and a career plan.

The outcome of this service is documentation of the individual's stated career objective and career plan used to guide individual employment support. Services include planning for sufficient time and experiential learning opportunities to allow for appropriate exploration, assessment and discovery processes for learning about career options, as well as the participant's skills and interests. Career ~~p~~Planning may include informational interviewing, job tours, job shadowing, community exploration, community and business research, benefit supports, job preference inventories, situational and community-based assessments, job sampling, training and planning, as well as assessments for the use of assistive technology in the workplace to increase independence.

2103.~~15A~~13A COVERAGE AND LIMITATIONS

1. The ~~ISPCP~~ may include two or more types of non-residential habilitation services. However, different types of non-residential habilitation services may not be billed simultaneously. If a waiver ~~participant-recipient~~ is receiving ~~p~~Pre-~~v~~Vocational ~~S~~services or ~~d~~Day ~~h~~Habilitation ~~s~~Services, ~~e~~Career ~~p~~Planning may be used to develop additional learning opportunities and career options consistent with the ~~person's-recipient's~~ skills and interest.

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2. Career Planning will be limited to ~~40 days~~216 hours within a six-month time period each year per recipient. The six month periods may not be provided consecutively~~and a specified number of hours identified in the ISP.~~
3. Career Planning furnished under the waiver may not include services available under a program funded under section 110 of the Rehabilitation Act of 1973 or section 602(16) and (17) of the Individuals with Disabilities Education Act (20 U.S.C. 1401 (16 and 17)).

~~2103.15B~~ **2103.13B CAREER PLANNING PROVIDER RESPONSIBILITIES ADDITIONAL QUALIFICATIONS**

In addition to the provider ~~responsibilities~~ ~~qualifications~~ listed in MSM Section 2103.2A ~~this chapter~~, providers of Career Planning must have:

1. ~~Education and experience equivalent to a Bachelor's degree in social services, rehabilitation, or business.~~ Experience in working with individuals with intellectual disabilities and developmental disabilities ~~related conditions~~ providing employment service and job development.
2. ~~Must demonstrate k~~ Knowledge of person-centered career planning, job analysis, supported employment services, situational and community-based assessments, best practices in customized employment, and knowledge of the business needs of an employer.
- ~~2.3.~~ A Valid Nevada ~~d~~Driver's ~~H~~License ~~required~~. Must also have access to an operational and insured vehicle and be willing to use it to transport ~~recipients~~ ~~individuals~~. (Providers will bill Career Planning unit rate for time spent transporting, ~~this is not a separate rate~~); ~~And~~
4. Evidence of vehicle safety inspection completed prior to transporting recipient's and completion of ongoing periodic vehicle safety inspections. Providers are responsible for obtaining safety inspections and providing them to the ADSD upon request.
- ~~3.~~ ~~Individual must make a commitment to becoming a certified Employment Specialist through enrollment in national recognized employment courses.~~
- ~~4.~~ ~~Must have the ability to communicate with and understand the recipient.~~

2103.13C RECIPIENT RIGHTS AND RESPONSIBILITIES

Refer to MSM Section 2103.2B.

~~2103.15C~~ **PROVIDER ENROLLMENT PROCESS**

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- ~~1. All providers should refer to the MSM Chapter 100 for enrollment procedures.~~
- ~~2. All providers must comply with all the DHCFP and ADSD enrollment requirements, provider responsibilities/qualifications, and the DHCFP and ADSD provider agreement and limitations set forth in this chapter.~~
- ~~3. Provider non-compliance with all or any of these stipulations may result in the DHCFP's decision to exercise its right to terminate the provider's contract.~~

~~2103.1614~~ INTAKE PROCEDURES

~~The ADSD has developed policies and procedures to ensure fair and adequate access to the HCBW for Individuals with Intellectual Disabilities and Related Conditions.~~

