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MEDICAID SERVICES MANUAL	Subject: INTRODUCTION

2300 2300 INTRODUCTION

The Home and Community Based Services Waiver (HCBWHCBS) Waiver for Persons with Physical Disabilities (PD Waiver) recognizes many individuals are at risk of being placed in hospitals or nNursing fFacilities (NF) can be cared for in their homes and communities, preserving their independence and ties to family and friends at an average cost no higher than that of institutional care.

The Division of Health Care Financing and Policy's (DHCFP) Home and Community Based Waiver (HCBW) for Persons with Physical DisabilitiesPD Waiver is an optional programservice approved by the Centers for Medicare and Medicaid Services (CMS), which authorizes the Division of Health Care Financing and Policy (DHCFP) the flexibility to design this waiver and select a mix of waiver services based on the identified needs, and is designed to provide. The waiver is designed to provide to eligible Medicaid waiver recipients access to both State Plan Services and 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.

Nevada acknowledges that persons with disabilities can lead satisfying and productive lives, when they are provided the needed services and supports to do so.

Nevada has the flexibility to design this waiver and select the mix of waiver services best meeting the goal to keep people in the community. Such flexibility is predicated on administrative and legislative support, as well as federal approval.

The Division of Health Care Financing and Policy's (DHCFP) HCBW for Persons with Physical Disabilities originated in 1990. Waiver service provision is based on the identified needs of waiver recipients. Nevada is committed to the goal of integrating persons with disabilities into the community. Nevada understands persons with disabilities are able to lead satisfying and productive lives, and are able to self-direct care when provided needed services and supports to do so.

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2301 AUTHORITY

Section 1915(c) of the Social Security Act (SSA) permits states the option to waive certain Medicaid statutory requirements in order to offer an array of home and community-based services to eligible that an individuals who may requires such services in order to remain in atheir communityies setting and avoid institutionalization. The Division of Health Care Financing and Policy's (DHCFP) Home and Community Based Waiver (HCBW) for Persons with Physical Disabilities is an optional program approved by the Centers for Medicare and Medicaid Services (CMS). The waiver is designed to provide to eligible Medicaid waiver recipients State Plan Services and 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.

Nevada has the flexibility to design this waiver and select the mix of waiver services best meeting the goal to keep people in the community. Such flexibility is predicated on administrative and legislative support, as well as federal approval.

Statutes and Regulations

- Social Security Act (SSA): 1915 (c) (HCBW)
 - Social Security Act: 1916 (e)
 - Social Security Act: 1902 (w)
 - Omnibus Budget Reconciliation Act of 1987
 - Balanced Budget Act of 1997
- Health Insurance Portability and Accountability Act of 1996 (HIPAA)
 - Nevada Revised Statutes (NRS) Chapters, 200 (Crimes Against the Person), 426 (Persons with Disabilities), 427A (Services to Aging Persons and Persons with Disabilities), 422 (Health Care Financing and Policy), 449 (Medical and Other Related Facilities), 616 (Industrial Insurance), 706 (Motor Carriers), and 446 (Food Establishments)
 - NRS 449A.114 Patient Notification of Intent to Transfer

• State Medicaid Manual, Section 44442.3.B.13

- State Medicaid Director Letter (SMDL) #01-006 attachment 4-B
- Title 42, Code of Federal Regulations (CFR) Part 441, subparts G

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• 42 CFR Part 431, Subpart	÷E

- 42 CFR Part 431, Subpart B
- 42 CFR 489, Subpart I
- Nevada's Home and Community Based Waiver Agreement for People with Physical Disabilities Nevada Revised Statutes (NRS) Chapter 449, 706, 446, 629, 630, 630a, and 633
- Nevada Administrative Code (NAC) Chapters 441A.375 and 706.
- 21st Century Cures Act, H.R. 34, Sec. 12006 114th Congress
- Section 3715 of The Coronavirus Aid, Relief, and Economic Security (CARES) Act
- 42 CFR 435.540 Definition of Disability
- 42 CFR 441.301(c)(1) through (c)(5) Federal Person-Centered Planning and Settings Requirements

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2303 POLICY

2303.21 WAIVER ELIGIBILITY CRITERIA

The DHCFP Home and Community Based Waiver (HCBW)PD Waiver for Persons with Physical Disabilities waives certain statutory requirements and is offereds -Home and Community-Based Services (HCBS) to eligible recipients to assist them to remain in their own homes or community.

Eligibility for the PD Waiver is determined by DHCFP, Aging and Disability Services Division (ADSD), and the Division of Welfare and Supportive Services (DWSS):

1. Each applicant/recipient must meet and maintain a Level of Care (LOC) for admission into a NF and would require imminent placement in a NF (within 30 days or less) if HCBS or other supports are not available.

2.

The applicant must have a physical disability as determined by the DHCFP Physician Consultant. For the disability determination process refer to section 2303.1B.

- 3. Each applicant/recipient must demonstrate a continued need for the services offered under the PD Waiver to prevent placement in a NF or hospital. Utilization of State Plan Services only does not support the qualifications to be covered by the waiver.
- 4. Each applicant/recipient must require provision of at least one ongoing waiver service monthly.
- 5. Each applicant/recipient must have an adequate support system. This support system must be in place to ensure the physical, environmental, and basic care needs of the applicant/recipient are met to provide a safe environment during the hours when HCBS are not being provided.
- 6. Applicants may be placed from a NF, acute care facility, another HCBS program, or the community.
- 7. Applicants must meet Medicaid financial eligibility as determined by DWSS initially and for redetermination.

2303.21A COVERAGE AND LIMITATIONS

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- Services are offered to eligible recipients who, without the waiver services, would require institutional care (provided in a hospital or Nursing Facility (NF) within 30 days or less. Recipients on the waiver must meet and maintain waiver eligibility requirements for the waiver.
 - ——Recipients on the waiver must meet and maintain Medicaid's eligibility requirements for the waiver for each month in which waiver services are provided. Persons with Physical Disabilities Waiver Eligibility Criteria
- 2.

Eligibility for the HCBW for Persons with Physical Disabilities is determined by the combined efforts of the DHCFP and the Division of Welfare and Supportive Services (DWSS).

The following determinations must be made for eligibility purposes. Services will not be provided unless the applicant is found eligible in all areas:

The applicant must be physically disabled.

- Applicants must be certified as physically disabled by the DHCFP Central Office Physician Consultant. Disabling impairments must result from anatomical or physiological abnormalities and must be demonstrable by medically acceptable clinical and laboratory diagnostic techniques and be established by competent medical evidence.
- The DHCFP Physician Consultant and other health care professionals (Disability Determination Team) review medical and non-medical documentation, and determine whether an applicant qualifies as physically disabled.
- b. The applicant must meet and maintain an LOC for admission into an NF within 30 days if HCBW services or other supports were not available.
 - The applicant must require provision of at least one ongoing waiver service monthly to be determined to need waiver services as documented in the POC.

c. Applicants must meet financial eligibility for Medicaid as determined by DWSS.

- 3. Services shall not be provided and will not be reimbursed until the applicant/recipient is found eligible for waiver services. Services must be prior authorized.
- 4. If an applicant is determined to be eligible for more than one HCBS Waiver, the individual cannot receive services under two or more such programs at the same time. The applicant must choose one HCBS Waiver and receive services provided by that program.

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- 5. Recipients of the HCBS Waiver 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. Close coordination between the hospice agency and the case manager is required to prevent any duplication of services. Refer to Medicaid Services Manual (MSM) Chapter 3200 for additional information on hospice services.
- 6. Waiver services may not be provided while a recipient is an inpatient of an institution. 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 plan (referred to throughout this chapter as the 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.
- 37. The HCBW for Persons with Physical DisabilitiesPD Waiver is limited, by legislative authoritymandate to a specific number of recipients who can be served through the waiver per year (slots). When all-no waiver slots or case management providers are fullavailable, the DHCFPADSD utilizes a wait list to prioritize for applicants who have been pre-determinedsumed to be eligible for the waiver.

4. Wait List Prioritization

- Nursing facility residents.

Applicants who have a severe functional disability as defined by Nevada Revised Statute (NRS) 426.721 to 731. Applicants must be dependent or require assistance in the functional areas of eating, bathing and toileting as identified on the LOC screening assessment.

All other applicants not listed above.

85. The DHCFP must assure the Center for Medicare and Medicaid Services (CMS) that the DHCFP's total expenditure for home and community-based and other State Plan Medicaid- services for all recipients under this waiver will not, in any calendar/waiver year, exceed 100% of the amount that would be incurred by the DHCFP for all these recipients if they had been in an institutional setting in the absence of the waiver. The

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DHCFP must also document there are safeguard welfare of recipients.	ls in place to protect the health and
6. Waiver services may not be provided while a recipient is an inpatient of an institution.	

2303.1B DISABILITY DETERMINATION PROCESS

The disability determination process is completed as follows:

1.Request and receive necessary medical evidence from the applicant's
acceptable medical sources. A complete packetSupporting documentation containing
evidentiary information (medical, psychological, and applicable
vocational and/or social information) to determine disability.

Although the ADSD Intake Specialist will assist the applicant in obtaining medical records, each individual is responsible for providing medical evidence showing that they have a physical impairment as well as the severity of the impairment.

2. The DHCFP Physician Consultant will review the application and determine
 eligibility based on the most recent edition of Disability Evaluation under Social
 Security within five (5) business days.

- **32**. The applicant must provide acceptable medical evidence demonstrating a physical disability warranting the services needed, which may include one or more of the following:
 - a. Primary care office visit notes;
 - b. Clinical findings including medical history, diagnosis, physical, and/or discharge summary; and
 - c. Treatment and prognosis.
 - d. Copies of medical evidence from hospitals, clinics, or other health facilities where an individual has been treated.
- 43. All medical reports received are considered during the disability determination.
- 54. Acceptable Medical sources include:
 - 1. Licensed physicians (medical or osteopathic doctors), Advanced Practice Nurse (APRN), or Physician Assistant (PA/PA-C);

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- 2. Licensed optometrists, for purposes of establishing visual disorders only;
- 3. Licensed podiatrists, for purposes of establishing impairments of the foot, or foot and ankles, depending on whether the state in which the podiatrist practices permit practice of podiatry on the foot only, or the foot and ankle.
- 5. The DHCFP Physician Consultant will review the application and determine eligibility based on the most recent edition of Disability Evaluation under Social Security Disability Standards within five (5) business days.
- 66. Once the disability determination decision has been made by DHCFP, the ADSD Intake Unit must be notified of the decision via the HCBS Waiver Eligibility Status Form within ten (10) business days from the date of the request.
- 77. The DISA screen located in the NOMADS system cannot be accepted as proof of disability.

NOTE: In the event the DHCFP Physician Consultant determines that the applicant does not meet the physical disability criteria, the DHCFP LTSS Unit will issue a NOD to the applicant indicating "The service(s) is/are not substantiated as medically necessary. Contact your Medicaid provider as there may be additional documentation to submit to demonstrate a medical necessity".

7. Recipients of the HCBW for Persons with Physical Disabilities 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. Close case coordination between the hospice agency and the waiver case manager is required to prevent any duplication of services. Refer to Medicaid Services Manual (MSM) Chapter 3200 for additional information on hospice services.

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- 8. HBCS are not a substitute for natural and informal supports provided by family, friends or other available community resources. Waiver services alone may not address all of the applicant's identified needs.
- 9. If an applicant is determined eligible for more than one HCBW program, the individual cannot receive services under two or more such programs at the same time. The applicant/recipient must choose one HCBW program and receive services provided by that program.

2303.1C APPLICANT/RECIPIENT RESPONSIBILITIES

Applicants/recipients must meet and maintain all criteria to become eligible and remain on the PD Waiver.

Additionally, applicants and/or their designated representative/LRI must:

- 1. Participate and cooperate with the Intake Specialist during the intake process;
- 2. Provide medical records within 30 days of request; and
- 3. Complete and sign all required waiver forms.

2303.23 WAIVER SERVICES

The DHCFP determines which services will be offered under the HCBSW Waiver.for Persons with Physical Disabilities. Providers and recipients must agree to comply with all waiverthe requirements for service provision.

2303.23A COVERAGE AND LIMITATIONS

Under the waiver, the following services are covered if identified in the POC as necessary to remain in the community and avoid institutionalization:

- 1. Case Management;
- 2. Homemaker Services;
- 3. Respite;
- 4. ChoreAttendant Care Services;
- 5. RespiteAssisted Living (AL) Services;
- 6. Chore Services;
- 7. Environmental Accessibility Adaptations (EAA);

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8. Home Delivered Meals;

Specialized Medical Equipment and Supplies;

9. Personal Emergency Response System (PERS);

10. Specialized Medical Equipment and Supplies;

Assisted Living Services;

Home Delivered Meals; and/or

Attendant Care Services.

2303.32B PROVIDER RESPONSIBILITIES

All Providers

1. Must obtain and maintain a provider number (Provider Type (PT) 58) through DHCFP's Fiscal Agent. Providers are responsible for confirming the recipient's Medicaid eligibility each month prior to rendering service.

2. All providers must meet all federal, state, and local statutes, rules and regulations relating to the services being provided.

- In addition to this chapter, Pproviders must also meet and comply with rules and regulations as set forth in all provider requirements as specified in -MSM Chapter 100 Medicaid Program. Failure to comply with any or all stipulations may result in DHCFP's decision to exercise its right to terminate a provider's contract.
- 4. Provider Termination of Waiver Services
 - a. The provider may terminate direct waiver services without notice for any of the following reasons:
 - 1. The recipient or another person in the household subjects the provider to physical or verbal abuse, sexual harassment and/or exposure to the use of illegal substances, illegal situations, or threats of physical harm;
 - 2. The recipient's Medicaid eligibility is found ineligible for waiver services;
 - 3. The recipient requests termination of services;

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4.	The place of service is consider services;	red unsafe for the provision of waiver
5.	The recipient refuses services of POC;	ffered in accordance with the approved

- 6. The recipient is non-cooperative in the establishment or delivery of services, including the refusal to sign required forms;
- 7. The provider is no longer able to provide services as authorized;
- 8. The recipient requires a higher level of care that cannot be met by the provision of the waiver service;

NOTE: A provider's inability to provide services for a specific recipient does not constitute termination or denial from the HCBS Waiver program. The recipient may choose another provider.

b. Notification Requirements

b.

As appropriate, the provider must notify the recipient and/or designated representative/LRI and agencies of the date when services are to be terminated. The case manager should be notified thirty calendar days prior to the date services will be terminated. The basis for the action and the intervention/resolution(s) attempted must be documented prior to terminating services.

The provider is not required to send a written notice if the recipient has chosen to terminate services.

5. Discontinuation of Direct Waiver Service Provider Agreement

If a provider decides to discontinue providing waiver services for any reason not listed in 2303.2B.4 – Provider Termination of Waiver Services, the provider shall:

a. Provide the recipient with written notice at least 30 calendar days in advance of service discontinuation;

Provide the recipient's case manager with a copy of the written notice of intent to discontinue services, including a list of the affected recipients, at least 30 calendar days in advance of service discontinuation; and

-----c. Continue to provide services through the notice period or until all recipients are receiving services through another provider, whichever occurs sooner.

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Must enroll and maintain an active HCBW for Persons with Physical Disabilities provider number (Type 58).

6. Must understand the authorized service specification on the POC, record keeping responsibilities, and billing procedures for provided waiver services.

May only provide services that have been identified in the recipient POC and, if required, have prior authorization.

7. Flexibility of Service Delivery

The total weekly authorized hours for Activities of Daily Living (ADLs) and Instrumental Activities of Daily Living (IADLs) may be combined and tailored to meet the needs of the recipient, as long as the plan does not alter medical necessity. The provider -and recipient will determine how to use the weekly authorized hours on an ongoing basis; however, any changes that do not increase the total authorized hours can be made within a single week without an additional authorization. Flexibility of- services may not take place solely for the convenience of the provider.

- 8. Must be responsible for any claims submitted or payment received on the -recipient's behalf; such claims should be made under penalties of perjury. Any false claims, statement or documents, or concealment of material facts may be prosecuted under applicable federal or state laws.
- 9. Must understand that payment for services will be based on the level of service or specific tasks identified on the POC.
- 10. Legally Responsible Individuals (LRI) may be paid to provide activities that family caregivers would not ordinarily perform or are not responsible for performing. Additional dependence on LRIs is above the scope of normal daily activities such as assistance in bathing, dressing and grooming, toileting, and with specialized medical care needs.

LRIs may furnish attendant care, homemaker, respite, and chore services (refer to the direct waiver service type throughout this chapter for additional limitations). It must be the recipient's choice for the LRI to provide the services, which is achieved through the person-centered Plan of Care (POC) development.

- a. LRIs cannot provide State Plan PCS in conjunction with any of the waiver services. State Plan PCS does not allow payment of LRIs.
- b. The LRI must be an employee of a provider agency or Intermediary Service Organization (ISO) as a PT 58 with Specialty Code(s) 189, 039, 191, and/or 199.

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C.	LRIs must utilize an Electronic V in/check out.	visit Verification (EVV) system for check

- 1. Payments will not be made for services provided by a recipient's legally responsible individual.
- 11. All providers may only provide services that have been identified in the POC and have a Prior Authorization (PA), if required.
- 12. Must have a backup mechanism to provide the recipient with their authorized service hours in the absence of a regular caregiver due to sickness, vacation, or any other unscheduled event.

- 13. Sign and date the finalized POC within 60 calendar days from waiver enrollment. If a service has been included on the POC and there is no provider assigned, the signature would not be required until the provider is selected by the individual and would be required by the next face to face visit.
- 14. Serious Occurrence Report (SOR):

All direct waiver service providers are required to report a SOR within 24 hours of discovery. to the assigned Case-Manager within 24-hours of discovery and are required to follow up with a A written report must be submitted to the assigned case manager to the Case Management provider via their reporting mechanism of the Nevada Medicaid Office (NMO)-3430A, within five (5) business days of the incident. All providers are required to – reported SOR in the recipient's record. It is the provider's ----responsibility proper reporting formatmethod forto the assigned Ccase to understand the -Mmanagement provider and participate with any requested followup timely.

Reporting of a SOR can be in paper form or electronic format which is accessible to all direct waiver service providers, public and State staff via the DHCFP's public website and the DHCFP Fiscal-_____Agent's website. The process for reporting incidents will vary depending on the case ______management provider. The direct waiver service providers are responsible to know who _____the case manager is and the proper form of submission.