~~2103.16A~~ ~~COVER~~AGE AND LIMITATIONS

~~1. SLOT PROVISION~~

- ~~a. The allocation of waiver slots is maintained at the ADSD Regional Offices. As waiver slots become available, ADSD determines how many slots may be allocated.~~
- ~~b. Recipients must be terminated from the waiver when they move out of state, fail to cooperate with program requirements, or request termination, and send a Notice of Decision (NOD). Their slot may be given to the next person on the wait list. If they request waiver services at a later date, they are placed on the bottom of the list by category with a new referral date.~~
- ~~c. When a recipient is placed in a nursing facility, ICF/IID, or hospital, they must be sent a NOD terminating them from the waiver 45 days from admit date. Their waiver slot must be held for 90 days from the NOD date. They may be placed back in that slot if they are released within 90 days of the NOD date, and request reinstatement. They must continue to meet program eligibility criteria. After 90 days, their slot may be given to the next individual on the wait list. If a recipient requests reinstatement after the 90 days is over, they are treated as a new referral.~~

~~21.~~ WAIVER REFERRAL AND PLACEMENT ON THE WAIT LIST

- ~~a. A referral or inquiry for the waiver may be made by a potential applicant or by another party on behalf of the potential applicant by contacting the local ADSD Regional Center. Office. Regional center. The Regional Center staff will discuss~~

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waiver services, including eligibility requirements with the referring party or potential applicant.

- b. The ~~S~~service ~~e~~Coordinator must conduct a ~~Level of Care (LOC)~~ screening to verify eligibility for the wait list.

NOTE: If the applicant does not meet an LOC, they will receive a ~~Notice of Decision (NOD)~~ which includes the right to a fair hearing.

- c. All applicants who meet ~~program-waiver~~ criteria must be placed on the statewide waiver wait list by priority and referral date. The following must be completed before placement on the wait list:

1. The applicant must meet LOC criteria for placement in an ICF/IID.
2. The applicant must require at least one ongoing waiver service.
3. The applicant must meet criteria for ~~HD or a Related Condition~~an intellectual or developmental disability.

Applicants ~~must~~will be sent a NOD indicating “no slot available”. The ADSD will notify the DHCFP ~~LTSS Central Office Waiver Unit via NMO-2734~~ when no slot is available. The applicant will remain on the waiting list ~~until a waiver slot is available~~.

- a. ~~—The allocation of waiver slots is maintained with at the ADSD Regional Offices. As waiver slots become available, ADSD determines how many slots may be allocated.~~

32. WAIVER SLOT ALLOCATION

Once a ~~waiver~~ slot is allocated ~~by the ADSD~~, the applicant will be processed for the waiver.

The procedure used for processing an applicant will be as follows:

- a. The ADSD ~~S~~service ~~e~~Coordinator will schedule a face-to-face visit with the ~~applicant recipient~~ to complete the full waiver assessment to include diagnostic data, LOC determination, and will obtain all applicable forms, including ~~but not limited to~~ the Authorization for Release of Information.

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The applicant and/or ~~designated an authorized~~ representative/LRI must understand and agree that personal information may be shared with providers of services and others as specified on the form.

The ADSD ~~s~~Service ~~e~~Coordinator will inform the applicant and/or ~~an authorized designated~~ representative/LRI that, pursuant to NRS 232.357, the Divisions within the Nevada Department of Health and Human Services (DHHS) may share confidential information ~~between themselves~~ without a signed authorization for release of information.

The ~~s~~Service ~~e~~Coordinator will provide an application to apply for Medicaid benefits through DWSS ~~if the applicant does not have these benefits already in place~~. The ~~recipient applicant~~ is responsible for completing the application and submitting all requested information to DWSS. The ~~Service Coordinator ease manager~~ will assist upon request.

- b. The applicant/recipient will be given the right to choose waiver services in lieu of placement in an ICF/IID. If the applicant/~~recipient~~ and/or ~~legal designated~~ representative/LRI prefers placement in an ICF/IID, the service coordinator will assist the applicant/~~recipient~~ in arranging for facility placement.
- c. The applicant/recipient will be given the right to request a hearing if not given a choice between HCBS ~~Waiver~~ and ICF/IID placement.
- d. When the applicant/recipient is approved by ~~the~~ ADSD for ~~the ID w~~Waiver services, the following will occur:
 - 1. A team meeting is held, and a written ~~ISPCP~~ is developed in conjunction with the recipient and the ~~Individual SupportPCP~~ Team to determine specific service needs and to ensure the health and welfare of the recipient. ~~The applicant/recipient and/or designated representative/LRI and provider(s) must sign and date the PCP. Interim PCP's, unsigned by the applicant/recipient and/or designated representative/LRI and the provider(s), may be authorized for up to 60 days from the PCP development meeting.~~

Note: Applicant/recipients already receiving services via the ADSD State General Funds will already have a PCP in place.

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- 1.2. The applicant/recipient, the applicant/recipient's family, or the legal designated representative/LRI/authorized representative, providers, and participants of the applicant/recipient's choice are included in the development of the ISPCP.
- ~~2. The ISP is subject to the approval of the Central Office Waiver Unit of the DHCFP.~~
3. Applicants/Recipients will be given the free choice of all qualified available Medicaid providers of each Medicaid covered service included in his/her/the written individual support plan. Current ISPCPs must be given to all service providers and kept in the participant's-recipient's record.
4. ~~5.~~ All forms must be complete with signatures and/or initials and dates by the applicant/recipient and/or designated representative/LRI and provider(s), where required. Electronic signatures are acceptable, as pursuant to NRS 719, on forms that require a signature.
5. ~~6.~~ The ADSD will forward a completed waiver packet and form NMO-2734 requesting to add a benefit plan waiver approval to the DHCFP LTSS Central Office Waiver Unit.
 - a. ~~If the waiver packet is not approved the following will occur:~~
 1. ~~A NOD stating the reason(s) for the denial will be sent to the applicant, the ADSD service coordinator, and DWSS by the DHCFP Central Office Waiver Unit via the Hearings and Policy Unit.~~
 - b. ~~If the waiver packet is approved the following will occur:~~
 - a. The HCBS Waiver Eligibility Status form Form NMO-2734 will be sent by the DHCFP Central Office Waiver Unit to the ADSD service coordinator.
 - b. The ADSD is responsible for notifying the DWSS of approval to coordinate waiver slot allocation with DWSS approval.

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- c. ~~2. Once the waiver has been approved by~~ The DWSS, is responsible for notifying the ADSD of the applicants' status, ~~waiver services can be to initiated.~~ waiver services.

3. SUPPORT PLAN DEVELOPMENT

Developmental Services uses a person-directed planning process. Assessment information assists the team with identifying barriers to reaching the person's vision, desired outcomes, and support needs. Goals related to reaching the vision are developed based on the person's desired life outcomes, as well as any needs for maintaining appropriate health and welfare. This information is provided to the person-centered team for plan development at the PCP meeting. This process provides direction for the identification of goals and assures that the meeting focuses on the participant and his or her priorities, preferences, and perspective.

The PCP is developed utilizing applicable assessments that may include a social assessment, health assessment, risk assessment, or self-medication administration assessment tool.

The support plan is inclusive of the services and supports that are provided to meet the assessed needs of the participant. The service coordinator is responsible for understanding all services provided to the service recipient, gathering assessment, information, developing the PCP based on team recommendations, facilitating plans for any necessary referrals, and monitoring all services, as part of the support plan implementation. The support plan also identifies the priority areas to be addressed based upon the person-centered planning process. The PCP will identify which priority areas of support require habilitation plans. Additional supports, including general supervision, can be provided as needed to assist the individual with their daily life living in the community without the need for habilitation plans.

4. EFFECTIVE DATE FOR WAIVER SERVICES

The effective date for waiver services approval is the completion date of all the intake forms, or the waiver eligibility determination date by the DWSS, whichever is later. If the applicant is in an institution, the effective date cannot be prior to the date of discharge from the institution.

~~In some cases, it may be necessary to begin waiver services on the 1st of the month to coincide with Service Contracts. In that case, the effective date for waiver services approval~~

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~~is the completion date of all the intake forms or the first of the month the waiver eligibility determination is made by DWSS, whichever is later.~~

Waiver services will not be backdated beyond the first of the month in which the waiver eligibility determination is made by ~~the~~ DWSS.