Due to the different databases utilized by case management providers, the process for submitting a SOR are as follows:

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1. Public (ADSD) Case Management:

Providers must report any recipient incidents, or issues regarding provider/employee's ability to deliver services to the Case Management provider. Providers must complete the web-based Nevada DHCFP SOR fForm, available at the Fiscal Agent's website (<u>https://www.medicaid.nv.gov</u>), under Providers -Forms. Upon receipt of the submitted electronic SOR, the ADSD case manager will perform the necessary follow-up.

2. Private Case Management (PCM):

Providers must complete the paper Nevada DHCFP SOR form, available at the Fiscal Agent's website (<u>https://www.medicaid.nv.gov</u>), under Providers - Forms. The completed SOR form must be submitted to the DHCFP LTSS inbox at hcbs@dhcfp.nv.gov. <u>A Private Case Management</u>

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(PCM) SOR database is not available through the	- public facing DHCFP
website; therefore, any incident report for a recipient	receiving PCM must
be submitted to the DHCFP LTSS inbox at	<u>hcbs@dhcfp.nv.gov</u>
via a paper format utilizing the NMO-3430A form located on	the DHCFP Fiscal
Agent's website (https://medicaid.nv.gov) located under	Provider Forms. The
paper form will be re-routed to the PCM agency who	will

enter the SOR in their database and perform the necessary follow-up.

include, but	——Seriou	s occurrences involving either the provider/employee or recipient may ——are not limited to the following:
	<u> </u>	Suspected physical or verbal abuse;
	b.	Unplanned hospitalization;
of the	c.	Abuse, neglect, exploitation, isolation, abandonment, or unexpected deathrecipient;
	d.	Injuries requiring medical intervention;
	e.	Sexual harassment or sexual abuse;
	f.	Theft;
	<u>g</u> .	An unsafe living environment;
	h.	Elopement of a recipient;

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death;	——-i.	Medication errors resulting in inj	ury, hospitalization, medical treatment or
	<u> </u>	Death of the recipient while enrol	lled in the HCBS Waiver program;

k.	loss of contact with the recipient for three consecutive scheduled day	ys;

<u> </u>	Any event which is reported to the Division of Child and Family Services
(DCFS)	
Protective Services	(APS) (18 years old and above), or law enforcement
agencies.	

The State of Nevada has established mandatory reporting requirements of suspected incidents of abuse, neglect, isolation, abandonment, and exploitation. APS, DCFS and/or local law enforcement are the receivers of such reports. Suspected abuse must be reported as soon as possible, but no later than 24 hours after the person knows or has reasonable cause to believe that a person has been abused, neglected, isolated, abandoned or exploited. Refer to NRS 200.5091 to 200.50995 "Abuse, neglect, exploitation, abandonment, or isolation of older and vulnerable persons".

156. Criminal Background Checks

DHCFP policy requires all direct waiver service providers and its personnel, including owners, officers, administrators, managers, employees, and consultants to undergo State and Federal Bureau of Investigation (FBI) background checks upon licensure and then at a minimum of every five years thereafter to ensure no convictions of applicable offenses have been incurred. For complete instructions, refer to the Division of Public and Behavioral Health (DPBH) website at <u>https://dpbh.nv.gov</u>.

DHCFP's Fiscal Agent will not enroll any provider agency whose owner or operator has been convicted of a felony under State or Federal law for any offense which DHCFP determines is inconsistent with the best interest of recipients. Additional information may be found in MSM Chapter 100 – Medicaid Program.

176. Recipient Records

a. The number of hoursunits specified on each recipient's POC, for each specific service listed except Case Management and PERS, will be considered the maximum _______number of hoursunits allowed to be provided by the caregiver and paid by DHCFP's ______Fiscal Agent, unless the case manager has _______Fiscal Agent, unless the case _______temporary condition or circumstance.

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- b. Cooperate with DHCFP, ADSD and/or State or Federal reviews or inspections of the records.
- c. Provider agencies who provide waiver services in the home must comply with the 21st Century CURES Act. Refer to section 2303.146 of this chapter for detailed information.
- 187. Adhere to Health Insurance Portability and Accountability Act (HIPAA) requirements. Refer to MSM Chapter 100 for information on HIPAA, privacy and confidentiality of recipient records, and other protected health information.
- 198. Obtain and maintain a business license as required by city, county, or state government, if applicable.
- 2019. Providers must obtain and maintain required Health Care Quality and Compliance (HCQC) licensure, if required.
- 240. Qualifications and Training:
 - a. All service providers must arrange training for employees who have direct contact with recipients of the PD Waiver and must have service specific training prior to performing a waiver service. Training at a minimum must include, but is not limited to:
 - 1. Policies, procedures, and expectations of the agency relevant to the provider, including recipient and provider rights and responsibilities;
 - 2. Record keeping and reporting including daily records and SORs;
 - 3. Information about the specific needs and goals of the recipients to be served;
 - 4. Interpersonal and communication skills and appropriate attitudes for working effectively with recipients to include; understanding care goals; respecting recipient rights and needs; respect for age, cultural and ethnic differences; tolerant of the varied lifestyles of the people served, recognizing family relationships; confidentiality; and abuse.

-Neglect and exploitation including signs

	itegieet, and	exploitation, metading signs,
sy	mptoms, and prevention;	respecting
	personal property; ethics in dealing	with the recipient, family,
	——and other	providers; handling conflict and complaints; and
01	her topics as-	relevant;
	and	

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5. Paid and unpaid staff must receive one hour of training related to the rights of the rights of the individual receiving services and individual experience as outlined in the HCBS Final Regulation.

Provider Agencies

Agencies employing providers of service for the waiver program must arrange training in at least the following subjects:

policies, procedures and expectations of the contract agency relevant to the provider, including recipient's and provider's rights and responsibilities;

procedures for billing and payment, if applicable;

record keeping and reporting;

information about the specific disabilities of the persons to be served and, more generally, about the types of disabilities among the populations the provider will serve, including physical and psychological aspects and implications, types of resulting functional deficits, and service needs;

recognizing and appropriately responding to medical and safety emergencies;

working effectively with recipients including: understanding recipient direction and the independent living philosophy; respecting consumer rights and needs; respect for age, cultural and ethnic differences; recognizing family relationships; confidentiality; respecting personal property; active listening and responding; emotional support and empathy; ethics in dealing with the recipient, legally responsible individual and other providers; handling conflict and complaints; dealing with death and dying; and other topics as relevant.

Exemptions from Training

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

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

Recipients Providing Training

Where a recipient desires to provide training and the recipient is able to state and convey his/her needs to a caregiver, the agency will allow the recipient to do so.

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Any such decision shall be agreed to by the recipient and documented in the case record as to what training the recipient is to provide.

Where the recipient or other private third-party functions as the employer such individual may exercise the exemption from training authority identified above.

Completion and Documentation of Training

The provider shall complete required training within six months of beginning employment. Training as documented in the MSM 2303.2 B.2.b., except for the service areas requiring completion of Cardiopulmonary Resuscitation (CPR) (as listed in the specific service area sections of this chapter) which should be completed in a six month timeframe, and 2303.2 B.2.b.(6-8), which must be completed prior to service provision.

Each provider agency must have a file for each recipient. In the recipient's file, the agency must maintain the daily records. Periodically, the DHCFP Central Office staff may request this documentation to compare to billings submitted. These records must be maintained by the provider for at least six years after the date the claim is paid.

Flexibility of service delivery which does not alter medical necessity may occur within a single week period without an additional authorization. Reference Section 2303B.e.

c. All waiver providers must provide the local DHCFP District Office Waiver Case Manager with written notification of serious occurrences involving the recipient within 24 hours of discovery.

Serious occurrences include, but are not limited to the following:

- 1. Unplanned hospital or Emergency Room (ER) visit;
- 2. Injury or fall requiring medical intervention;
- 3. Alleged physical, verbal, sexual abuse or sexual harassment;

4. Alleged theft or exploitation;

- 5. Medication error;
- 6. Death of the recipient or significant care giver; or
- 7. Loss of contact with the recipient for three consecutive scheduled days.

d. State law requires that persons employed in certain capacities must make a report to a child protective service agency or law enforcement agency immediately, but in no event later than 24 hours after there is reason to suspect a child has been abused or neglected. The DHCFP expects that all providers be in compliance with the intent of all applicable laws.

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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 adults aged 60 and over, the Aging and Disability Services Division (ADSD) accepts reports of suspected abuse, neglect or self-neglect, exploitation or isolation.

Child Abuse - Refer to NRS 432B regarding child abuse or neglect.

Elder Abuse - Refer to NRS 200.5091 to 200.50995 regarding elder abuse or neglect.

Other Age Groups – For all other individuals or vulnerable persons (NRS 200.5091 to 200.50995) defined as "a person 18 years of age or older who:

suffers from a condition of physical or mental incapacitation because of a developmental disability, organic brain damage or mental illness; or

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.

e. Before initial employment, an employee must have a:

Physical examination or certification from a licensed physician that the person is in a state of good health, is free from active Tuberculosis (TB) and any other communicable disease in a contagious stage; and

TB screening test within the preceding 12 months, including persons with a history of Bacillus Calmett-Guerin (BCG) vaccination.

If the employee has only completed the first step of a 2 step Mantoux Tuberculin skin test within the preceding 12 months, then the second step of the 2-step Mantoux Tuberculin skin test or other single-step TB screening test must be administered. A single annual TB screening test must be administered thereafter. An employee who tests positive to either of the 2-step Mantoux Tuberculin skin tests must obtain a chest x-ray and medical evaluation for active TB.

An employee with a documented history of a positive TB screening test is exempt from skin testing and chest x-rays unless he/she develops symptoms suggestive of active TB.

An employee who is exempt from skin testing and chest x-rays must submit to an annual screening for signs and symptoms of active disease which must be completed prior to the one-year anniversary of the last screening. Documentation of the annual screening and the results must be maintained in the employee's file. The annual screening must address each of the following areas of concern and must be administered and/or reviewed by a qualified health care professional. Has had a cough for more than three weeks;

Has a cough which is productive;

Has blood in his/her sputum;

Has a fever which is not associated with a cold, flu or other apparent illness;

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Is experiencing night sweats;

Is experiencing unexplained weight loss; or

Has been in close contact with a person who has active TB.

Annual screening for signs and symptoms of active disease must be completed prior to the one year anniversary of the last screening. Documentation of the annual screening and the results must be maintained in the employee's file.

Documentation of TB testing must be issued by a medical facility or licensed medical professional qualified to administer the test, signed by the physician or his/her designee, stating the date of the test, the date the test was read, and the results, and maintained in the employee's file. Any lapse in the required timelines above results in non-compliance with this Section.

In addition, providers must also comply with the TB requirements outlined in Nevada Administrative Code (NAC) 441A.375 and 441A.380.

f. All waiver providers, including owners, officers, administrators, managers, employees (who have direct contact with recipients) and consultants must undergo State and Federal Bureau of Investigation (FBI) background checks upon enrollment as a provider and then at a minimum of every five years thereafter to ensure no convictions of applicable offenses have been incurred and the safety of recipients is not compromised.

The DHCFP policy requires all waiver providers have State and Federal criminal history background checks completed. The DHCFP fiscal agent will not enroll any provider agency whose owner or operator has been convicted of a felony under State or Federal law for any offense which the DHCFP determines is inconsistent with the best interest of recipients. Additional information may be found in MSM Chapter 100, Section 102.2.

Criminal background checks must be conducted through the Nevada Department of Public Safety (DPS). Agencies do not have to have a DPS account. Individuals may request their own personal criminal history directly from DPS and the FBI and must have the results sent directly to the employer. Information and instructions may be found on the Health website at: http://health.nv.gov/HCOC CriminalHistory Fingerprints.htm.

The employer is responsible for reviewing the results of employee criminal background checks and maintaining the results within the employee's personnel records. Continued employment is at the sole discretion of the servicing agency. 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):

murder, voluntary manslaughter or mayhem;

assault with intent to kill or to commit sexual assault or mayhem;

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sexual assault, statutory sexual seduction, incest, lewdness, indecent exposure or any other sexually related crime;

abuse or neglect of a child or contributory delinquency;

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 NRS 454;

a violation of any provision of NRS 200.700 through 200.760;

criminal neglect of a patient as defined in NRS 200.495;

any offense involving fraud, theft, embezzlement, burglary, robbery, fraudulent conversion or misappropriation of property;

any felony involving the use of a firearm or other deadly weapon;

abuse, neglect, exploitation or isolation of older persons;

kidnapping, false imprisonment or involuntary servitude;

any offense involving assault or battery, domestic or otherwise;

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;

conduct or practice detrimental to the health or safety of the occupants or employees of the facility or agency; or any other offense that may be inconsistent with the best interests of all recipients.

g. 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 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: <u>http://dps.nv.gov</u> under Records and Technology.

2303.23C RECIPIENT RESPONSIBILITIES

The recipient, or if applicable, or the recipient's authorized designated representative/LRI will:

- 1. Nnotify the provider(s) and cCease mMmanager of any change in Medicaid eligibility, upon discovery;-
- 2. Notify the direct service provider(s) and DWSS of current insurance information, including the name of the insurance coverage, such as Medicare;
- 3. nNotify the direct service provider(s) and cCease mMmanager of changes in medical status, support systems, service needs, address, orand location changes, and/or anyof

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changes inof status of designated representative/LRIlegally responsible individual(s) or authorized representative.

- 4. Ttreat all providers and staff members and providers appropriately. Provide a safe, non-threatening and healthy environment for caregiver(s) and the case manager(s);
- 5. if capable, sSign and date the provider(s) daily-record(s) as appropriate to verify services were provided. If the recipient is unable to provide a signature due to cognitive and/or physical limitations, this will be clearly documented on the Statement of Choice (SOC) and/or Plan of Care (POC), as appropriate;
- 6. Nnotify the provider and case manager when scheduled visits cannot be kept or services are no longer required;-
- 7. Nnotify the provider agency or case manager of any missed visitsappointments by the provider agency staff-;
- 8. **n**Notify the provider agency or case manager of any unusual occurrences, complaints regarding delivery of services, specific staff, or to request a change in caregiver or provider agency;-
- 9. **F**furnish the provider agency with a copy of their Advance Directives if appropriate;-
- 10. Work with the provider agency to establish a back-up plan in case athe caregiver waiver attendant is unable to work at the scheduled time, and report to the case manager if there is a change to the established back-up plan;-

The recipient is required to report to the case manager if there is a change to the established back up plan.

- 11. **nN**ot request a provider to work more than the hours authorized in the service planPOC;-
- 12. Understand that not request a provider may not to work or clean for a non-recipient's, family, or household members or other persons living in the home with the recipient;-
- 13. **nN**ot request a provider to perform services not included in the care planPOC;-
- 14. Ceontact the ecCase mMmanager to request a change of provider agency;-
- 15. Complete, sign, date and submit all required forms within ten (10) calendar days;-
- 16. Understand that at least one annual face-to-face visit is required;

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17. Be physically available for authorized waiver services, face-to-face visits, and assessments;

meet and maintain all criteria to be eligible, and to remain on the HCBW for Persons with Physical Disabilities.

may have to pay patient liability. Failure to pay is grounds for termination from the waiver.

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- 18. aAgree to utilize an approved Electronic Visit Verification (EVV) system for the waiver personal care like services being received from the provider agency; and-
- 19. eConfirm services were provided by electronically signing or initialing, as appropriate service planPOC, the EVV record that reflects the service rendered. If Interactive Voice
 - **Response** (IVR) is utilized, a vocal confirmation is required.

20. Actively participate in the development of the POC which allows the recipient to informed choices.

2303.1 ADMINISTRATIVE CASE MANAGEMENT ACTIVITIES

Administrative case management occurs prior to an applicant being determined eligible for a waiver and during a re-evaluation or reassessment of eligibility. Administrative case management may only be provided by qualified staff.

2303.1A COVERAGE AND LIMITATIONS

Administrative case management activities include:

1. Intake referral;

2. Facilitating Medicaid eligibility, which may include assistance with the Medical Assistance for the Aged, Blind and Disabled (MAABD) application and obtaining documents required for eligibility determination;

3. Preliminary and ongoing assessments, evaluations and completion of forms required for service cligibility:

a. The Plan of Care (POC) identifies the waiver services as well as other ongoing community support services that the recipient needs in order to live successfully in the community. The POC must reflect the recipient's service needs and include both waiver and non-waiver services in place at the time of POC completion, along with informal supports that are necessary to address those needs.

b. The recipient's Level of Care (LOC), functional status and needs addressed by the POC must be reassessed annually or more often as needed. The recipient must also be reassessed when there is a significant change in his/her condition which influences eligibility. The reassessment is to be conducted during a face-to-face visit.

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 e. If services documented on a POC are approved by the recipient signature cannot be obtained due to extenuating circular verbal approval from the recipient. Case managers must docular case notes and obtain the recipient signature on the POC as s 4. Issuance of a Notice of Decision (NOD) when a waiv 5. Coordination of care and services to collaborate in di 	cumstances, services can commence with ument the recipient's verbal approval in the oon as possible. ver application is denied;
 from facilities; <u>6.</u> Documentation for case files prior to applicant's eliging <u>7.</u> Case closure activities upon termination of service eliging 	ibility;

8. Outreach activities to educate recipients or potential recipients on how to enter into care through a Medicaid Program;

9. Communication of the POC to all affected providers;

10. If attendant care services are medically necessary, the case manager is then responsible for implementation of services and continued authorization of services;

11. Completion of prior authorization form in the Medicaid Management Information System (MMIS).

12. Travel time to and from scheduled home visits.

2303.1B ADMINISTRATIVE CASE MANAGEMENT PROVIDER RESPONSIBILITIES

Employees of the Division of Health Care Financing and Policy (DHCFP), Health Care Coordinator (HCC) I, II, or III are qualified Medicaid case managers for the Waiver. Professional or medical licensure recognized by a Nevada Professional State Board, such as social worker, registered nurse, occupational therapist or physical therapist is required. A Licensed Practical Nurse (LPN) may complete back up case management, operating under a previously developed LOC and POC under the supervision of the primary case manager.

2303.1C RECIPIENT RESPONSIBILITIES

- 1. Participate in the waiver assessment and reassessment process.
- 2. Participate in monthly contacts and home visits with the case manager.
- 3. Together with the waiver case manager, develop and/or review the POC.