5. SERVICE COORDINATION

~~Service Coordination is provided under the Medicaid State Plan Targeted Case Management service. This is an integral part of the management of the ID Waiver for Individuals with Intellectual Disabilities and Related Conditions.~~

~~Refer to MSM Chapter 2500 for allowable activities under Targeted Case Management. Administrative waiver activities are not billable under Targeted Case Management.~~

~~6. 5. WAIVER COST~~

The DHCFP must assure CMS that the average per capita expenditures under the waiver will not exceed 100% of the average per capita expenditures for the institutional LOC under the ~~Medicaid S~~state ~~p~~Plan that would have been made in that fiscal year, had the waiver not been granted.

~~2103.17 BILLING PROCEDURES~~

~~The State assures that claims for payment of waiver services are made only when an individual is Medicaid eligible and only when the service is included in the approved individual support plan.~~

~~2103.17A COVERAGE AND LIMITATIONS~~

~~ADSD (Provider Type 38) must complete the CMS 1500 for payment of waiver services. Incomplete or inaccurate provider claims will be returned to ADSD by the DHCFP's fiscal agent. If the wrong form is submitted it will also be returned to ADSD by the DHCFP's fiscal agent.~~

~~2103.1815 PERMANENT CASE FILE~~

A. For each approved ID ~~w~~Waiver recipient, the ~~s~~Service ~~e~~Coordinator must maintain a permanent ~~ease-record file~~ that documents services provided under the ID Waiver ~~for Individuals with Intellectual Disabilities and Related Conditions~~. The service provider is also required to maintain their billing documents and service records.

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- B. These records must be retained for six years from the date ~~the last claim is paid of waiver service(s).~~

2103.1916 SERVICE COORDINATOR RECIPIENT CONTACTS

A. **Recipient Contacts**

1. The ~~s~~Service ~~e~~Coordinator must have ~~ongoing-monthly~~ contact with each waiver recipient, ~~or a recipient's personal-designated representative/LRI, or the recipient's Supported Living or Jobs and Day Training direct care service provider, by any means chosen by the recipient or representative.~~ The contact must be sufficient to address health and safety needs of the recipient, ~~needed support plan changes, recipients' goals and satisfaction with services and supports. and a~~At a minimum, there must be a face-to-face visit with each recipient ~~quarterly~~annually.
2. During ~~quarterly ongoing~~ contacts, the ~~s~~Service ~~C~~oordinator will monitor ~~the person's current condition to include health and safety, assess for changes needed, satisfaction with services and supports,~~ whether the habilitation plans are meeting identified goals, and provide any necessary follow up on needs or concerns.
 - a. The Service Coordinator must show due diligence to hold the established contacts as outlined in the PCP and every attempt to contact the recipient ~~l~~must be documented. At least three attempts must be completed on separate days within the quarter, if no response is received after the 3rd attempt, a letter must be sent to the recipient requesting a return contact. If the recipient fails to respond by the date indicated in the letter, the recipient may be terminated.
 - b. When DHCFP is conducting a review of a recipient and the Service Coordinator has clearly documented the above steps were attempted during any given quarter wherein a quarterly contact was required, DHCFP shall waive that quarterly contact requirement.

B. Reassessment

1. Recipients must be reassessed at least annually ~~within the same month.~~ The recipient and provider(s) must sign and date the PCP. Interim PCP's, unsigned by the recipient and provider(s), may be authorized for up to 60 days.

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2. The recipient must **also** be reassessed when there is a significant change in his/her condition.
3. ~~The number of hours specified on each recipient's Service Authorization for each specific service, are considered the maximum number of hours allowed to be provided by the provider and paid by the ADSD and the DHCFP, unless the Service Coordinator has approved additional hours due to a temporary condition or circumstances. Providers are allowed to provide fewer services than stated on the Service Authorization if the reason for providing less service is adequately documented. Scope, frequency, and duration must be identified on the ISP, with the exception of Residential Support Management. Providers cannot exceed the maximum allowed as indicated on the ISP.~~
4. When the recipient's service needs increase, due to a temporary condition or circumstance, the ~~s~~Service ~~C~~oordinator must thoroughly document the increased service needs in their case notes. The ~~ISP~~CP does not need to be revised for temporary conditions or circumstances. A temporary condition or circumstance is defined as an increase or decrease in service needs for a period not to exceed 30 days.
5. Residential ~~s~~Support ~~m~~Management hours are defined in the ~~ISP~~CP. A temporary increase in the residential support management hours for the ~~participant~~ recipient must receive prior authorization from the ADSD, **within the month of the temporary increase**, and be justified based on health, safety and welfare concerns. If an increase is warranted to exceed a 30-day period, there must be a reassessment based on thorough documentation in the ~~R~~esidential ~~s~~Support ~~m~~Managers case notes reflecting the health, safety and welfare concerns and the ~~Service Authorization~~ ~~ISP~~ must be revised.

a. Reassessment Procedures

During the reassessment process, the ~~s~~Service ~~e~~Coordinator ~~should~~must:

1. Re-affirm the recipient meets the waiver criteria outlined in Section 2103.1 ~~A.6 of MSM Chapter 2100~~.
2. Re-assess the recipient's ability to perform ADLs **and IADLs**, his/her medical and mental status and support systems.
3. Re-evaluate the services being provided and progress made toward

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the goal(s) stated ~~on-in~~ the ~~individual support plan~~PCP.

4. Develop a revised ~~new individual support plan and review the waiver costs~~.PCP.
5. Re-assess the recipient’s LOC.
- ~~5-6.~~ Inform recipients about their rights, including the right to be free from abuse, neglect, exploitation, isolation and abandonment.

2103.17 BILLING PROCEDURES

The State assures that claims for payment of ID ~~W~~Waiver services are made only when an ~~an individual~~recipient is Medicaid eligible and only when the service is included in the approved ~~individual support~~PCP plan.

Refer to the fiscal agent’s website at: www.medicaid.nv.gov for the Provider Billing Guide Manual.

2103.~~2018~~ DHCFP ANNUAL REVIEW

~~The State will have in place a formal system by which it assures the health and welfare of the recipients served on the waiver, the recipient’s satisfaction with the services and the cost effectiveness of these services.~~

~~2103.20A~~ ~~COVERAGE AND LIMITATIONS~~

The DHCFP (administrative authority) ~~and ADSD (operating agency) will collaboratively~~ conducts an annual program review of the ID ~~W~~Waiver operated by the ADSD ~~program~~to assess policy adherence, recipient quality of life, ~~functional independence,~~ and the health and welfare of recipients receiving waiver services. The State must operate this waiver in accordance with certain “assurances” identified in Federal regulations. CMS has designated ~~six~~ waiver assurances ~~and sub~~ assurances that states must include as part of an overall quality improvement strategy, which are:

1. The State demonstrates that it implements the processes and instrument(s) specified in its approved waiver for evaluating/reevaluating a recipient’s LOC consistent with care provided in a hospital, NF or ICF/IID~~Level of Care: Recipients enrolled meet level of care criteria consistent with individuals residing in institutional settings.~~
 - a. An evaluation for LOC is provided to all recipients for whom there is reasonable

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indication that services may be needed in the future.

- b. The processes and instruments described in the approved waiver are applied appropriately and according to the approved description to determine initial recipient LOC.
 2. **Service-Support Plan:** the State demonstrates it has designed and implemented an effective system for reviewing the adequacy of supportive service plans for waiver recipients ~~A recipient's needs and preferences are assessed and reflected in a person-centered service plan.~~
 - a. Support Plans address recipients assessed needs (including health and safety risk factors) and personal goals, either by the provision of waiver services or through other means as determined by the PCP team through the person-centered planning process.
 - b. Support Plans are updated/revised at least annually or when warranted by changes in the waiver recipient's needs.
 - c. Services are delivered in accordance with the support plan, including the type, scope, duration, and frequency specified in the support plan.
3. **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 ~~Provider agencies and workers providing services are qualified either through licensure or certification.~~
 - a. 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.
 - b. The State implements its policies and procedures for verifying that training is provided in accordance with State requirements and the approved waiver.
4. **Health and Welfare:** The State demonstrates it has designed and implemented an effective system for assuring wavier recipient health and welfare ~~Recipients are protected from abuse, neglect and exploitation and receive supports to address identified needs.~~
 - a. The State demonstrates on an ongoing basis that it identifies, addresses and seeks to prevent instances of abuse, neglect, exploitation, isolation and unexplained

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death.