4. If services documented on the POC are approved by the recipient and the case manager and the recipient signature cannot be obtained due to extenuating circumstances, services can commence or

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continue with verbal approval from the recipient. Case managers must document the recipient's verbal approval in the case notes and obtain the recipient signature on the POC as soon as possible.

2303.2 ELIGIBILITY CRITERIA

The DHCFP Home and Community-Based Waiver (HCBW) for Persons with Physical Disabilities waives certain statutory requirements and offers Home and Community-Based Services (HCBS) to eligible recipients to assist them to remain in the community.

2303.2A COVERAGE AND LIMITATIONS

1. Services are offered to eligible recipients who, without the waiver services, would require institutional care provided in a hospital or Nursing Facility (NF). Recipients on the waiver must meet and maintain waiver eligibility requirements for the waiver.

Persons with Physical Disabilities Waiver Eligibility Criteria

Eligibility for the HCBW for Persons with Physical Disabilities is determined by the combined efforts of the DHCFP and the Division of Welfare and Supportive Services (DWSS).

The following determinations must be made for eligibility purposes. Services will not be provided unless the applicant is found eligible in all areas:

a. The applicant must be physically disabled.

1. Applicants must be certified as physically disabled by the DHCFP Central Office Physician Consultant. Disabling impairments must result from anatomical or physiological abnormalities and must be demonstrable by medically acceptable clinical and laboratory diagnostic techniques and be established by competent medical evidence.

2. The DHCFP Physician Consultant and other health care professionals (Disability Determination Team) review medical and non-medical documentation, and determine whether an applicant qualifies as physically disabled.

b. The applicant must meet and maintain an LOC for admission into an NF within 30 days if HCBW services or other supports were not available.

1. The applicant must require provision of at least one ongoing waiver service monthly to be determined to need waiver services as documented in the POC.

e. Applicants must meet financial eligibility for Medicaid as determined by DWSS.

3. The HCBW for Persons with Physical Disabilities is limited, by legislative authority to a specific number of recipients who can be served through the waiver per year (slots). When all waiver slots are full, the DHCFP utilizes a wait list for applicants who have been pre-determined to be eligible for the waiver.

4. Wait List Prioritization

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a. Nursing facility residents.

b. Applicants who have a severe functional disability as defined by Nevada Revised Statute (NRS) 426.721 to 731. Applicants must be dependent or require assistance in the functional areas of eating, bathing and toileting as identified on the LOC screening assessment.

e. All other applicants not listed above.

5. The DHCFP must assure the Center for Medicare and Medicaid Services (CMS) that the DHCFP's total expenditure for home and community-based and other State Plan Medicaid services for all recipients under this waiver will not, in any calendar/waiver year, exceed 100% of the amount that would be incurred by the DHCFP for all these recipients if they had been in an institutional setting in the absence of the waiver. The DHCFP must also document there are safeguards in place to protect the health and welfare of recipients.

6. Waiver services may not be provided while a recipient is an inpatient of an institution.

7. Recipients of the HCBW for Persons with Physical Disabilities 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. Close case coordination between the hospice agency and the waiver case manager is required to prevent any duplication of services. Refer to Medicaid Services Manual (MSM) Chapter 3200 for additional information on hospice services.

8. HBCS are not a substitute for natural and informal supports provided by family, friends or other available community resources. Waiver services alone may not address all of the applicant's identified needs.

9. If an applicant is determined eligible for more than one HCBW program, the individual cannot receive services under two or more such programs at the same time. The applicant/recipient must choose one HCBW program and receive services provided by that program.

2303.2B MEDICAID EARLY AND PERIODIC SCREENING, DIAGNOSTIC AND TREATMENT (EPSDT)

The children made eligible for Medicaid through their enrollment in the HCBW for Persons with Physical Disabilities receive all medically necessary Medicaid covered services available under EPSDT. A child's enrollment in the waiver will not be used to deny, delay, or limit access to medically necessary service(s) required to be available to Medicaid-eligible children under federal EPSDT rules. The waiver service package is a supplement to EPSDT services.

2303.3 WAIVER SERVICES

The DHCFP determines which services will be offered under the HCBW for Persons with Physical Disabilities. Providers and recipients must agree to comply with the requirements for service provision.

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2303.3A COVERAGE AND LIMITATIONS

Under the waiver, the following services are covered if identified in the POC as necessary to avoid institutionalization:

- 1. Case Management;
- 2. Homemaker Services;
- 3. Chore Services;
- 4. Respite;
- 5. Environmental Accessibility Adaptations;
- 6. Specialized Medical Equipment and Supplies;
- 7. Personal Emergency Response System (PERS);
- Assisted Living Services;
- 9. Home Delivered Meals; and/or
- 10. Attendant Care Services.
- 2303.3B PROVIDER RESPONSIBILITIES
- 1. All Providers

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2. Providers are responsible for confirming the recipient's Medicaid eligibility each month prior to rendering service.

3. Providers must meet and comply with all provider requirements as specified in MSM Chapter 100.

4. Must enroll and maintain an active HCBW for Persons with Physical Disabilities provider number (Type 58).

5. May only provide services that have been identified in the recipient POC and, if required, have prior authorization.

6. The total weekly authorized hours for Activities of Daily Living (ADLs) and Instrumental Activities of Daily Living (IADLs) may be combined and tailored to meet the needs of the recipient, as long as the plan does not alter medical necessity. The provider and recipient will determine how to use the weekly authorized hours on an ongoing basis; however, any changes that do not increase the total

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authorized hours can be made within a single week without ar services may not take place solely for the convenience of the	r additional authorization. Flexibility of provider.
7. Payments will not be made for services provided by a	recipient's legally responsible individual.
2. Provider Agencies	
a. Agencies employing providers of service for the waive the following subjects:	er program must arrange training in at least
 policies, procedures and expectations of the contract a recipient's and provider's rights and responsibilities; 	gency relevant to the provider, including
2. procedures for billing and payment, if applicable;	
3. record keeping and reporting;	
4. information about the specific disabilities of the person the types of disabilities among the populations the provider w psychological aspects and implications, types of resulting fun	ill serve, including physical and etional deficits, and service needs;
5. recognizing and appropriately responding to medical a	und safety emergencies;
6. working effectively with recipients including: understa independent living philosophy; respecting consumer rights an ethnic differences; recognizing family relationships; confiden listening and responding; emotional support and empathy; eth responsible individual and other providers; handling conflict a dying; and other topics as relevant.	d needs; respect for age, cultural and tiality; respecting personal property; active ics in dealing with the recipient, legally
7. Exemptions from Training	a from these montes of the approximal training
a. The agency may exempt a prospective service provide where the agency verifies the person possesses adequate know provider's dutics will not require the particular skills.	vledge or experience, or where the
b. The exemption and its rationale must be provided in w be placed in the recipient's and caregiver's case record. Wher functions as the employer, such individuals may exercise the	e the recipient or other private third party
8. Recipients Providing Training	

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a. Where a recipient desires to provide training and the recipient is able to state and convey his/her needs to a caregiver, the agency will allow the recipient to do so.

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b. Any such decision shall be agreed to by the recipient and documented in the case record as to what training the recipient is to provide.

e. Where the recipient or other private third-party functions as the employer such individual may exercise the exemption from training authority identified above.

9. Completion and Documentation of Training

The provider shall complete required training within six months of beginning employment. Training as documented in the MSM 2303.2 B.2.b., except for the service areas requiring completion of Cardiopulmonary Resuscitation (CPR) (as listed in the specific service area sections of this chapter) which should be completed in a six month timeframe, and 2303.2 B.2.b.(6-8), which must be completed prior to service provision.

10. Each provider agency must have a file for each recipient. In the recipient's file, the agency must maintain the daily records. Periodically, the DHCFP Central Office staff may request this documentation to compare to billings submitted. These records must be maintained by the provider for at least six years after the date the claim is paid.

11. Flexibility of service delivery which does not alter medical necessity may occur within a single week period without an additional authorization. Reference Section 2303B.e.

b. ELECTRONIC VISIT VERIFICATION (EVV):

The 21^{**} Century Cures Act requires the use of an EVV system to document services that are provided for all personal care services under a Medicaid State plan or waiver program. This mandate requires provider agencies to use an EVV system to record service delivery visit information. Nevada Medicaid utilizes the open-system model, procuring a vendor but also allows agencies to utilize their own if it meets the 21^{**} Century Cures Act requirements for documentation.

All service information must be recorded in an electronic system that interfaces with either a telephone or an electronic device that generates a timestamp. The provider agency must verify the EVV record, including any visit maintenance, prior to submitting a claim associated with the EVV record. All claims must be supported by an EVV entry into an EVV system prior to claim submission.

Agencies must ensure each personal care attendant has a unique identifier (National Provider Identification – NPI) associated with their worker profile in the EVV system.

1. STATE OPTION:

a. The EVV system electronically captures:

1. The type of service performed, based on procedure code;

2. The individual receiving the service;

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- 3. The date of the service;
- The location where service is provided;
- 5. The individual providing the service;
- 6. The time the service begins and ends.
- b. The EVV system must utilize one or more of the following:
- 1. The agency/personal care attendant's smartphone;
- The agency/personal care attendant's tablet;
- 3. The recipient's landline telephone;
- 4. The recipient's cellular phone (for Interactive Voice Response (IVR) purposes only);
- 5. Other GPS-based device as approved by the DHCFP.
- 2. DATA AGGREGATOR OPTION:

a. All Personal Care Agencies that utilize a different EVV system (as approved by the DHCFP) must comply with all documentation requirements of this chapter and must utilize the data aggregator to report encounter or claim data.

1. Appropriate form must be approved by the DHCFP before use of system to ensure all data requirements are being collected to meet the 21st Century Cures Act.

2. At a minimum, data uploads must be completed monthly into data aggregator.

c. All waiver providers must provide the local DHCFP District Office Waiver Case Manager with written notification of serious occurrences involving the recipient within 24 hours of discovery.

Serious occurrences include, but are not limited to the following:

- 1. Unplanned hospital or Emergency Room (ER) visit;
- 2. Injury or fall requiring medical intervention;
- Alleged physical, verbal, sexual abuse or sexual harassment;
- 4. Alleged theft or exploitation;
- 5. Medication error;

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6. Death of the recipient or significant care giver; or	

7. Loss of contact with the recipient for three consecutive scheduled days.

d. State law requires that persons employed in certain capacities must make a report to a child protective service agency or law enforcement agency immediately, but in no event later than 24 hours after there is reason to suspect a child has been abused or neglected. The DHCFP expects 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 adults aged 60 and over, the Aging and Disability Services Division (ADSD) accepts reports of suspected abuse, neglect or self-neglect, exploitation or isolation.

1. Child Abuse - Refer to NRS 432B regarding child abuse or neglect.

Elder Abuse - Refer to NRS 200.5091 to 200.50995 regarding elder abuse or neglect.

3. Other Age Groups - For all other individuals or vulnerable persons (NRS 200.5091 to 200.50995) defined as "a person 18 years of age or older who:

a. suffers from a condition of physical or mental incapacitation because of a developmental disability, organic brain damage or mental illness; or

b. 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.

e. Before initial employment, an employee must have a:

1. Physical examination or certification from a licensed physician that the person is in a state of good health, is free from active Tuberculosis (TB) and any other communicable disease in a contagious stage; and

2. TB screening test within the preceding 12 months, including persons with a history of Bacillus Calmett-Guerin (BCG) vaccination.

If the employee has only completed the first step of a 2-step Mantoux Tubereulin skin test within the preceding 12 months, then the second step of the 2-step Mantoux Tubereulin skin test or other singlestep TB screening test must be administered. A single annual TB screening test must be administered thereafter. An employee who tests positive to either of the 2-step Mantoux Tuberculin skin tests must obtain a chest x-ray and medical evaluation for active TB.

An employee with a documented history of a positive TB screening test is exempt from skin testing and chest x-rays unless he/she develops symptoms suggestive of active TB.

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An employee who is exempt from skin testing and chest x-rays must submit to an annual screening for signs and symptoms of active disease which must be completed prior to the one-year anniversary of the last screening. Documentation of the annual screening and the results must be maintained in the employee's file. The annual screening must address each of the following areas of concern and must be administered and/or reviewed by a qualified health care professional.

2. Has a cough which is productive;

3. Has blood in his/her sputum;

4. Has a fever which is not associated with a cold, flu or other apparent illness;

Is experiencing night sweats;

6. Is experiencing unexplained weight loss; or

7. Has been in close contact with a person who has active TB.

Annual screening for signs and symptoms of active disease must be completed prior to the one year anniversary of the last screening. Documentation of the annual screening and the results must be maintained in the employee's file.

Documentation of TB testing must be issued by a medical facility or licensed medical professional qualified to administer the test, signed by the physician or his/her designee, stating the date of the test, the date the test was read, and the results, and maintained in the employee's file. Any lapse in the required timelines above results in non-compliance with this Section.

In addition, providers must also comply with the TB requirements outlined in Nevada Administrative Code (NAC) 441A.375 and 441A.380.

f. All waiver providers, including owners, officers, administrators, managers, employees (who have direct contact with recipients) and consultants must undergo State and Federal Bureau of Investigation (FBI) background checks upon enrollment as a provider and then at a minimum of every five years thereafter to ensure no convictions of applicable offenses have been incurred and the safety of recipients is not compromised.

1. The DHCFP policy requires all waiver providers have State and Federal criminal history background checks completed. The DHCFP fiscal agent will not enroll any provider agency whose owner or operator has been convicted of a felony under State or Federal law for any offense which the DHCFP determines is inconsistent with the best interest of recipients. Additional information may be found in MSM Chapter 100, Section 102.2.

2. Criminal background checks must be conducted through the Nevada Department of Public Safety (DPS). Agencies do not have to have a DPS account. Individuals may request their own personal

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eriminal history directly from DPS and the FBI and must have the results sent directly to the employer. Information and instructions may be found on the Health website at: Error! Hyperlink reference not valid.=

3. The employer is responsible for reviewing the results of employee criminal background checks and maintaining the results within the employee's personnel records. Continued employment is at the sole discretion of the servicing agency. 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):

murder, voluntary manslaughter or mayhem;

assault with intent to kill or to commit sexual assault or mayhem;

3. sexual assault, statutory sexual seduction, incest, lewdness, indecent exposure or any other sexually related crime;

abuse or neglect of a child or contributory delinquency;

5. 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 NRS 454;

6. a violation of any provision of NRS 200.700 through 200.760;

criminal neglect of a patient as defined in NRS 200.495;

8. any offense involving fraud, theft, embezzlement, burglary, robbery, fraudulent conversion or misappropriation of property;

9. any felony involving the use of a firearm or other deadly weapon;

10. abuse, neglect, exploitation or isolation of older persons;

11. kidnapping, false imprisonment or involuntary servitude;

12. any offense involving assault or battery, domestic or otherwise;

13. 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;

14. conduct or practice detrimental to the health or safety of the occupants or employees of the facility or agency; or

15. any other offense that may be inconsistent with the best interests of all recipients.

g. 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"

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result is not acceptable. If an employce believes that the information provided as a result of the criminal 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: Error! Hyperlink reference not valid.-under Records and Technology.

2303.3C RECIPIENT RESPONSIBILITIES

The recipient or the recipient's authorized representative will:

notify the provider(s) and case manager of a change in Medicaid eligibility.

2. notify the provider(s) and case manager of changes in medical status, service needs, address, and location, or of changes of status of legally responsible individual(s) or authorized representative.

treat all staff and providers appropriately.

4. if capable, sign the provider daily record to verify services were provided.

5. notify the provider when scheduled visits cannot be kept or services are no longer required.

6. notify the provider agency of missed visits by provider agency staff.

7. notify the provider agency of unusual occurrences, complaints regarding delivery of services, specific staff, or to request a change in caregiver.

8. furnish the provider agency with a copy of their Advance Directives.

9. establish a back-up plan in case a waiver attendant is unable to work at the scheduled time.

10. not request a provider to work more than the hours authorized in the service plan.

11. not request a provider to work or clean for a non-recipient, family, or household members.

12. not request a provider to perform services not included in the care plan.

13. contact the case manager to request a change of provider. 14. sign all required forms.

15. meet and maintain all criteria to be eligible, and to remain on the HCBW for Persons with Physical Disabilities.

16. may have to pay patient liability. Failure to pay is grounds for termination from the waiver.

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17. agree to utilize an approved EVV system for the waiver services being received from the provider agency.

18. confirm services were provided by electronically signing or initialing, as appropriate per service plan, the EVV record that reflects the service rendered. If IVR is utilized, a vocal confirmation is required.

2303.3 INTAKE ACTIVITIES

Intake activities are a function of the ADSD Operations Agency and occur prior to an applicant being determined eligible for a waiver.

2303.3A COVERAGE AND LIMITATIONS

1. Intake Referral Process

ADSD Operations Agency has developed policies and procedures to ensure fair and adequate access to services covered under the PD Waiver. All new referrals will be submitted to the ADSD Intake Unit for evaluation and processing.

- a. Referral/Application
 - 1. A referral for the PD waiver may be initiated by completing an ADSD Program Application and submitting it to the appropriate ADSD District Office by mail, email, fax, or in person by the applicant and/or designated representative/LRI.

NOTE: An inquiry for the PD Waiver may be made via phone, mail, email, -fax or in person through any ADSD District Office. An inquiry is not considered an application for the PD Waiver and does not initiate the application process.

When an application is received and assigned, the ADSD Intake Specialist will make phone/email/verbal contact with the applicant and/or designated representative/LRI within 15 working days of receipt of the application.

During the initial phone/email/verbal contact, the applicant is advised they have 30 calendar days to gather medical records demonstrating their physical disability in order to continue the application process.

3. Once medical records have been received, a face-to-face visit is scheduled by the ADSD Intake Specialist within 45 days of the application date to assess the LOC and complete all necessary intake forms. The LOC

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assessment will determine the applicant's eligibility for waiver services and placement on the waitlist, if appropriate.