- b. 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.
 - c. The State policies and procedures for the use or prohibition of restrictive interventions (including restraints and seclusion) are followed.
 - d. The State assures overall health and safety and monitors these assurances based on the responsibility of the service provider as stated in the approved waiver.
5. **Financial Accountability:** The State must demonstrate that it has designed and implemented an adequate system for ensuring financial accountability of the waiver ~~Verification that reimbursement is only made for services that are approved and provided, and the cost of those services does not exceed the cost of institutional care on a per person or aggregate basis (as determined by the state).~~
- a. 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.
 - b. The State provides evidence that rates remain consistent with the approved rate methodology through the five-year waiver cycle.
6. **Administrative Authority:** The DHCFP retains ultimate administrative authority and responsibility for the operation of the waiver by exercising oversight of the performance of waiver functions by other state and local/regional non-state agencies (if appropriate) and contracted entities ~~The DHCFP is fully accountable for HCBS waiver design, operations and performance.~~

The annual review is conducted using the above assurances and sub assurances as well as state specified performance measures identified in the approved ID waiver in order to evaluate the operation of the waiver.

Providers must cooperate with the DHCFP's annual review process.

~~2103.20B~~ ~~PROVIDER RESPONSIBILITIES~~

~~Providers must cooperate with the DHCFP's annual review process.~~

2103.19 **MEDICAID PROVIDER ENROLLMENT PROCESS**

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1. All providers should refer to the MSM Chapter 100 for enrollment procedures.
2. All providers must comply with all the DHCFP and ADSD enrollment requirements, provider responsibilities/qualifications, and the DHCFP and ADSD provider agreement and limitations set forth in this chapter.
3. Provider non-compliance with all or any of these stipulations may result in the DHCFP's decision to exercise its right to terminate the provider's contract.

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2104 HEARINGS REQUEST DUE TO ADVERSE ACTIONS

An adverse action refers to denials, terminations, reductions or suspensions of a recipient’s eligibility determination or an applicant’s request for services. The DHCFP must grant an opportunity for a hearing to an applicant/recipient/designated representative/LRI in the event an adverse action is taken by the DHCFP.

2104.1 SUSPENDED WAIVER SERVICES

- a. A recipient’s case must be suspended, instead of closed, if it is likely the recipient will be eligible again for waiver services within the next 60 days (for example if a recipient is admitted to an institutional setting, such as a hospital, a NF, or ICF/IID).
- b. After receiving written notification from the Service Coordinator with the admission date and the request for suspension of waiver services, a NOD identifying the effective date and the reason for suspension will be provided to the recipient by the DHCFP LTSS unit.
- c. If at the end of 60 days the recipient has not been removed from suspension status, the waiver must be terminated.
- d. The DHCFP LTSS unit sends a NOD to the recipient and/or designated representative/LRI advising them of the date and reason for the waiver closure/termination.
- e. Waiver services will not be paid for the days that a recipient’s eligibility is in suspension status.

2104.2 RELEASE FROM SUSPENDED WAIVER SERVICES

When a recipient has been released from the hospital, NF or an ICF/IID before 60 days from the admit date, the Service Coordinator must do the following within five working days:

- 1. Notify the DHCFP LTSS Unit of the release of suspension.
- 2. Complete a new PCP if there has been a significant change in the recipient’s condition needs. -If a change in services is expected to resolve in less than 30 days, a new PCP is not necessary. Documentation of the temporary change must be made in the Service Coordinator’s notes. -The date of the resolution must also be documented in the Service Coordinator’s notes.
- 3. Complete a new Service Authorization, if necessary.

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4. Contact the service providers(s) to re-establish services.