- 5. If the applicant does not meet the waiver requirements, the applicant must be sent a Denial NOD issued by the DHCFP LTSS Unit, and verbally informed of the right to continue the Medicaid application process through DWSS. The applicant will also be referred to other agencies and community resources for services and/or assistance.
- 2. Placement on the Wait List when No Waiver Slot is Available

a.	If no Waiver slot and/or provider	-is available, and the ADSD In	take Specialist has
	-determined the	applicant n	neets NF LOC, and
has a Waiver service need, -		——the applicant will be	
placed on the wait lis	st according to priority and ———		

Wait List Priority-Levels:

	Level 1:	Applicants previously in a hospital or NF and who have been discharged to the community within six (6) months and have significant change in support systems and are in a crisis situation;
	Level 2:	Applicants who have a significant change in support system and/or in a crisis situation and require at least maximum assistance in a combination of four (4) or more of the following ADLs: eating, bathing, toileting, transfers, and mobility;
	Level 3:	Applicants who have a significant change in support system and/or in a crisis situation and require assistance with a combination of five (5) or more of the following ADLs as identified on the LOC screening: medication administration, special needs, bed mobility, transferring, dressing, eating and feeding, hygiene, bathing, toileting, and locomotion;
4	Level 4:	Applicants who do not meet the criteria for priority levels 1-43.
b.		may be considered for an adjusted placement on the waitlist significant change of condition/circumstances.
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- c. A denial NOD is sent to applicants who are placed on the waitlist indicating "no slot available and applicant's priority level on the waitlist".
- 3. Waiver Slot Allocation

Once a slot for the waiver is available, the applicant will be processed for the waiver.

The procedure used for processing an applicant is as follows:

- a. The ADSD Intake Specialist will work with the applicant to complete any paperwork that was not collected during the initial assessment.
- b. The applicant/designated representative/LRI must understand and agree that personal information may be shared with providers of services and others, as specified on the form.
- c. The applicant will be given the right to choose waiver services in lieu of placement in a NF. If the applicant /designated representative/LRI prefers placement in a NF, the ADSD Intake Specialist will provide information and resources to the applicant on who to contact to arrange facility placement.
- d. The applicant will be given the right to request a Fair Hearing if not given a choice between HCBS Waiver services and NF placement.
- 4. The ADSD Intake Specialist will send the NMO-3010 "HCBS Waiver Eligibility Status Form" to DWSS for review and approval of the Medicaid application.
- 5. Once DWSS has approved the application, waiver services can be initiated.

NOTE: If an applicant is denied for financial eligibility, DWSS will send a denial NOD to the applicant.

- 6. If the applicant is denied by ADSD for program eligibility, ADSD will submit a request to the DHCFP LTSS Unit requesting a denial NOD be sent to the applicant. The request must include the reason(s) for the denial. The DHCFP LTSS Unit will send the applicant the denial NOD. DHCFP will return a copy of the NOD to ADSD for their record.
- 7. Effective Date for Waiver Services

The effective date for waiver services is determined by eligibility criteria verified by ADSD, the financial eligibility approval date by DWSS, or the residential facility for groups placement move in date, whichever is later.

If the applicant is in an institution, the effective date cannot be prior to the date of discharge from the institution.

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8. All applicants as applicable will be provided information regarding choice of case management providers by the ADSD Intake Specialist during the initial assessment and allowed the opportunity to choose a case management provider to be assigned once approved for waiver services. If a case management provider is not selected by the applicant/recipient, upon waiver approval one will be assigned by the ADSD Operations Agency based upon rotation.

Once an applicant has been approved and a case management provider is assigned, the ADSD Intake Specialist will forward all supporting documents within five (5) business days to that provider for ongoing case management services.

Supporting documents include a signed and dated SOC, a signed and dated HCBS Acknowledgement Form, copy of the ADSD Program Application, copy of the LOC, copy of the Disability Determination indicated on the NMO-3010, any supporting medical records, any notes from the Intake Specialist needed to support ongoing services, and a copy of the MAABD application submitted to DWSS.

NOTE: If a case management provider is not selected within ten (10) business days by the applicant, one will be assigned by the ADSD Operations Agency based upon a rotation schedule and provider capacity.

2303.43D DIRECT SERVICE CASE MANAGEMENT

Case mManagement services assist participants in gaining access to needed waiver and other state plan services, as well as medical, social, educational, and other services, regardless of the funding source for the services to which access is gained.

2303.43EA COVERAGE AND LIMITATIONS

Case managers must provide the recipient with the appropriate amount of case management services necessary to ensure the recipient is safe and receives sufficient services. The Ccase management service is on s-an as needed servicebasis. Case managers must, at a minimum, have an annual face-to-face visit and ongoing contact that is sufficient to meet the needs of the recipient. The amount of case management services must be adequately documented and substantiated by the case manager's notes.

1. Direct Service Case mManagement is limited provided to eligible participants recipients enrolled in HCBSW Waiverservices programs, and when case management is must be identified as a service on the POC. Case management providers are responsible for confirming the recipient's eligibility each month prior to rendering waiver services. The recipient has a

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choice to have direct service of case management services providers who are actively enrolled with DHCFP under Provider Type (PT) 58. by qualified state staff or qualifying provider agency staff.

There are two components of case management services: administrative activities, and those activities that are considered billable:

Administrative activities include:

- a. Travel
- b. Follow-up conducted resulting from a negative Participant Experience Survey (PES) finding.
- c. Request a Notice of Decision (NOD) when a negative action is taken (denial, suspension, termination, and reduction of services).

d. Any activityctivities related to program eligibility including denials/Fair Hearings.

- e. Activities related to coordination of care for recipients in a suspended status.
- f. General administrative tasks including but not limited to scheduling of visits, voicemails, email communications with DHCFP, scanning and uploading documents, mailing provider lists and/or resources to recipient, telephoning providers for general availability, and outreach activities for solicitation.

Billable cCase Mmanagement activities include:

- a. Completion of the SHA and LOC with the recipient (annual reassessment of eligibility and any change of condition).
- b. POC development and follow-up for initiation of waiver services, including any activity related to the Prior Authorization (PA) requests approval and/or follow-up.
- c. POC monitoring/follow-up (includes provider changes, a change in services/delivery, change in condition resulting in an amended POC, etc.).
- d. Any mandated reporting activity (APS, HCQC, Law Enforcement, etc.)
- e. Direct contact with recipients to aid in resource navigation, facilitation, and coordination with waiver and community resources.

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- f. Care Conference: collaboration and involvement in discharge planning from a long-term care setting; interdisciplinary meetings; collaboration with other entities on shared cases; coordination of multiple services and/or providers based on the identified needs in the SHA.
- g. Monitoring the overall provision of waiver services, to protect the health, welfare, and safety of the recipient and to determine that the POC goals are being met.
- h. Monitoring and documenting the equality of care through contacts with recipients.
- i. Ensuring that the recipient retains freedom of choice in the provision of services.
- j. Notifying all affected providers of changes in the recipient's medical status, service needs, address, and location, or of changes of the status of the designated representative/LRI.
- k. Notifying all affected providers of any unusual occurrence or change in status of a waiver recipient.
- 1. Notifying all affected providers of any recipient complaints regarding delivery of service or specific provider staff.
- m. Notifying all affected providers if a recipient requests a change in the provider staff or provider agency.
- n. Any adverse actions resulting in suspensions, terminations and/or reductions in services.

2. Upon assignment of an HCBS PD Waiver recipient, the case management providerr is responsible tofor conducting a face-to-face Social Health Assessment (SHA) and is used for the following:-

- The SHA is used tAo address the recipient's needs, preferences, and individualized goals.

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a.

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c. The SHA pGrocess includes gathering in medical history, and social needs		
d.The SHA cConsiders risk factors, equipment needs, behavioral status, current and unmet service needs		
e. The SHA eEnsuress recipients are afford ————————————————————————————————————	lividuals who do not receive Medicaid	
f. <u>The SHA e</u> Ensuress recipients are afford opportunities as desired, regardle reside.	led the same access to employment ———	
g. During the SHA, a list of available waiver services is provided and reviewed with the recipient and/or their designated representative/LRI which considers the recipients location, availability of transportation, and necessary desired activities to ensure preferences can be met.		
2303.3E COVERAGE AND LIMITATIONS These services include:		
Identification of resources and assisting recipients in locating and gain needed medical, social, educational and other services regardless of the 3. The person-centered POC is developed in conju recipient/designated representative/LRI and/or a annually, and when changes occur.If the recipient chooses to have a designated rep Designated Representative/LRI who can sign about the recipient's care.a.The initial and annual written POC must thet are important for the recipient to me	e funding source; anction with the case manager, a person of their choosing initially, presentative/LRI, they must complete the se case manager is required to document documents and be provided information	
 that are important for the recipient to me SHA, as well as what is important to the for the delivery of such services and sup 1. Reflect that the setting in which the recipient; 	recipient regarding preference	

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2. Reflect opportunities to participat settings, and seek employment or		

- 3. Reflect the recipient's strengths and preferences, and cultural considerations of the recipient;
- 4. Include identified personalized goals and desired outcomes, and reflect the services and supports (paid and unpaid) that will assist the recipient in achieving their identified goals;
- 5. Reflect risk factors and measures in place to minimize them, including back-up plans and strategies;
- 6. Be understandable to the recipient receiving the services and supports; and
- 7. Prevent the provision of unnecessary, duplicative, or inappropriate services and supports.
- b. The recipient is afforded choice of service and providers, establishing the frequency, duration and scope, and method of service delivery are integrated in the planning process to the maximum extent possible.

NOTE: 1.	-During the POC develop	pment, if the recipient chooses an LRI to
provide	——personal care-lik	te services, the case manager will provide a
Designated	———Represer	tative Attestation form to be signed by the
recipient and/or the		
representative/LRI (who are	not providing the service	sis NOT the paid caregiver) to guard —
again	st	elf-referral of LRIs. The designated
representative/LRI indicated	0	n the form cannot be the paid caregiver and
is respon	nsible for directing, ——	monitoring, and
supervising the provision of	services by the	ne caregiver.

c. The POC must identify all authorized waiver services; as well as other ongoing community support services that the recipient needs to remain in their home and live successfully in the community.

NOTE:1.	e	ual POC development, -Iandf there is no
chosen	direct waiver pro	ovider, the service must still be ———
listed on the H	POC to	include the other elements with the
provider- listed-as-		etermined (TBD)"
or TBD" and must be	signed and dated by the r	ecipient and/or designated
representative	/LRI. Documentation to s	support the efforts made ————

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——by the case manager and themust be in the	recipient to choose and assign a provider recipient's electronic record.
2. Once a provider has been	selected, the POC provider, must along s and date from the recipient and/or e/LRI and visit.
established LOC, the recipient r must be updated within 30 days waiver service need, the POC days of the reported change. #2. The POC does not need to be re needs change due to a 	03.4A.4 – Person-Centered contacts for contact with recipients and/or the centative of at least 15 minutes, per management services must by the case manager's notes. as defined in the MSM addendum) to the nust be reassessed and the LOC and POC of the reported change.in the recipient's must be revised within 30 vised Wwhen a recipient's waiver service (8) weeks or must document the change in the The
in the MSM Addendum) to the o	established LOC, the recipient must POC must be updated within 30
manager can print the current PO HOME AND COMMUNITY BASED WAI	
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and/or designated representative/LRI to sign. The case manager will formalize the updated POC within the electronic case file.		
the recipient and case	dwritten changes/amendments containing manager's signature and date must be ized POC and kept in the recipient's	
	zed POC and signed handwritten I to the recipient and/or designated	
of reassessment, or significant change	calendar days from waiver enrollment, date e. The finalized POC must be signed and ted representative/LRI, case manager and	
· · · · · · · · · · · · · · · · · · ·		
	ager will include supporting components of support the recipient's identified goals, assist	
ih. Residential and Non-Residential Faci When a modification is made on the l freedom of choice, it must be support justified in the POC. The direct servic manager to request modifications of t	ted by a specific assessed need and ce provider must notify the case	
The case manager must document the1.Identify a specific and individ	e following requirements on the POC: lualized assessed need;	
2. Document the positive interver modification to the POC;	entions and supports used prior to any	

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3. Document less intrusiv been tried but did not v	we methods of meeting the need that have work;
4. Include a clear descrip proportionate to the sp	tion of the condition that is directly ecific assessed need;
5. Include regular collect ongoing effectiveness	ion and review of data to measure the of the modification;
	ne limits for periodic reviews to determine if l necessary or can be terminated;
7. Include an assurance the harm to the individual;	hat interventions and supports will cause no ; and
8. Include the informed c	consent of the individual.
4. Person-Centered Contacts	
	required to be delivered by the case provider as agreed to in the signed POC. At a face visit with each representative/LRI annually. All determined by the
case contact with the recipient designated representative/LRI to ensure the h of the recipient. The dur	nagement is the only waiver service received, the manager will continue to have monthly and/or health and ———————————————————————————————————
	DHCFP must be adequately – ad substantiated by the case manager's
b. Person-centered contacts must record and must include at a r	t be documented in the recipient's electronic ninimum:
1. Monitoring of the over	rall provision of waiver services and — the personalized goals identified in the POC

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	quality of care to include
	the services are promoting s stated in the
	residential setting (AL facility), manager must inquire on the isfaction in the e due diligence to hold ongoing outlined in the POC (frequency and
method). Ongoing — contacts an every attempt to contact the recipient — At least three telephone calls must be —	re required, and should be documented. completed on s received after the 3 rd third recipient requesting a uils to respond by the
case manager will conduct more ——visits (no less than bi-annually in person and qua	sistanceservices in their private home, the frequent home
5. Annual Reassessmentsa. The recipient's LOC and SHA must be r	eassessed at a minimum annually.
1. Once the case manager has comp the LOC, SHA and POC, the case	e manager will submit the
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	approval.	compl	eted	LO	C to the ADSE	Operations Agency for
	supplied to pro		Once received by the ADS LOC will ——————————————————————————————————	—be c		
	continued s	3. services. 4.	Upon receipt of the approv the case If the ADSD Operations A	—man	nager will com	plete the PA process for
	steps as ap	manag the propriate. The Pe with th	approved, communication gementoutc OC is updated using the SH. he case manager and the rec	will be prov come an A which ipient a	delivered to the vider within find the h is completed nd/or designat	he case ve (5) business days next l in collaboration red
	paid caregi		e/LRI, and/ nnual POC is required to be date of the r	signed	no more than	bosing, who may not be the 60 calendar days———
	rrep		ager may provide support to e/LRI by assisting with the ion (RD).		-	-
2	1 Cor		of multiple services and/or j	provide :	rs;	
	U	-	ision of waiver services, in OC goals are being met;	an effo	ort to protect t	he safety and health of the
	a.	The d recipio contac every	nd documenting the quality of irect service case manager- ent and/or the recipient's au et. At a minimum, there must six months. More contacts	must ha athorized st be a f s may t	ave a monthly d representativ face to face vis be made if the	contact with each waiver ve; this may be a telephone sit with each recipient once
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significant change in his or her health care status or is concerned about his or her health and/or safety.

b. When recipient service needs increase, due to a temporary condition or circumstance, the direct service case manager must thoroughly document the increased service needs in their case notes. The POC 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.

2. During the monthly contact, the direct service case manager monitors and documents the quality of care of the recipient. Quality of care includes the identification, remediation and follow-up of health and safety issues, needs and concerns of the recipient, waiver service satisfaction and whether the services are promoting goals stated in the POC. The direct service case manager also assesses the need for any change in services or providers and communicates this information to the administrative case manager.

NOTE: If a recipient has an independent contractor, the direct service case manager may review the recipient daily record for completion and accuracy. The case manager will provide training to independent contractors in the completion and use of daily records if needed.

6. 8. Notifying all affected providers of any unusual occurrences or changes in the recipient's medical status, service needs, address, and location, or of changes of the status of legally responsible individuals or authorized designated representative/LRI;

. Notifying all affected providers of any unusual occurrence or change in status of a waiver recipient;

8.

9. Notifying all affected providers of any recipient complaints regarding delivery of

9. Notifying all affected providers of any recipient complaints regarding delivery of service or specific provider staff;

9. 10. Notifying all affected providers if a recipient requests a change in the provider staff or provider agency; and

Case Managers must provide recipients with appropriate amount of case management services necessary to ensure the recipient is safe and receives sufficient services. Case management will be considered an "as needed" service.

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Case managers must continue to have monthly contact with recipients and/or the recipients authorized representative of at least 15 minutes, per recipient, per month. The amount of case management services must be adequately documented and substantiated by the case manager's notes.

- 11. Case closure activities upon termination of service eligibility, to include notifying DWSS and DHCFP LTSS, and closing any existing billingprior authorizations-closures.
- 12. If an ongoing recipient chooses to change case management providers, they may request this by contacting the ADSD Operations Agency as outlined in the SOC. The ADSD Operations Agency will provide the recipient with a list of case management providers for them to choose from. If a new case management provider is not chosen within ten (10) calendar days, the currently assigned case manager will continue to provide the service.
 - a. Upon provider selection by the recipient and/or designated representative/LRI, the Operations Agency will notify the selected case management provider agency of the assignment.
 - b. The previous case management agency will be given ten (10) business days to provide all requested documentation to the ADSD Operations Agency to assist with —the transfer of the recipient to the chosen case management provider.
 - c. The new case management provider agency must be reflected on the POC which is required to be signed during the next face-to-face visit.

13. Case managers are responsible for confirming the recipient's Medicaid eligibility each month prior to rendering waiver services.

2303.43FB DIRECT SERVICES CASE MANAGEMENT PROVIDER RESPONSIBILITIES

In addition to the provider responsibilities listed in Section 2303.2B: Verification of compliance with these administrative requirements must be provided:

- 1. Public case managers must meet the following qualifications:
 - a. Be currently licensed as a Social Worker by the State of Nevada Board of Examiners for Social Workers, licensure as a RN by the Nevada State Board of Nursing or have a professional license or certificate in a medical specialty applicable to the assignment.
 - b. Have a valid driver's license and means of transportation to enable face-to-face visits.

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c. Adhere to HIPAA requirements.	

- d. Complete an FBI criminal background check.
- 2. Private Ccase mManagement Pprovider agencies must:
 - a. Provide documentation showing taxpayer identification number (SS-4 or CP575 or W-9).
 - b. Provide proof of Nevada Secretary of State Business license
 - c. Provide proof of Worker's Compensation Insurance
 - d. Provide proof of an Unemployment Insurance Account
 - e. Provide proof of Commercial General Liability of not less than \$2 million general aggregate and \$1 million each occurrence, with the Nevada Division of Health Care Financing and Policy (DHCFP) named as an additional insured. DHCFP's address is 1100 E. William St., Ste. 101, Carson City, Nevada 89701.
 - f. Provide proof of Commercial Crime Insurance for employee dishonesty with a minimum of \$25,000 per loss. The policy must name DHCFP as an additional insured.
 - g. If you provide transportation in any owned, leased, hired and non-owned vehicles you must also provide:
 - 1. Proof of Business Automobile Insurance, with a minimum coverage of \$750,000 combined single limit for bodily injury and property damage for any owned, leased, hired and non-owned vehicles used in the performance of the Medicaid provider's contract. The policy must name DHCFP as an additional insured and shall be endorsed to include the following language: "The State of Nevada shall be named as an additional insured with respect to liability arising out of the activities performed by, or on behalf of the Contractor, including automobiles owned, leased, hired or borrowed by the Contractor."
 - h. Provide a signed Business Associate Addendum (NMH-3820). The Addendum is available at <u>https://www.medicaid.nv.gov</u> on the "Provider Enrollment" webpage under "Required Enrollment Documents."
- 1. public

i. Establish A-a fixed business landline telephone number published in a telephone directory.

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- j. Have Aa business office accessible to the public during established and posted business hours.
- k. Case managers/employees of the private case management agency must also meet the following qualifications:
 - 1. Be currently licensed as a Social Worker by the State of Nevada Board of Examiners for Social Workers, licensure as a RN by the Nevada State Board of Nursing or have a professional license or certificate in a medical specialty applicable to the assignment.
 - 2. Have a valid driver's license and means of transportation to conduct home visits.
 - 3. Adhere to HIPAA requirements.
 - 2. 4. Complete an FBI criminal background check.

Employees of the case management provider agency who provide direct service case management services must be licensed as a Social Worker by the State of Nevada Board of Examiners for Social Workers, licensed as a Registered Nurse by the State of Nevada Board of Nursing, or have a professional license or certificate in a medical specialty applicable to the assignment, have at least one year experience as a case manager and must have a valid driver's license. Employees must pass a State and FBI criminal background check. In addition, providers must meet and comply with all provider requirements as specified in MSM Chapters 100 and/or 3500.

2303.43GC Recipient Responsibilities RECIPIENT RESPONSIBILITIES

In addition to the Recipient Responsibilities outlined in 2303.2C, the recipient must:

1. Participate in the waiver assessment, monthly ongoing contacts and reassessment process, accurately representing his or her their skill level needs, wantspreferences, resources, and goals.

2. Together with the waiver ccase mmanager, develop and/or review, and sign, and date the POC. If the recipient is unable to provide a signature due to intellectual cognitive and/or physical limitations, this will be clearly documented in the recipient file. The provider will initial after the daily services are delivered, with a full signature of the provider on each daily record.

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3. Choose a Medicaid enrolled case management provider.to have direct service case management provided by qualifying state staff or qualifying provider agency staff.

2.____

2303.45 HOMEMAKER SERVICES

Homemaker services consist of IADLs such as general household tasks, meal preparation, essential shopping, and laundry. These services are provided when the individual regularly responsible for these activities is temporarily absent or unable to manage their private residence and is necessary to avoid placement in an institution. These services are provided to individuals who are not authorized to receive State Plan PCS and require assistance with IADLs.

2303.45A COVERAGE AND LIMITATIONS

- 1. Homemaker services are provided by individuals or agencies under contract with the DHCFPat the recipient's home, or place of residence (community setting).
- 2. Homemaker sServices must be directed to the individual recipient and related to their health and welfare. are provided when the individual regularly responsible for these activities is temporarily absent or unable to manage the home.

The

4.

b.

- 3. DHCFP or its Fiscal Agent and case management providers are not responsible for the replacement of goods damaged in the provision of service. DHCFP is not responsible for replacing goods damaged in the provision of service.
 - Homemaker services include:
 - a. General household tasks: general cleaning, including mopping floors, vacuuming, dusting, cleaning the stove, changing and making beds, washing dishes, defrosting and cleaning the refrigerator, cleaning bathrooms and kitchenskeeping bathrooms and the kitchen clean, and washing windows as high as the homemaker can reach while standing on the floor;
 - b. Essential shopping to obtain prescribed drugs, medical <u>for food and needed</u> supplies, groceries, and other household items required specifically for the health and maintenance of the recipient;
 - c. planning and preparing varied mMeals preparation: menu planning, storing, preparing, serving food, buttering bread

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and plating food. considering bo	th cultural and economic standards of the

and plating food. considering both cultural and economic standards of the recipient, preparing tray meals when needed, and preparing special diets under medical supervision;

d. Laundry services: washing, drying and folding ironing and mending the recipient's personal laundry and linens (sheets, towels, etc.), excluding ironing. The pays-any laundromat and/or cleaning fees;

e. e. aAssisting the recipient and family members and legally responsible individuals or caregivers in learning a recipient may carry on normal living when the homemaker is not present;

- f. aAccompanying the recipient to homemaker activities such as shopping or laundromat. Any transportation to and from these activities is not reimbursable as a Medicaid expense;
- g. **FR**outine clean-up of waste afterfor up to two household pets. Walking a pet is not included unless it is a service animal.
 - h. Additional homemaker activities may be approved on a case-by-case basis.
- 4. 5. Activities the homemaker shall not perform and for which Medicaid will not pay but are not limited to the following:
 - a. **t**Transporting (as the driver) the recipient in a private car;
 - b. eCooking and cleaning for the recipient's guests, other household members or for the purpose of entertaining;
 - c. **#**Repairing electrical equipment;
 - d. *i*Ironing and mendingsheets;
 - e. **g**Giving permanents, dying, or cutting hair;
 - f. aAccompanying the recipient to appointments, social events, or in-home socialization;
 - g. **w**Washing walls;

g.

h. **m**Moving heavy furniture, climbing on chairs or ladders;

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i. p Purchasing alcoholic beverages that- recipient's physician;	which were are not prescribed by the

- j. **d**Doing yard work such as weeding or mowing lawns, trimming trees, shoveling non-essential snow--covered areas and vehicle maintenance; or-
- k. Providing care to pets unless the animal is a certified service animal.

2303.45B HOMEMAKER PROVIDER RESPONSIBILITIES

i.

In addition to the provider responsibilities listed in Section 2303.2B, Homemaker Providers must: following requirements listed, please reference Section 2303.3B of this chapter regarding Provider Responsibilities.

1. Provide Providers are required to adequate rrange and receive-training related to household carehomemaking assistance appropriate for recipients with physical disabilities completed initially and annually;, including good nutrition, special diets, meal planning and preparation, shopping information, housekeeping techniques, and maintenance of a clean, safe and healthy environment.

2. A legally responsible individual may not be paid for homemaker services.

3. The DHCFP is not responsible for replacement of goods damaged in the provision of service.

4. Service must be prior authorized and documented in an approved EVV.

2. Providers are responsible to eEnsure that EVV requirements and expectations are met, including the documentation of all services in approved EVV system; and;

3. The service mut be prior authorized by the case manager and documented in an approved EVV system.

2303.5C RECIPIENT RESPONSIBILITIES

In addition to the Recipient Responsibilities outlined in 2303.2C, the recipient must:

1. Agree to utilize an approved EVV system for the waiver services being received from the provider agency.

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5. 2. Confirm services were provided by electronically signing or initialing, as appropriate per utilized, a vocal POC, the EVV record that reflects the service rendered. If IVR is confirmation is required.

2303.66 RESPITE CARE

Respite Care Services are provided to recipients unable to care for themselves. This service is provided on a short-term basis because of the absence or need for relief of those persons normally providing the care. Respite providers perform general assistance with ADLs and IADLs as well as provide supervision to functionally impaired recipients in their private home or place of residence (community setting).

2303.66A COVERAGE AND LIMITATIONS

- 1. Respite care is provided for relief of the primary unpaid caregiverservices may be for 24-hour periods.
- 2. Respite care is limited to 120 hours per waiver yearfor the duration of the Plan of Care per individual.
- 3. Respite care is only provided in the individual's home or place of residenceServices must be prior authorized by the case managerCase Management provider.

2303.66B **RESPITE CARE** PROVIDER RESPONSIBILITIES

In addition to the following requirementsprovider responsibilities listed in, reference Ssection 2303.32B, of this Chapter regarding Provider Responsibilities.Respite providers must:

Respite providers must:

perform general assistance with ADLs and IADLs and provide supervision to functionally impaired recipients in their homes to provide temporary relief for a primary caregiver;

have the ability to read and write and to follow written or oral instructions;

1. haveProvide adequate training related to personal care assistance appropriate for recipients with physical disabilities completed initially and annually to include training on hygiene needs and techniques for assisting with ADLs, such as bathing,

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grooming, skin care, transfer, ambulation, exercise, feeding, dressing, and use of adaptive aids and equipment, homemaking, and household care;

had experience and or training in providing the personal care needs of people with disabilities;

2. mMeet the requirements of NRS 629.091, Section 2303.32B of this Chapter, and MSM Chapter- 2600 if a respite provider is providing attendant care services that are considered skilled services; and

demonstrate the ability to perform the care tasks as prescribed;

3. Bbe tolerant of the varied lifestyles of the people served;-

identify emergency situations and act accordingly, including completion of CPR certification which may be obtained outside the agency;

have the ability to communicate effectively and document in writing services provided;

maintain confidentiality regarding details of case circumstances;

arrange training in personal hygiene needs and techniques for assisting with ADLs, such as bathing, grooming, skin care, transfer, ambulation, exercise, feeding, dressing, and use of adaptive aids and equipment, homemaking and household care.

Services must be prior authorized and documented in an approved EVV System.

- 34. Providers are responsible to -ensure that EVV requirements and expectations are met, including the documentation of all services in approved EVV system.
- 54. Services must be prior authorized by the case manager and documented in an approved EVV system.

2303.6C RECIPIENT RESPONSIBILITIES

In addition to the Recipient Responsibilities outlined in 2303.2C, the recipient must:

- 1. Agree to utilize an approved EVV system for the waiver services being received from the provider agency.
- 2. Confirm services were provided by electronically signing or initialing, as appropriate per POC, the EVV record that reflects the service rendered. If IVR is utilized, a vocal confirmation is required.

2303.127 ATTENDANT CARE **SERVICES**

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Attendant Care Services are an extension of State Plan Personal Care Services (PCS) intended to support an individual to remain independent within the community. These services are authorized by case managers to assist the recipient's need for ADL and IADL assistance based upon functional deficits.

2303.127A COVERAGE AND LIMITATIONS

The scope and nature of these services do not otherwise differ from State Plan PCS services furnished under the State Plan. Attendant Care Services are only provided to individuals ageaged 21 and over when the limits of the State Plan Option Personal Care Services (PCS) are exhausted. Refer to MSM chapter 3500 for further information. Extended State plan personal care attendant service may include assistance with eating, bathing, dressing, personal hygiene, ADLs, shopping, laundry, meal preparation and accompanying the recipient to appointments as necessary to enable the individual to remain in the community. The service may include handson care, of both a supportive and health-related nature, specific to the needs of a medically stable, physically disabled individual. Supportive services are those which substitute for the absence, loss, diminution, or impairment of a physical or cognitive function. This service may include an extension of task completion time allowed under the state plan with documented medical necessity.

 Where possible and preferred, by the recipients, he/she -will direct his/hertheir own service through an Intermediary Services Organization (ISO). Refer to MSM Chapter 2600. Under the ISO model, When the recipient can recruits, and selects, or terminate a caregiver., the individual is referred to the ISO for hire. The recipient may also terminate the assistant. When utilizing this option, the recipient will work with his/her case manager to identify an appropriate back up plan. If this option is not used, the recipient will choose a provider agency that will otherwise recruit, screen, schedule assistantscaregivers, provide backup and assurance of emergency assistance.

2. Extended personal care attendant services in the recipient's plan of care POC may include assistance with ADLs and IADLs.÷

eating;

bathing;

dressing;

personal hygiene;

ADLs;

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	medi	inds-on care, of both a supportive and health-related ically stable, physically disabled individual. Supportiute for the absence, loss, diminution, or impairment tion.	tive services are those which	
		Flexibility of Services		
		Flexibility of service delivery, which does not al r within a single week period without an additional is chapter for details .		
2303. 12 7B	ATT	ENDANT CARE PROVIDER RESPONSIBILITI	ES	
	In addition to the following requirementsprovider responsibilities listed in 2303.3 must: reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter regarding Individual Provider Reference Section 2303.3B of this Chapter Reference Section			
		Personal care attendants may be members of th will not be made for services furnished by legall		
	1.	When the provision of services includes an unsk careself-directed skilled, qualifications and requ accordance with NRS 629.091, and MSM Chapt	irements must be followed as-in	
	2.	Providers must dDemonstrate the ability to:		
		a. pP erform the care tasks as prescribed;		
		a. i Identify emergency situations and to act which may be obtained outside the agence		
		mMaintain confidentiality in regardregar and	ding-to the details of case circumstances	
		b. <u>document in writing the services provide</u>	d.	
	3. must	Provide adequate training related to personal car with physical disabilities completed initially and tarrange training in:		
		a. P rocedures for arranging backup when	not available, agency contact person(

a. **P**Procedures for arranging backup when not available, agency contact person(s), and other information as appropriate. (Note: This material may be provided separate from a training program as part of the provider's orientation to the agency.)

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- b. **pP**ersonal hygiene needs and techniques for assisting with ADLs, such as bathing, grooming, skin care, transfer, ambulation, exercise, feeding, dressing, and use of adaptive aids and equipment.
- c. hHome-making and household care, including good nutrition, special diets, meal planning and preparation, essential shopping, housekeeping techniques and maintenance of a clean, safe, and healthy environment.
- 54. Service must be prior authorized and documented in an approved EVV System.

Providers isare responsible to ensure that EVV requirements and expectations are met, including the documentation of all services in **an** approved EVV System.

65. Services must be prior authorized by the case manager and documented in an approved EVV system.

2303.7C RECIPIENT RESPONSIBILITIES

In addition to the Recipient Responsibilities outlined in 2303.2C, the recipient must:

- 1. Agree to utilize an approved EVV system for the waiver services being received from the provider agency.
- 2. Confirm services were provided by electronically signing or initialing, as appropriate per POC the EVV record that reflects the service rendered. If IVR is utilized, a vocal confirmation is required.

2303.108 ASSISTED LIVING SERVICES

Assisted Living (AL) services are all inclusive services furnished by an AL services provider that meet the HCBS setting requirements. AL services are intended to provide all support service needed in the community and may include personal care, homemaker, chore, attendant care, meal preparation, companion, medication oversight (to the extent permitted under state law), transportation, diet and nutrition, orientation and mobility, community mobility/transportation trainingmeant to provide all support services needed in the community and may include: Personal Care, Homemaker, Chore, Attendant Care, Meal Preparation, Companion, Medication Oversight (to the extent permitted under state law), Transportation, Diet and Nutrition, Orientation and Mobility, Community Mobility/Transportation Training, Advocacy for Related Social Services, Health Maintenance, Active Supervision, Home and Community Safety Training, and Therapeutic Social and Recreational Programming, provided in a home like environment in a licensed (where applicable) Community Care Facility. Assisted Living services are provided in a residential, advocacy for related social services, health maintenance, active supervision, home and community safety training, provided in a home-like environment in a licensed community safety training, provided in a home-like environment in a licensed community safety training, provided in a home-like environment in a licensed community safety training, provided in a home-like environment in a licensed community safety training, provided in a home-like environment in a licensed community safety training, provided in a home-like environment in a licensed community safety training, provided in a home-like environment in a licensed community care facility.

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This service may include skilled nursing care to the extent permitted by state law, Nnursing and skilled therapy services are incidental rather than integral to the provision of AL services.

2303.108A COVERAGE AND LIMITATIONS

- 1. Assisted livingAL services are all inclusive services furnished by the assisted living provider. Assisted living services are meant to provide all support services needed in the community and may include personal care, homemaker, chore, attendant care, meal preparation, companion, medication oversight (to the extent permitted under state law), transportation, diet and nutrition, orientation and mobility, community mobility/ transportation training, advocacy for related social services, health maintenance, active supervision, home and community safety training, therapeutic social and recreational programming, provided in a home-like environment in a licensed (where applicable) community care facility. Services provided by a third party must be coordinated with the assisted living facility. This service may include skilled or nursing care to the extent permitted by state law. Nursing and skilled therapy services are incidental, rather than integral to the provision of assisted living services. Payment is not to be made for 24-hour skilled care. If a recipient chooses assisted livingAL services, other individual waiver services may not be provided, except case management services.
- 2. Thise service includes 24-hour on-site response staff to meet scheduled or unpredictable needs in a way that promotesing maximum dignity and independence, and to-provides supervision, safety, and security.
- 3. ALssisted living- providers are expected to furnish a full array of services except when another Federal program is required to provide the service. Other individuals or agencies may also furnish care directly, or under arrangement with the assisted livingAL provider, but the care provided by other entities supplements that provided by the assisted livingAL provider and does not supplant it.
- 4. Federal Financial Participation (FFP) is not available for room and board, items of comfort, or the cost of facility maintenance, upkeep, and improvement.
- 5. Personalized care furnished to individuals who choose to reside in an AL facility based on their individualized POC, which is developed with the recipient, people chosen by the recipient, caregivers, and the case manager. Care must be furnished in a way that fosters the independence of each recipient.

2303.108B ASSISTED LIVING PROVIDER RESPONSIBILITIES

The assisted living environment must evidence a setting providing:

living units that are separate and distinct from each other;

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a central dining room, living room or pa	rlor and common activity center(s) except

in the case of individual apartments;

24 hour on-site response staff.

All persons performing services to recipients from this category must have criminal history clearances obtained from the FBI through the submission of fingerprints to the FBI. In addition, provider agencies are required to conduct routine screenings on all applicants who will perform services to recipients to ensure the health and welfare of recipients and to make every effort possible to prevent recipient abuse. Reference Section 2303.3B2.d.

Providers must arrange training in personal hygiene needs and techniques for assisting with ADLs such as bathing, dressing, grooming, skin care, transfer, ambulation, exercise, feeding, use of adaptive aids and equipment, identifying emergency situations and how to act accordingly.

Must have current CPR certification which may be obtained outside the agency prior to initiation of services to a Medicaid recipient.