2104.13 DENIAL OF WAIVER APPLICATION

Reasons ~~to deny~~ an applicant **will be denied** for waiver services:

- a. The applicant does not meet the criteria of being diagnosed with intellectual ~~disability~~ or ~~developmental~~ ~~having a condition related to an intellectual~~ disability.
- b. The applicant does not meet the ~~Level of Care (LOC)~~ criteria for placement in an ~~Intermediate Care Facility (ICF)/ Individuals with Intellectual Disabilities (ICF/IID)~~.
- c. The applicant has withdrawn their request for waiver services.
- d. The applicant fails to cooperate with the ~~sService eCoordinator~~ or the ~~Home and Community-Based Services (HCBS)~~ providers in establishing and/or implementing the ~~Individual Support Plan (ISP), PCP~~ implementing waiver services, or verifying eligibility for waiver services.
- e. The applicant's support system is not adequate to provide a safe environment during the time when HCBS are not being provided. HCBS services are not a substitute for natural and informal supports provided by family, friends or other available community resources.
- ~~f. The agency has lost contact with the applicant.~~
- ~~g.f.~~ The applicant fails to show a need for ~~HCBS Home and Community-Based Waiver services~~.
- ~~h.g.~~ The applicant would not require imminent placement in an ICF/IID if HCBS were not available. (Imminent placement means within 30 to 60 days.)
- ~~i. The applicant has moved out of state.~~
- ~~j.h.~~ Another agency or program will provide the services.
- ~~k.i.~~ The ADSD has filled the number of slots allocated to the ~~HCBW for ID Waiver Individuals with Intellectual Disabilities and Related Conditions~~. The applicant has been approved for the waiver waiting list and will be contacted when a slot is available.

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When the application for waiver services is denied ~~the service coordinator will send a notification (Form NMO-2734) to the DHC FP LTSS Central Office Waiver Unit~~ will issue a NOD, within five business days, to the recipient or designated representative/LRI identifying the reason for denial. The Date of Action (DOA) is the same date as the NOD date. ~~The Waiver Unit will send a Notice of Decision (NOD) for Payment Authorization Request (Form NMO-3582) to the applicant or the applicant's personal representative. The service coordinator will submit the form within five days of the date of denial of waiver services.~~

2104.24 TERMINATION OF WAIVER SERVICES

Reasons to terminate a recipient from the waiver:

- a. The recipient no longer meets the criteria of an intellectual ~~disability~~ or ~~having developmental disability~~ ~~a related condition~~.
- b. The recipient no longer meets the LOC criteria for placement in an ICF/IID.
- c. The recipient has requested termination of waiver services.
- d. The recipient has failed to cooperate with the ~~s~~Service ~~e~~Coordinator or HCBS providers in establishing and/or implementing the support plan, implementing waiver services, or verifying eligibility for waiver services.
- e. The recipient's support system is not adequate to provide a safe environment during the time when HCBS are not being provided. ~~Home and Community Based services~~HCBS ~~Waiver services~~ are not a substitute for natural and informal supports provided by family, friends or other available community resources.
- f. The recipient fails to show a continued need for HCB~~WS~~ ~~services~~.
- g. The recipient no longer requires imminent ICF/IID placement if HCBS ~~Waiver services~~ were not available. (Imminent placement means within 30 to 60 days.)
- h. The recipient has moved out of state.
- i. Another agency or program will provide the services.
- i. ~~j.~~—The recipient has been, or is expected to be, institutionalized over 60 days (in a hospital, nursing facility, ICF/IID, or incarcerated); ~~****See below.~~

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- j. The ASD has lost contact with the recipient.
- ~~j.~~
- k. Death of the recipient.
- ~~l. The recipient has not utilized any waiver services over a 12 month period.~~

When a recipient is scheduled to be terminated from the ~~ID w~~Waiver program, the ~~s~~Service ~~e~~Coordinator will send a notification (~~Form NMO-2734~~) to the DHCFP ~~LTSS Central Office Waiver~~ Unit identifying the reason for termination. The ~~DHCFP LTSS waiver u~~Unit will send a NOD to the recipient or the recipient's ~~legal-designated~~ representative/LRI. The form must be mailed by the DHCFP to the recipient at least 13 calendar days before the ~~Date of Action (DOA)~~ on the NOD. Refer to MSM Chapter 3100 for exceptions to the advance notice.

****Service ~~e~~Coordinators must track recipient stays in ~~hospitals, nursing facilities, or ICF/ID's~~ an institutional setting. Five days prior to the 45th day, the ~~s~~Service ~~e~~Coordinator will send a notification (~~Form NMO-2734~~) to the DHCFP ~~LTSS Central Office Waiver~~ Unit identifying the 60th day of inpatient status, which is the termination date for waiver services.

Waiver slots must be held for 90 days, from the ~~45th day, which will be the date the date the~~ NOD is sent to the recipient indicating termination or institutional placement, in case they are released and need waiver services upon release.

2104.35 REDUCTION OR DENIAL OF WAIVER SERVICES

Reasons to reduce or deny waiver services:

- a. The recipient no longer needs the number of service/support hours/days which were previously provided.
- b. The recipient no longer needs the service/supports previously provided.
- c. The recipient's parent and/or ~~designated representative/LRI legal guardian~~ is responsible for the maintenance, health care, education and support of their ~~minor child or ward~~.
- d. The recipient's support system is providing the service.
- e. The recipient has failed to cooperate with the ~~s~~Service ~~e~~Coordinator or HCBS providers in establishing and/or implementing the support plan, implementing waiver services, or verifying eligibility for waiver services.

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- f. The recipient has requested the reduction of supports/services.
- g. The recipient's ability to perform tasks has improved.
- h. Another agency or program will provide the service.
- i. Another service will be substituted for the existing service.
- j. The recipient has reached their authorized unit or annual service limit ~~either annually or number of units.~~

When a recipient has a reduction of waiver services, the Service Coordinator will send a notification to the DHCFP LTSS Unit identifying the reason for the reduction and what the service is being reduced to. The LTSS Unit will send a NOD to the recipient or the recipient's designated representative/LRI. The form must be mailed by the DHCFP to the recipient at least 13 calendar days before the DOA on the NOD.

When a recipient is denied waiver services, the Service Coordinator will send a notification to the DHCFP LTSS Unit identifying the reason for the denial. The LTSS Unit will send a NOD to the recipient or the recipient's designated representative/LRI within five days, identifying the reason for denial. The DOA is the same date of the NOD date.

2104.46 REAUTHORIZATION WITHIN 90 DAYS

When a recipient is placed in an institutional setting such as nursing facility, ICF/IID, or hospital, they must be sent a NOD terminating them from the waiver 4560 days from admit date. Their waiver slot must be held for 90 days from the NOD date. A recipient ~~They~~ may be placed back in that slot if they are released within 90 days of the NOD date, and request reinstatement-, ~~but They~~ must continue to meet ~~program~~waiver eligibility criteria. After 90 days, their slot may be given to the next individual on the wait list. If a recipient requests reinstatement after the 90 days is ~~over~~expired, they are treated as a new referral.

~~2104.4A COVERAGE AND LIMITATIONS~~

- ~~1. If waiver services have been terminated due to placement in an institutional setting (hospital, nursing facility, or ICF/IID) the recipient may be eligible for readmission to the waiver if they have a discharge date and they request re-approval within 90 days of the NOD date (which is the 45th day).~~

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The ~~sService eCoordinator~~ will send a notification to the DHC FP LTSS Unit identifying the reinstatement date. ~~must complete the following:~~

a. ~~Complete Form NMO-2734 indicating the date waiver services will begin again.~~

2. ~~If a recipient has been terminated from the waiver for more than 90 days, they are treated as a new referral.~~

~~2104.4B PROVIDER RESPONSIBILITIES~~

~~ADSD will forward all necessary forms to the DHC FP Central Office Waiver Unit as required.~~

~~When a NOD is required to be sent to a recipient, the service coordinator will send a notification (Form NMO-2734) to the DHC FP Central Office Waiver Unit identifying a denial, termination, reduction, along with the reason. The DHC FP Central Office Waiver Unit will send a NOD Form, NMO-3582 to the recipient or the recipient's legal representative. The form must be mailed by the agency to the recipient at least 13 calendar days before the Date of Action on the NOD for a termination or reduction. Denials do not require 13 days.~~

~~There are no responsibilities for service providers.~~

2104.57 HEARINGS PROCEDURES

Please reference MSM Chapter 3100, Hearings, for hearings procedures.