Caregiver Supervisors will:

 possess at least one year of supervisory experience and a minimum of two years experience working with adults with physical disabilities, including traumatic brain injury.

demonstrate competence in designing and implementing strategies for life skills training and independent living.

possess a bachelor's degree in a human service field preferably, or education above the high school level combined with the experience noted in paragraph (a) above.

Supporting Qualifications of the Caregiver Supervisor are:

experience in collecting, monitoring, and analyzing service provision; ability to identify solutions and satisfy staff/resident schedules for site operations.

ability to interpret professional reports.

knowledge of life skills training, personal assistance services, disabled advocacy groups, accessible housing, and long term care alternatives for adults with physical disabilities and/or traumatic brain injuries.

dependable, possess strong organization skills and have the ability to work independent of constant supervision.

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Assisted Living Attendants	

Assisted living attendants shall provide personal care services, community integration, independent living assistance, and supervisory care to assist the recipient in following the POC. Assisted living attendants shall possess:

a high school diploma or GED.

some post secondary educational experience is desired.

a minimum of two positive, verifiable employment experiences.

two years of related experience is desired.

job experience demonstrating the ability to teach, work independently without constant supervision, and demonstrating regard and respect for recipients and co-workers.

verbal and written communication skills.

the ability to handle many details at the same time.

the ability to follow through with designated tasks.

knowledge in the philosophy and techniques for independent living for people with disabilities.

if the attendant is providing attendant care services, that include skilled services, the attendant must meet the requirements of NRS 629.091.

a current CPR certificate.

Supporting Qualifications of the assisted living attendant are:

dependability, able to work with minimal supervision;

demonstrates problem solving ability;

the ability to perform the functional tasks of the job.

The service must be prior authorized.

In addition to the provider responsibilities listed in Section 2303.2B providers must:

1. Be licensed and maintain standards as outlined by HCQC under NRS/NAC 449 "Medical and other related entities".

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- 2. Adhere to all HCQC and ADSD training requirements specific to the waiver population being cared for at the RFG or AL facility completed initially and annually.
- 3. AL facility providers must:
 - a. Ensure that HCBS Settings requirements and expectations are followed. The HCBS Settings Regulation supports enhanced quality in HCBS programs, adds protections for individuals receiving services and supports through Medicaid's HCBS programs have full access to the benefits of community living and can receive services in the most integrated setting.
 - b. Notify the case manager within three business days when the recipient states the desire to leave the facility.
 - c. Participate with the case manager in discharge planning.
 - d. Notify the case manager within one working day if the recipient's living arrangements have changed, eligibility status has changed, or if there has been a change in health status that could affect recipient's health, safety, or welfare.
 - e. Notify the case manager of any incidents pertaining to a waiver recipient that could affect the health, safety, or welfare.
 - fe. Notify the case manager of any recipient complaints regarding delivery of service or specific staff of the setting. If the recipient is not satisfied with their living arrangements or services, the case manager will work with the recipient and the provider to resolve any areas of dissatisfaction. If the recipient makes the decision to relocate to another setting, the case manager will provide information and facilitate visits to other contracted settings.
 - gf. Maintain privacy, dignity, and respect during the provisions of services, and ensure living units are not entered without permission.
 - hg. Allow recipients to have visitors of their choosing at any time and access to food at any time.
 - ih. Ensure the facility is physically accessible to the recipient.
- ji. Conduct business in such a way that the recipient is free from coercion and restraint and retains freedom of choice. AL Facilities must providerender services on the recipient's choice, direction, and preferences.

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Provide Coordinate transportation to and from the setting to the hospital, a NF, kj. medical appointment, and social outings organized by the facility. routine Recipients may choose to enjoy their privacy, participate in physical activities, relax, or associate with other residents. Recipients may go out with family members or friends at any time and may pursue personal interests outside of the residence. NOTE: For all Medicaid covered services refer to MSM Chapter 1900 – Transportation Services. łk. Accept only those residents who meet the requirements of the HCQC -certification. licensure and -Provide services to PD Waiver eligible recipients in accordance with the ml. recipient's POC, the rate, waiver limitations, and procedures of DHCFP. Not use or disclose any information concerning a recipient for any purpose not nm. directly connected with the administration of the PD Waiver except by written consent of the recipient or designated representative/LRI. Have sufficient caregivers present at the facility to conduct activities and provide on. care and protective supervision for the residents at all times. The provider must comply with HCQC staffing requirements for the specific facility type. Have 24-hour on-site staff to meet scheduled or unpredictable needs and po. provide supervision, safety and security, and transportation if one or more residents are present. Not use Medicaid waiver funds to pay for the recipient's room and board. qp. Ensure that recipients are provided the opportunity to seek employment and work rq. in competitive integrated settings, engage in community life, control personal resources (such as access to bank accounts), and receive services in the community to the same degree as individual not receiving Medicaid HCBS. Allow each recipient privacy in their sleeping or living unit: sr.

1. Units or rooms have lockableing doors. A bedroom or bathroom door in a residential group setting which is equipped with a lock must open with a single motion from the inside. Staff must knock before entering; recipients have the right to choose who enters the bedroom.

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- 2. Recipients sharing units have a choice of roommate.
- 3. Encourage recipients to utilize personal furniture, furnishing, photo and decorative items to personalize their living space.
- ts. Not have a lease or other agreement that differs from those individuals who do not receive Medicaid HCBS.

The provider must have a written agreement that includes the following:

- 1. Provide Aat least a 30-calendar day notification to the recipient before transferring or discharging them with the exception of a voluntary transfer or discharge, or the requirement to transfer or discharge the recipient to another facility because the condition of the recipient necessitates a higher level of care;
- 2. Provide the recipient and case manager with written notice of the intent to transfer or discharge the recipient; and

3. Allow the recipient and other person authorized by the recipient the opportunity to meet in person with the administrator of the facility to discuss the proposed transfer of discharge within 10-calendar days after –providing written notice.

NOTE: For complete details, refer to NRS 449A.114.

- ut. Notify the recipient's case manager when a modification is made on the POC that restricts the recipient's freedom of choice.
- 3. Recipient Records

a.

Each provider must have a file for each recipient. In the recipient's file, the provider must have a copy of the current POC and maintain daily records, fully documenting the scope and frequency of services as specified on the POC, and lease or other agreement.

The documentation will include the recipient's acknowledgment of service. If the recipient is unable to provide the acknowledgment due to cognitive and/or physical limitations, this will be clearly documented on the POC, indicating the designated representative/LRI. Recipients without a designated representative/LRI can select an individual to act on their behalf by completing the Designated Representative Attestation Form. The case manager will be

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required to document the designated representative/LRI who can sign documents and be provided information about the recipient's care.

- b. The provider will initial after the daily services are delivered, with a full signature of the provider on each daily record. If a provider elects to use electronic signatures, they must have weekly printouts of the daily record in the recipient's file or make them available upon request. For electronic signatures, systems and software products must include protection against modifications, with administrative safeguards that correspond to policies and procedures of ADSD. 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.
- c. Periodically, DHCFP and/or ADSD staff may request daily service documentation to compare it to submitted claims. These records must be maintained by the provider for at least six years after the date the claim is paid.
- d. Services for waiver recipients residing in an AL Facility should be provided as specified on the POC and at the appropriate authorized service level.
- e. If fewer services are provided than are authorized on the POC, the reason must be adequately documented in the daily record and communicated to the Case Manager.

2303.8C RECIPIENT RESPONSIBILITIES

In addition to the Recipient Responsibilities outlined in 2303.2C, the recipient must:

- 1. Cooperate with the providers of an AL Facility in the delivery of services.
- 2. Report any problems with the delivery of services to the AL Facility administrator and/or case manager.

2303.95 CHORE SERVICES

Chore services are intermittent in nature and may be authorized as a need arises for the completion of a specific task which otherwise left undone poses a home safety issue. These services are needed to maintain a clean, sanitary, and safe home environment. The service must be identified in the POC and approved by the case manager. These services are provided only in cases where neither the recipient, nor-anyone else in the household, landlord, community volunteer/agency, or third-party payer is not capable of performing nor responsible for the provision of these services, or orfinancially able to provide these services financially providing for them, and, and where no other relative, caretaker, landlord, community volunteer/agency or

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third party payer is capable of, or responsible for, their provision and without these services without these services, the recipient would be at risk of institutionalization.

2303.59A COVERAGE AND LIMITATIONS

- 1. The service must be identified in the POC and approved by the case manager.
- **1. 2.** This service includes heavy household chores such as:
 - a. eCleaning windows and walls;
 - b. sShampooing carpets; tacking down loose rugs and tiles; b.
 - c. tTacking down loose rugs and tiles;
 - d.c. mMoving heavying items of furniture to provide safe access;
 - e.d. mMinor home repairs;
 - f.e. **r**Removing trash and debris from the yard; and
 - g.f. pPacking and unpacking for the purpose of relocation boxes.

2. 3. Chore services are intermittent in nature and may be authorized as a need arises for the completion of a specific task which otherwise left undone poses a home safety issue. These services are provided only in cases where neither the recipient, nor anyone else in the household, is capable of performing or financially providing for them, and where no other relative, caretaker, landlord, community volunteer/agency or third party payer is capable of, or responsible for, their provision and without these services the recipient would be at risk of institutionalization. This is not a skilled, professional service.

3. 4. In the case of rental property, the responsibility of the landlord pursuant to the agreement, must be examined and confirmed prior to any authorization of service. The legal responsibility of the landlord to maintain and ensure safety on the rental property shall supersede any waiver program covered services.

2303.59B CHORE SERVICES PROVIDER RESPONSIBILITIES

In addition to the following requirements provider responsibilities listed in Section 2303.2B, individuals performing Chore Services must: reference Section 2303.3B of this Chapter regarding Provider Responsibilities.

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1. Provide adequate training appropriate for recipients with physical disabilities completed initially and annually to include training in performing heavy household activities and		

initially and annually to include training in performing heavy household activities and minor home repair; and

1. 2. Persons performing heavy household chores and minor home repair services need to mMaintain the home in a clean, sanitary, and safe environment if performing heavy household chores and minor home repair services.

2. Service must be prior authorized and documented in an approved EVV.

3. Providers are responsible to ensure for ensuring that EVV requirements and expectations are met, including the documentation of all services in approved EVV system.

4. Services must be prior authorized by the case manager and documented in an approved EVV system.

2303.9C RECIPIENT RESPONSIBILITIES

In addition to the Recipient Responsibilities outlined in 2303.2C, the recipient must:

1. Agree to utilize an approved EVV system for the waiver services being received from the provider agency.

Confirm services were provided by electronically signing or initialing, as appropriate per
the EVV record that reflects the service rendered. If IVR is utilized, a vocalPOC,
confirmationis required.

RESPITE CARE

- COVERAGE AND LIMITATIONS
- 1. Respite care is provided for relief of the primary unpaid caregiver.
- 2.1. Respite care is limited to 120 hours per waiver year per individual.
- 3.1. Respite care is only provided in the individual's home or place of residence.
- 3 RESPITE CARE PROVIDER RESPONSIBILITIES

In addition to the following requirements listed, reference Section 2303.3B of this Chapter regarding Provider Responsibilities.

1. Respite providers must:

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norform concrel assistance with ADLs and IADLs and movide	supervision to functionally impaired

- a. perform general assistance with ADLs and IADLs and provide supervision to functionally impaired recipients in their homes to provide temporary relief for a primary caregiver;
- b.a. have the ability to read and write and to follow written or oral instructions;
- e.a. have had experience and or training in providing the personal care needs of people with disabilities;
- d.a. meet the requirements of NRS 629.091, Section 2303.3B of this Chapter, and MSM Chapter 2600 if a respite provider is providing attendant care services that are considered skilled services;
- e.a. demonstrate the ability to perform the care tasks as prescribed;
- f.a. be tolerant of the varied lifestyles of the people served;
- g.a. identify emergency situations and act accordingly, including completion of CPR certification which may be obtained outside the agency;
- h.a. have the ability to communicate effectively and document in writing services provided;
- i.a. maintain confidentiality regarding details of case circumstances;
- j.a. arrange training in personal hygiene needs and techniques for assisting with ADLs, such as bathing, grooming, skin care, transfer, ambulation, exercise, feeding, dressing, and use of adaptive aids and equipment, homemaking and household care.
- k.a. Services must be prior authorized and documented in an approved EVV System.
- I.a. Providers are responsible to ensure that EVV requirements and expectations are met, including the documentation of all services in approved EVV system.

2303.710 ENVIRONMENTAL ACCESSIBILITY ADAPTATIONS (EAA)

Environmental Accessibility Adaptations are physical adaptations to the residence of the recipient or the recipient's family that have been identified within the recipient's POC. These adaptations must ensure the health, welfare, and safety of the recipient and/or enable the recipient to function with greater independence within their own home.

2303.107A COVERAGE AND LIMITATIONS

1. Adaptations may include the purchase of environmental controls, the installation of ramps and grab-bars, widening of doorways, modification of bathroom facilities, or installation of specialized electric and plumbing systems necessary to accommodate the

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medical equipment and supplies needed for the welfare of the recipient. Adaptations must be prior authorized and are subject to legislative budget constraints.

- 1.
- 2. All services, modifications, improvements, or repairs must be provided in accordance with applicable state or local housing and building codes.
- 3. Providers who are furnishing EAA services to PD waiver recipients will be able to bill for an assessment fee (maximum of one hour) and a flat rate mileage for a single transport over 30 miles. The purpose of the addition of the assessment fee is to ensure recipients receive maximum services and for waiver providers to have the ability to properly identify needed adaptations. The assessment and travel fees can be billed separately from the maximum amount limit per calendar year to complete the job (material and labor costs).
- 4. Excluded Adaptations 4.
 - a. Improvements to the home which are of general utility, and are not of direct medical or remedial benefit to the individual, such as carpeting, roof repair, central air conditioning, etc.
 - b. Adaptations which increase the total square footage of the home except when necessary to complete an adaptation, for example, in order to improve entrance/egress to a residence or to configure a bathroom to accommodate a wheelchair.

2303.710B ENVIRONMENTAL ACCESSIBILITY ADAPTATIONS PROVIDER RESPONSIBILITIES

- 1. All sub-contractors must be licensed or certified if applicable. Modifications, improvements, or repairs must be made in accordance with local and state housing and building codes.
- 2. Must have a contractor's license if completing installation.
- 3. Durable Medical Equipment (DME) providers must meet the standards to provide equipment under the Medicaid State Plan Program.
- 4. The service including assessment and travel fees must be prior authorized by the case manager.

2303.10C RECIPIENT RESPONSIBILITIES

In addition to the Recipient Responsibilities outlined in 2303.2C, the recipient must:

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- 1. The recipient is responsible for notifying the provider and/or case manager of any issues or problems regarding the installation of any authorized equipment or modifications.
- 2. The recipient may not request any additional modifications that have not been authorized.
- 3. The recipient must notify their case manager once the modifications have been completed.

2303.114 HOME DELIVERED MEALS

Home delivered meals are the provision of meals to persons at risk of institutional care due to inadequate nutrition. Home delivered meals include the planning, purchase, preparation and delivery or transportation costs of meals to a person's home.

2303.114A COVERAGE AND LIMITATIONS

Home delivered meals are the provision of meals to persons at risk of institutional care due to inadequate nutrition. Home delivered meals include the planning, purchase, preparation and delivery or transportation costs of meals to a person's home.

Recipients who require home delivered meals are unable to prepare or obtain nutritional meals without assistance or are unable to manage a special diet recommended by their physician.

- 1. Home delivered meals must be prepared by an agency and be delivered to the recipient's home.
- 2. Meals provided by or in a child foster home, adult family home, community based residential facility, or adult day care are not included, nor is meal preparation.
- 3. The direct purchase of commercial meals, frozen meals, Ensure or other food or nutritional supplements is not allowed under this service category.
- 4. Home delivered meals are not intended to meet the full daily nutritional needs of a recipient and are not to exceed two (2) meals per day.-
- 5. More than one provider may be used to meet a recipient's assessed need; the case manager is responsible to ensure for ensuring the PA does not exceed two (2) meals per day.
- 6. Case mmanagers determine the need for this service based on a Standardized Nutritional Profile, orthe assessment, and by personal interviews with the recipient related to individual nutritional status.
- 7. All meals must comply with the Dietary Guidelines for Americans published by the Secretaries of the Department of Health and Human Services (DHHS) and the United

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States Department of Agriculture; and provide a minimum of 33 1/3% of the current daily Recommended Dietary Allowances (RDA) as established by the Food and Nutrition Board, National Research Council of the National Academy of Sciences.

8. Nutrition programs are encouraged to provide eligible participants meals which meet particular dietary needs arising from health or religious requirements or the ethnic background of recipients.

2303.114B HOME DELIVERED MEALS PROVIDER RESPONSIBILITIES

- Meals are provided by governmental or community providers who meet the requirements of a meal provider under NRS 446 and who are enrolled with the DHCFP as a Medicaid Provider.
- Pursuant to NRS 446: All nutrition sites which prepare meals must have a Food Service Establishment Permit as follows:
- 1. All Nutrition Programs must follow the Health and Safety Guidelines established for Food and Drink Establishments in NAC, Chapter 446 or local health code regulations.
- 2. All kitchen staff must hold a valid health certificate if required by local health ordinances.
- 3. Report all incidents of suspected food borne illness to the affected recipients and local health authority within 24--hours and to the DHCFP District Office ccCase mMmanager by the next business day.

All employees must pass State/FBI background checks.

Provide documentation of taxpayer identification number.

4. The service must be prior authorized by the case manager.

2303.11C RECIPIENT RESPONSIBILITIES

In addition to the Recipient Responsibilities outlined in 2303.2C, the recipient must:

- 1. The recipient must notify the case manager timely if they need to request any changes to their Home Delivered Meals service.
 - 2. The recipient must notify their case manager if the

authorized number of meals is not

received.

2303.129 PERSONAL EMERGENCY RESPONSE SYSTEMS (PERS)

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PERS is an electronic device, which enables certain recipients at risk of institutionalization to secure help in an emergency.- The recipient may also wear a portable "help" button to allow for mobility. The system is programmed to signal to a response center once thea "help" button is activated.

2303.912A COVERAGE AND LIMITATIONS

- PERS is an electronic device which enables certain recipients at high risk of institutionalization to secure help in an emergency. The recipient may also wear a portable "help" button to allow for mobility. The system is connected to a landline and programmed to signal a response center once the "help" button is activated.
- 1. PERS services are limited to those recipients who live alone in a private residence, or who are alone for significant parts of the day in that their residence, have no regular caregiver for extended periods of time and who would otherwise require extensive routine supervision or as identified to mitigate other safety risks and concerns. The recipient must be capable of using the device in an appropriate and proper manner.
- 2. The service component includes both the installation of the device and monthly monitoring. Two separate authorizations, if applicable, are required for payment, tThe initial installation feeThe waiver service pays for the device rental and funds ongoing monitoring on a monthly fee for ongoing monitoring; both are covered under the waiver is service basis.
- 3. The necessity for this type of emergency safety measure to prevent institutionalization will be identified in the assessment and included in the POC.

2303.912B PERS-PROVIDER RESPONSIBILITIES

In addition to the provider responsibilities listed in Section 2303.2B, PERS providers must:

The provider must provide documentation showing tax identification number.

- 1. The provider is responsible for eEnsureing that the response center is staffed by trained professionals at all times;-
- 2. The provider is responsible forComplete any replacement or repair needs that may occur and provide monthly monitoring ofto ensure the device to ensure it is working properly;-
- 3. Providers of this service must uUtilize dDevices thamust meet Federal Communication Commission -(FCC) standards, Underwriter's Laboratory (UL) standards or equivalent standards; and-

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- 4. **Providers must iI**nform recipients of any liability they recipient may incur as a result of the recipient's disposal or loss of provider property.
- 5. Theis service must be prior authorized by the case manager.

2303.912C RECIPIENT RESPONSIBILITIES

In addition to the Recipient Responsibilities outlined in 2303.2C, the recipient must-must:

- 1. The recipient iBes responsible to utilize for utilizing the leased PERS equipment with care and caution and to notify the PERS provider when the equipment is no longer working.
- 2. The recipient mRust return the equipment to the provider when it is no longer needed or utilized, or when the recipient terminates from the waiver program., or when the recipient moves out of state.
- 3. The recipient mNust not dispose of or damage -may not throw away the PERS equipment. This is leased equipment and belongs to the PERS provider.

2303.813 SPECIALIZED MEDICAL EQUIPMENT AND SUPPLIES

Specialized medical equipment and supplies are those devices, controls, or appliances specified in the plan of care that enable recipients to increase their abilities to perform ADLs.

This service also includes devices, controls, or applications which enable the recipient to perceive, control, or communicate with the environment in which they live; items necessary for life support, ancillary supplies and equipment necessary to the proper functioning of such items, and durable and non-durable medical equipment not available under the Medicaid State Plan.

2303.138A COVERAGE AND LIMITATIONS

Specialized medical equipment and supplies are those devices, controls, or appliances specified in the plan of care that enable recipients to increase their abilities to perform ADLs.

2.1. This service also includes devices, controls, or applications which enable the recipient to perceive, control, or communicate with the environment in which they live; items necessary for life support, ancillary supplies and equipment necessary to the proper functioning of such items, and durable and non-durable medical equipment not available under the Medicaid State Plan.

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- Items reimbursed with waiver funds shall be, in addition to any medical equipment and supplies, furnished under the State Plan and shall exclude those items which are not of direct medical or remedial benefit to the recipient.
- 2. All items shall meet applicable standards of manufacture, design, and installation and where indicated, will be purchased from, and installed by authorized dealers.
- 3. This service includes:
 - a. Devices, controls, or applications which enable the recipient to perceive, control, or communicate with the environment in which they live;
 - b. Items necessary for life support, ancillary supplies, and equipment necessary to the proper functioning of such items; and
 - c. Vehicle adaptations, assistive technology, and supplies.

4.4.Durable and non-durable medical equipment that has been exhausted, not
covered under the Medicaid State Plan, refer to MSM Chapter 1300 – DME
Supplies and Supplements.

5. Vehicle Adaptations

All modifications and equipment must be purchased from authorized dealers, meet acceptable industry standards and have payment approved by the case manager.

6. Assistive Technology

All equipment must be purchased from authorized dealers when appropriate. Equipment must meet acceptable standards (e.g., Federal Communications Commission (FCC) and/or Underwriter's Laboratory requirements when applicable, and requirements under the Nevada Lemon Law NRS 597.600 to 597.680).

<u>Supplies</u>

Supplies must be purchased through a provider enrolled to provide such services under the existing state Medicaid plan or as otherwise approved by the DHCFP for services under this waiver.

2303.138B SPECIALIZED MEDICAL EQUIPMENT PROVIDER RESPONSIBILITIES

In addition to the provider responsibilities listed in Section 2303.2B, providers must:

1. Meet the standards to provide equipment under the Medicaid State Plan Program; and

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2. The service must be prior authorized by the case manager.

Providers must be licensed through the Nevada State Board of Pharmacy (BOP) as a Medical Device, Equipment, and Gases (MDEG) supplier, with the exception of a pharmacy that has a Nevada State Board of Pharmacy license and provides DME, Prosthetic Devices, Orthotic Devices and Disposable Medical Supplies (DMEPOS). Once licensed, providers must maintain compliance with all Nevada BOP licensing requirements.

2303.13C RECIPIENT RESPONSIBILITIES

In addition to the Recipient Responsibilities outlined in 2303.2C, the recipient must:

- 1. Notify the provider and/or case manager of any issues or problems regarding the installation or delivery of any authorized equipment or supplies.
- 2. Not request any additional specialized medical equipment or supplies that have not been authorized.
- 3. Notify their case manager once the specialized medical equipment or supplies have been ______received.

2303.14 ELECTRONIC VISIT VERIFICATION (EVV):

The 21st Century CuresURES Act requires the use of an EVV system to document services that are provided for all personal care services under a Medicaid State plan or waiver program. This mandate requires provider agencies to use an EVV system to record service delivery visit information. Nevada Medicaid utilizes the open-system model, procuring a vendor but also allows agencies to utilize their own if it meets the 21st Century CuresURES Act requirements for documentation.

All service information must be recorded in an electronic system that interfaces with either a telephone or an electronic device that generates a timestamp. The provider agency must verify the EVV record, including any visit maintenance, prior to submitting a claim associated with the EVV record. All claims must be supported by an EVV entry into an EVV system prior to claim submission. Any errors within EVV submissions must be supported by offline documentation.

Agencies must ensure each personal care attendant has a unique identifier (National Provider Identification – NPI) associated with their worker profile in the EVV system.

1. STATE OPTION:

- a. The EVV system electronically captures:
 - 1. The type of service performed, based on procedure code;

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- 2. The individual receiving the service;
- 3. The date of the service;
- 4. The location where service is provided;
- 5. The individual providing the service;
- 6. The time the service begins and ends.
- b. The EVV system must utilize one or more of the following:
 - 1. The agency/personal care attendant's smartphone;
 - 2. The agency/personal care attendant's tablet;
 - 3. The recipient's landline telephone;
 - 4. The recipient's cellular phone (for IVR purposes only);
 - 5. Other GPS-based devices as approved by DHCFP.

2. DATA AGGREGATOR OPTION:

a.

All Personal Care Agencies that utilize a different EVV system (as approved by the DHCFP) must comply with all documentation requirements of this chapter and must utilize the data aggregator to report encounter or claim data.

1.Appropriate forms must be approved by the DHCFP before use of system—______thesystem to ensure all data requirements are being collected to meetthe 21st—____Century Cures Act.

2. At a minimum, data uploads must be completed monthly into the data ——aggregator.

2303.9 PERSONAL EMERGENCY RESPONSE SYSTEMS (PERS)

2303.9A COVERAGE AND LIMITATIONS

1. PERS is an electronic device which enables certain recipients at high risk of institutionalization to secure help in an emergency. The recipient may also wear a portable "help" button to allow for mobility. The system is connected to a

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	landline and programmed to signal a re activated.	esponse center once the "help" button is
	alone for significant parts of the day, h	tose recipients who live alone, who are have no regular caregiver for extended ise require extensive routine supervision.
	3. The waiver service pays for the monitoring on a monthly basis.	
	2303.9B PERS PROVIDER RES	SPONSIBILITIES
	1. The provider must provide doc number.	umentation showing tax identification
	2. The provider is responsible for by trained professionals at all times.	ensuring that the response center is staffed
	3. The provider is responsible for occur.	any replacement or repair needs that may
	4. Providers of this service must u Underwriter's Laboratory standards or	tilize devices that meet FCC standards, equivalent standards.
	5. Providers must inform recipien a result of the recipient's disposal of pr	ts of any liability the recipient may incur as rovider property.
	6. The service must be prior author	orized.
	2303.9C RECIPIENT RESPON	SIBILITIES
		utilize the leased PERS equipment with S provider when the equipment is no longer
		quipment to the provider when it is no vipient terminates from the waiver program, te.
	3. The recipient may not throw av equipment and belongs to the PERS pr	vay the PERS equipment. This is leased ovider.
	2303.10 ASSISTED LIVING SI	ERVICES
	2303.10A COVERAGE AND LIN	

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Assisted living services are all inclusive services furnished by the assisted living provider. Assisted living services are meant to provide all support services needed in the community and may include personal care, homemaker, chore, attendant care, meal-preparation, companion, medication oversight (to the extent permitted under state law), transportation, diet and nutrition, orientation and mobility, community mobility/ transportation training, advocacy for related social services, health maintenance, active supervision, home and community safety training, therapeutic social and recreational programming, provided in a homelike environment in a licensed (where applicable) community care facility. Services provided by a third party must be coordinated with the assisted living facility. This service may include skilled or nursing care to the extent permitted by state law. Nursing and skilled therapy services are incidental, rather than integral to the provision of assisted living services. Payment is not to be made for 24 hour skilled care. If a recipient chooses assisted living services, other individual waiver services may not be provided, except case management services.

2. The service includes 24-hour on-site response staff to meet scheduled or unpredictable needs in a way promoting maximum dignity and independence, and to provide supervision, safety and security.

3. Assisted living providers are expected to furnish a full array of services except when another Federal program is required to provide the service. Other individuals or agencies may also furnish care directly, or under arrangement with the assisted living provider, but the care provided by other entities supplements that provided by the assisted living provider and does not supplant it.

4. Federal Financial Participation (FFP) is not available for room and board, items of comfort, or the cost of facility maintenance, upkeep and improvement.

2303.10B ASSISTED LIVING PROVIDER RESPONSIBILITIES

1. The assisted living environment must evidence a setting providing:

a. living units that are separate and distinct from each other;

b. a central dining room, living room or parlor and common activity center(s) except in the case of individual apartments;

c. 24 hour on-site response staff.

2. All persons performing services to recipients from this category must have eriminal history clearances obtained from the FBI through the submission of fingerprints to the FBI. In addition, provider agencies are required to conduct

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	U I I	to will perform services to recipients to ents and to make every effort possible to tion 2303.3B2.d.	
	for assisting with ADLs such as bathin	<u>y in personal hygiene needs and techniques</u> g, dressing, grooming, skin care, transfer, daptive aids and equipment, identifying ccordingly.	
	4. Must have current CPR certific agency prior to initiation of services to	ation which may be obtained outside the -a Medicaid recipient.	
	5. Caregiver Supervisors will:		
	a. possess at least one year of sup years experience working with adults y traumatic brain injury.	ervisory experience and a minimum of two with physical disabilities, including	
	b. demonstrate competence in des skills training and independent living.	igning and implementing strategies for life	
	c. possess a bachelor's degree in a education above the high school level o paragraph (a) above.	a human service field preferably, or combined with the experience noted in	
	Supporting Qualifications of the Careg	iver Supervisor are: oring, and analyzing service provision;	
	ability to identify solutions and satisfy	staff/resident schedules for site operations.	
	 ability to interpret professional knowledge of life skills training advocacy groups, accessible housing, a with physical disabilities and/or trauma 	<u>z, personal assistance services, disabled</u> and long-term care alternatives for adults	
		anization skills and have the ability to work	
	6. Assisted Living Attendants		
	Assisted living attendants shall provide integration, independent living assistan recipient in following the POC. Assiste	nce, and supervisory care to assist the	
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	a. a high school diploma or GED.	
	b. some post-secondary educational	experience is desired.
	e. a minimum of two positive, verif	ïable employment experiences.
	d. two years of related experience is	s desired.
		ability to teach, work independently strating regard and respect for recipients
	f. verbal and written communication	o n skills.
	g. the ability to handle many details h. the ability to follow-through with	
	i. knowledge in the philosophy and people with disabilities.	Lechniques for independent living for
	j. if the attendant is providing atten services, the attendant must meet the req	dant care services, that include skilled wirements of NRS 629.091.
	k. a current CPR certificate.	
	7. Supporting Qualifications of the	assisted living attendant are:
	a. dependability, able to work with	minimal supervision;
	b. demonstrates problem solving ab	ility;
	c. the ability to perform the function	nal tasks of the job.
	8. The service must be prior authori	ized.
	2303.11 HOME DELIVERED MI	EALS
	2303.11A COVERAGE AND LIMI	TATIONS
	Home delivered meals are the provision care due to inadequate nutrition. Home c purchase, preparation and delivery or tra home.	

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Recipients who require home delivered nutritional meals without assistance or a recommended by their physician.	
1. Home delivered meals must be particular the recipient's home.	prepared by an agency and be delivered to
2. Meals provided by or in a child community based residential facility or meal preparation.	
	ial meals, frozen meals, Ensure or other llowed under this service category.
4. Home delivered meals are not in needs of a recipient. More than one pro- need.	ntended to meet the full-daily nutritional vider may be used to meet a recipient's
5. Case managers determine the new Standardized Nutritional Profile, or asso the recipient related to individual nutriti 6. All meals must comply with the published by the Secretaries of the Dep (DHHS) and the United States Departm minimum of 33-1/3% of the current dail (RDA) as established by the Food and P Council of the National Academy of Se	essment, and by personal interviews with ional status. Dietary Guidelines for Americans artment of Health and Human Services ent of Agriculture; and provide a y Recommended Dietary Allowances Nutrition Board, National Research
7. Nutrition programs are encouraged which meet particular dietary needs arise or the ethnic background of recipients.	ed to provide eligible participants meals sing from health or religious requirements
2303.11B HOME DELIVERED M	EALS PROVIDER RESPONSIBILITIES
	ental or community providers who meet ler NRS 446 and who are enrolled with the
DHCFP as a Medicaid Provider. 2. Pursuant to NRS 446: All nutriti Food Service Establishment Permit as f	ion sites which prepare meals must have a ollows:
a. <u>All Nutrition Programs must fol</u> established for Food and Drink Establis health code regulations.	low the Health and Safety Guidelines hments in NAC, Chapter 446 or local
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b. All kitchen staff must hold a va health ordinances.	lid health certificate if required by local
e. Report all incidents of suspecter recipients and local health authority with Office case manager by the next busine	thin 24 hours and to the DHCFP District
3. All employees must pass State/	FBI background checks.
4. Provide documentation of taxpa	ayer identification number.
5. The service must be prior authors	rrized.
2303.12 ATTENDANT CARE	
2303.12A COVERAGE AND LIN	HTATIONS
	idant service may include assistance with iene, ADLs, shopping, laundry, meal

eating, bathing, dressing, personal hygrene, ADLs, shopping, laundry, meal preparation and accompanying the recipient to appointments as necessary to enable the individual to remain in the community. The service may include handson care, of both a supportive and health-related nature, specific to the needs of a medically stable, physically disabled individual. Supportive services are those which substitute for the absence, loss, diminution, or impairment of a physical or cognitive function. This service may include skilled services to the extent permitted by State law. This service may include an extension of task completion time allowed under the state plan with documented medical necessity.

1. Where possible and preferred by the recipient, he/she will direct his/her own service through an Intermediary Services Organization (ISO). Refer to MSM Chapter 2600. When the recipient recruits and selects a caregiver, the individual is referred to the ISO for hire. The recipient may also terminate the assistant. When utilizing this option, the recipient will work with his/her case manager to identify an appropriate back up plan. If this option is not used, the recipient will choose a provider agency that will otherwise recruit, screen, schedule assistants, provide backup and assurance of emergency assistance.

2. Extended personal care attendant services in the recipient's plan of care may include assistance with:

a. cating;

b. bathing;

. dressing;

d. personal hygiene;

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 nedically stable, physically disabled individual the absence, loss, diminution or impairment of 3:	<pre>A service of the individual's family. A services furnished by legally responsible ability to: ab</pre>

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	are, including good nutrition, special diets,	
maintenance of a clean, safe and health	ial shopping, housekeeping techniques and hy environment.	
5. Service must be prior authorized and	documented in an approved EVV System.	
6. Provider is responsible to ensure that including the documentation of all services in	EVV requirements and expectations are met, approved EVV System.	
2303.13 PROVIDER ENROLLMENT/TERM	AINATION	
provider responsibilities/qualifications limitations. Provider noncompliance w result in Nevada Medicaid's decision t	vith all or any of these stipulations may	
2303.1 ADMINISTRATIVE CASE M	IANAGEMENT ACTIVITIES	
	ars prior to an applicant being determined valuation or reassessment of eligibility. only be provided by qualified staff.	
2303.1A COVERAGE AND LI		
Administrative case management activ	vities include:	
1. Intake referral;		
	y, which may include assistance with the ad and Disabled (MAABD) application and ability determination;	
3. Preliminary and ongoing assess forms required for service eligibility:	sments, evaluations and completion of	
ongoing community support services t successfully in the community. The PC and include both waiver and non-waiv	fies the waiver services as well as other hat the recipient needs in order to live OC must reflect the recipient's service needs er services in place at the time of POC orts that are necessary to address those	
addressed by the POC must be reasses	LOC), functional status and needs sed annually or more often as needed. The n there is a significant change in his/her	

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condition which influences eligibility. The a face-to-face visit.	he reassessment is to be conducted during
c. If services documented on a POC case manager and the recipient signature	Care approved by the recipient and the cannot be obtained due to extenuating

case manager and the recipient signature cannot be obtained due to extenuating eircumstances, services can commence with verbal approval from the recipient. Case managers must document the recipient's verbal approval in the case notes and obtain the recipient signature on the POC as soon as possible.

4. Issuance of a Notice of Decision (NOD) when a waiver application is denied;

5. Coordination of care and services to collaborate in discharge planning to transition applicants from facilities;

6. Documentation for case files prior to applicant's eligibility;
 7. Case closure activities upon termination of service eligibility;

8. Outreach activities to educate recipients or potential recipients on how to enter into care through a Medicaid Program;

9. Communication of the POC to all affected providers;

10. If attendant care services are medically necessary, the case manager is then responsible for implementation of services and continued authorization of services;

11. Completion of prior authorization form in the Medicaid Management Information System (MMIS).

12. Travel time to and from scheduled home visits.

2303.1B ADMINISTRATIVE CASE MANAGEMENT PROVIDER RESPONSIBILITIES

Employees of the Division of Health Care Financing and Policy (DHCFP), Health Care Coordinator (HCC) I, II, or III are qualified Medicaid case managers for the Waiver. Professional or medical licensure recognized by a Nevada Professional State Board, such as social worker, registered nurse, occupational therapist or physical therapist is required. A Licensed Practical Nurse (LPN) may complete back up case management, operating under a previously developed LOC and POC under the supervision of the primary case manager.

2303.1C RECIPIENT RESPONSIBILITIES

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Participate in the waiver assessment and reassessment process.

Participate in monthly contacts and home visits with the case manager.

Together with the waiver case manager, develop and/or review the POC.

If services documented on the POC are approved by the recipient and the case manager and the recipient signature cannot be obtained due to extenuating circumstances, services can commence or continue with verbal approval from the recipient. Case managers must document the recipient's verbal approval in the case notes and obtain the recipient signature on the POC as soon as possible.

2303.14 INTAKE PROCEDURES

The DHCFP developed procedures to ensure fair and adequate access to services covered under the HCBW for Persons with Physical Disabilities.

2303.14A COVERAGE AND LIMITATIONS

. Slot Provisions

a. The allocation of waiver slots is maintained statewide based on priority and referral date. Slots are allocated by priority based on the earliest referral date.

b. Recipients must be terminated from the waiver when they move out of state, fail to cooperate with program requirements or request termination; their slot may be given to the next person on the waitlist.

c. When a recipient is placed in an NF 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 waitlist.

2. Referral Pre-Screening

a. A referral or inquiry for the waiver may be made by the potential applicant or by another party on behalf of the potential applicant by contacting the local DHCFP District Office. The DHCFP District Office staff will discuss waiver

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

b. If the case manager determines the applicant does not appear to meet the waiver criteria, the individual may proceed with the application process if they choose to. Once the application is denied, they will receive a NOD which includes the right to a fair hearing. The case manager will provide referrals to other community resources.

c. If the case manager determines the applicant does appear to meet waiver criteria, a face-to-face home visit is scheduled to conduct an LOC screening and medical records are obtained for a disability determination.

NOTE: If the applicant does not meet LOC, they will receive a NOD which includes the right to a fair hearing.

3. Placement on the Wait List

All applicants who meet program criteria must be placed on the statewide waitlist by priority and referral date. The following must be completed prior to placement on the waitlist.

1. The applicant must meet LOC criteria for placement in an NF.

2. The applicant must require at least one ongoing waiver service.

3. The applicant must be certified as physically disabled by Medicaid's Central Office Disability Determination Team.

Applicants must be sent a NOD indicating "no slot available."

. Waiver Slot Allocation

Once a slot for the waiver is available, the applicant will be assigned a waiver slot and be processed for the waiver.

a. Intake:

4

1. The DHCFP District Office staff will schedule a face to face home visit with the recipient to complete the full waiver assessment.

2. The case manager will obtain all applicable forms, including the Authorization for Release of Information Form.

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

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The case manager will provide an application to apply for Medicaid benefits through the DWSS. The recipient is responsible for completing the application and submitting all requested information to the DWSS. The case manager will assist upon request.

3. The applicant is given the right to choose waiver services in lieu of placement in an NF. When the applicant or designated legal representative prefers placement in an NF, the case manager will assist the applicant in arranging for facility placement.

4. The applicant is given the right to request a hearing if not given a choice between HCBS and NF placement.

5. When the applicant is approved for the waiver:

a. A written POC is developed in conjunction with the recipient by the DHCFP District Office case manager for each recipient under the waiver. The POC is based on the assessment of the recipient's health and welfare needs.

b. The recipient or representative is included in the development of the POC.

c. The POC is subject to the approval of the DHCFP's Central Office Waiver Unit.

d. Recipients are given free choice of all qualified Medicaid providers for each Medicaid covered service included in the POC. Current POC information as it relates to the services provided must be given to all service providers.

5. All forms must be complete with signature and dates when required.

7. If an applicant is denied waiver services, the case manager sends the NOD.

5. Effective Date for Waiver Services

The effective date for waiver services approval is the completion date of all the intake forms and the Medicaid determination date made by the DWSS, whichever is later. When the recipient resides in an institution, the effective date cannot be prior to the date of discharge from the institution.

6. Waiver Costs

The DHCFP must assure CMS the average per capita expenditures under the waiver do not exceed 100% of the average per capita expenditures for the

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institutional level of care under the state plan that would have been made in that fiscal year, had the waiver not been granted.

2303.15 DHCFP LTSS INITIAL REVIEW

Once the applicant has been approved for the waiver, the DHCFP LTSS Unit will review all initial eligibility packets for completeness to ensure waiver requirements are being met. The eligibility packet for review must include:

- 1. The NF LOC screening to verify the applicant meets the NF LOC criteria;
- 2. At least one waiver service need identified;
- 3. The SOC complete with signature and dates; and
- 4. The HCBS Acknowledgement Form is complete including initials, signature, and date.

NOTE: Electronic signatures are acceptable pursuant to NRS 719 "Electronic Records and Transactions" on forms that require a signature.

2303.16 WAIVER COSTS

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 state plan that would have been made in that fiscal year, had the waiver not been granted.

2303.177 ANNUALQUALITY ASSURANCE WAIVER REVIEW

The State has in place a formal system in which an annual review is conducted to assure the health and welfare of the recipients served on the waiver, the recipient satisfaction with the waiver, and assurance of the cost effectiveness of these services.

The state will-conducts an annual review of active waiver participants.; and CMS has designated waiver assurances and sub-assurances that states must include as part of an overall quality improvement strategy. The annual review is conducted using the state specified performance measures identified in the approved PD Waiver to evaluate operation.

provide CMS with information on the impact of the waiver. This includes the type, amount and cost of services provided under the waiver and provided under the State Plan and the health and welfare of the recipients served on the waiver.

assure financial accountability for funds expended for HCBS.

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evaluate all provider standards are continuously met and plans of care are periodically reviewed to assure services furnished are consistent with the identified needs of the recipients.

evaluate the recipients' satisfaction with the waiver program.

ensure health and welfare of all recipients.

2303.17A PROVIDER RESPONSIBILITIES

Case management and direct waiver service Pproviders must cooperate with the ADSD Operations and DHCFP's annual review process.

ELECTRONIC VISIT VERIFICATION (EVV):

The 21st Century Cures Act requires the use of an EVV system to document services that are provided for all personal care services under a Medicaid State plan or waiver program. This mandate requires provider agencies to use an EVV system to record service delivery visit information. Nevada Medicaid utilizes the open system model, procuring a vendor but also allows agencies to utilize their own if it meets the 21st Century Cures Act requirements for documentation.

All service information must be recorded in an electronic system that interfaces with either a telephone or an electronic device that generates a timestamp. The provider agency must verify the EVV record, including any visit maintenance, prior to submitting a claim associated with the EVV record. All claims must be supported by an EVV entry into an EVV system prior to claim submission.

Agencies must ensure each personal care attendant has a unique identifier (National Provider Identification NPI) associated with their worker profile in the EVV system.

STATE OPTION:

The EVV system electronically captures:

The type of service performed, based on procedure code;

The individual receiving the service;

The date of the service;

The location where service is provided;

The individual providing the service;

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The time the service begins and ends.

The EVV system must utilize one or more of the following:

The agency/personal care attendant's smartphone;

The agency/personal care attendant's tablet;

The recipient's landline telephone;

The recipient's cellular phone (for Interactive Voice Response (IVR) purposes only);

Other GPS based device as approved by the DHCFP.

DATA AGGREGATOR OPTION:

All Personal Care Agencies that utilize a different EVV system (as approved by the DHCFP) must comply with all documentation requirements of this chapter and must utilize the data aggregator to report encounter or claim data.

Appropriate form must be approved by the DHCFP before use of system to ensure all data requirements are being collected to meet the 21st Century Cures Act.

At a minimum, data uploads must be completed monthly into data aggregator.

2303.182B MEDICAID EARLY AND PERIODIC SCREENING, DIAGNOSTIC AND TREATMENT (EPSDT)

The children made eligible for Medicaid through their enrollment in the HCBSW for Persons with Physical DisabilitiesPD Waiver receive all medically necessary Medicaid covered services available under EPSDT. A child's enrollment in the waiver will not be used to deny, delay, or limit access to medically necessary service(s) required to be available to Medicaid-eligible children under federal EPSDT rules. The waiver service package is a supplement to EPSDT services.

2303.1913 PROVIDER ENROLLMENT/TERMINATION

All-All providers must maintain a Medicaid services provider agreement and comply with the criteria set forth in the Nevada MSM Chapter 100 and Chapter 2300. all the DHCFP provider enrollment requirements, Provider Enrollment checklists and forms can be found on the Fiscal Agent's website <u>https://www.medicaid.nv.gov</u>. provider responsibilities/qualifications, and the DHCFP provider agreement limitations. Provider noncompliance with all or any of these

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stipulations may result in Nevada Medicaid's decision to exercise its right to terminate the provider's contract. Refer to MSM Chapter 100 for general enrollment policies.

2303.1520 BILLING PROCEDURES

The DHCFP must assures that CMS all claims for payment of waiver services are made only when an recipient individual is Medicaid eligible, when the service(s) are identified on the approved POC, and if the service(s) haves been prior authorized.

Refer to the Fiscal Agent's website <u>https://www.medicaid.nv.gov</u> for the Provider Billing Guide Manual.

2303.15A COVERAGE AND LIMITATIONS

Provider Type 58, HCBW for Persons with Physical Disabilities, must complete the CMS 1500 for payment of waiver services. Incomplete or inaccurate claims are returned to the provider by the DHCFP's fiscal agent. If the wrong form is submitted it is also returned to the provider by the DHCFP's fiscal agent.

2303.15B PROVIDER RESPONSIBILITY

Providers must submit claims to the DHCFP's QIO-like vendor.

Providers may also refer to the DHCFP's website for a complete list of codes/modifiers billable under Provider Type 58 (select "Rates" from the main menu, then click on Provider Type 58 HCBW for Persons with Physical Disabilities).

2303.2116 ADVANCE DIRECTIVES

Section 1902(w) of the Social Security Act requires licensed providers-agencies to provideing personal care aide services totheir give clientsrecipients² with information regarding each individual'stheir decision-making rights about health care, declarations (living wills) and durable powers of attorney for health care decisions. Refer to MSM Chapter 100 for further information.

The case manager must provide information on Advance Directives to each recipient and/or designated representative/LRI during the initial assessment and annually thereafter. The signed Acknowledgement form is kept in each recipient's file. Whether a recipient chooses to write their own Advance Directive or complete an Advance Directive form in full is the individual choice of each recipient and/or designated representative/LRI.

2303.17 ANNUAL REVIEW

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The State has in place a formal system in which an annual review is conducted to assure the health and welfare of the recipients served on the waiver, the recipient satisfaction with the waiver, and assurance of the cost effectiveness of these services.

The state will conduct an annual review; and

1. provide CMS with information on the impact of the waiver. This includes the type, amount and cost of services provided under the waiver and provided under the State Plan and the health and welfare of the recipients served on the waiver.

2. assure financial accountability for funds expended for HCBS.

3. evaluate all provider standards are continuously met and plans of care are periodically reviewed to assure services furnished are consistent with the identified needs of the recipients.

4. evaluate the recipients' satisfaction with the waiver program.

5. ensure health and welfare of all recipients.

2303.17A PROVIDER RESPONSIBILITIES

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

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2304 HEARINGS REQUESTS DUE TO ADVERSE ACTIONS

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

2304.1A SUSPENDED WAIVER SERVICES

When a Recipient is institutionalized less than 60 days, their waiver services must be suspended. when they are admitted to a hospital or Nursing Facility (NF).

1. Upon receipt of the suspension notification from the case management provider, DHCFP LTSS will issue a suspension NOD to the recipient.

1. 2. Waiver services will not be paid for the days that a recipient's eligibility is in suspension.

3. If the recipient has not been removed from suspended status 45 days from the admitIf the recipient continues to be institutionalized for 45 days, on the 46th day, the case manager will request DHCFP LTSS to send a termination NOD to the recipient indicating termination from the waiver on the 61st day from the admission date. date, the case must be closed. A Notice of Decision (NOD) must be sent identifying the 60th day of the admit date as the effective date for closure.

2.

2304.21B

RELEASE FROM SUSPENDED WAIVER SERVICES

When a recipient is has been released from the hospital institution, an NF or other institutional setting, within before the 60^{th} days of from the admit date, the case manager must do the following within five (5) working-business days of the recipient's discharge:

- 1. Ceomplete a <u>new Level of Care (LOC)</u>reassessment, if there has been a significant change in the recipient's condition or status;
- 2. eComplete a new Plan of Care (POC) if there has been a change in waiver services (medical, social, or waiver). When If a change in services is expected to resolvebe resolved in less than 30 days, a new POC is not necessary. Documentation of the

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temporary change must be noted in the case manager's narrative. case record;The date of resolution must also be documented in the case manager's narrative; and

3. Ceontact the service provider(s) to reestablish services.

2304.1C3 DENIAL OF WAIVER ELIGIBILITY SERVICES

Reasons to deny applicant requestBasis of denial for waiver eligibility services:

- The applicant does not meet physical disability criteria as determined by the DHCFP's physician consultant. The service(s) is/are not substantiated as medically necessary. Contact your Medicaid provider as there may be additional documentation to submit to demonstrate a medical necessity.
- 2. The applicant does not meet the LOC criteria for an NF placement.
- 3. The applicant has withdrawn their request for waiver services.
- 4. The applicant fails to cooperate with the DHCFP-cCase mManager or Home and Community Based Services (HCBS) providers in establishing program eligibility and/or implementing the POC, implementing waiver services or verifying eligibility for waiver services. -(tThe recipient's applicant/recipient's and/or the recipient's authorized designated representative/LRI's signature is necessary for all required paperwork).
- The applicant's support system is not adequate to provide a safe environment during the time when home and community based waiver services are not being provided.
 5.
- 6. The **DHCFP**-case manager has lost contact with the applicant.
- 7. The applicant/recipient fails to show a need for ongoing Home and Community Based Wwaiver (HCBW) services.
- 8. The applicant would not require NF placement within 30 days or less if HCBS-waiver services were not available.
- 8.
- 9. The applicant has moved out of state the state.
- 10. Another agency or program will provide the services.
- 11. The DHCFP District OfficeADSD has filled the number of positions (slots) allocated-to the HCBW for Persons with Physical Disabilities. The applicant will be approved for the waiver wait list and will be contacted when a slot is available.

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Wait List Priority-Levels:

	Level 1:	Applicants previously in a hospital or NF and who have been discharged to the community within six (6) months and have a significant change in support system and are in a crisis situation;
crisis situation and require at least maximum assistance in a co		Applicants who have a significant change in support system and/or in a crisis situation and require at least maximum assistance in a combination of four (4) or more of the following ADLs: eating, bathing, toileting, transfers, and mobility;
	Level 3:	Applicants who have a significant change in support system and/or in a crisis situation and require assistance with a combination of five (5) or more of the following ADLs as identified on the LOC screening: medication administration, special needs, bed mobility, transferring, dressing, eating and feeding, hygiene, bathing, toileting, and locomotion;
	Level 4: 11.	Applicants who do not meet the criteria for priority levels 1-43.
		pplicant has failed to provide adequate medical documentation for a ermination within 45-30 days of the request.
13.	The applicant	has reached their annual limit for Environmental Adaptations.
14.	The requeste institutionaliz	d adaption, equipment or supply is not medically necessary to prevent sation.
15.	The landlord	has not approved requested adaption or modification.
163.	The recipient	's needs can be met by a legally responsible individual.
142.	There are no	enrolled Medicaid providers or facilities in the applicant's area.
1 5 3.		is in an institution (e.g. hospital, nursing facility, correctional facility, discharge within 60 calendar days is not anticipated.
1 6 4.	Medicaid pro to the applica	has chosen a provider or facility that is not an enrolled or qualified vider. Note: The case manager should provide a list of Medicaid providers nt. The case manager will inform the provider that all entities providing be enrolled as a Medicaid provider and facilitate contact information to the cal Agent.

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	reques	an-the application for waiver -services is denied, st to the DHCFP LTSS Unit. The DHCFP LTSS U ant/recipient informing them of anager sends a N	Jnit sends a NOD to the	
2304.4	REDU	JCTION OR DENIAL OF DIRECT WAIVER SE	ERVICES	
	Basis	of reduction or denial of direct waiver services:		
	1.	The recipient no longer requires the waiver service which was previously authorized.	ice, number of service hours, or level of	
	2.	The recipient has requested a reduction of servic discontinued.	sipient has requested a reduction of services, or a specific waiver service to be inued.	
	3.	3. Another service will be substituted for the existing service, or there is a reduction or termination of a specific waiver service.		
	4.	The recipient has reached or will exceed their annual amount limit for Environmental Adaptations and/or Specialized Medical Equipment.		
5. The requested adaptation for the to prevent institutionalization.		The requested adaptation for the recipient, equip to prevent institutionalization.	oment or supply is not medically necessary	
	6.	The landlord has not approved requested adaption or modification for the recipient.		
	7. The recipient does not demonstrate a need or have the capacity/ability for the requested waiver services.			
	NOTE: A reduction includes when a specific waiver service's hours are reduced to zero.			
	When there is a reduction of waiver services, the case manager will identify the reason for the reduction and what the service will be reduced to and request the DHCFP LTSS Unit to send a NOD. DHCFP LTSS will issue a reduction NOD indicating the reason and the date of action which is at least 13 calendar days from the notice date. Refer to MSM Chapter 3100 Hearings, for specific instructions regarding notification and recipient hearings.			
	When the request for a direct waiver service(s) is denied, the case manager will send a NOD request to the DHCFP LTSS Unit. The DHCFP LTSS Unit sends a NOD to the applicant/recipient informing them of the reason for denial.			
2304. 1D 4	TERMINATION OF WAIVER SERVICESPROGRAM ELIGIBILITY			

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			terminate waiver program eligibility a rec m the waiver wait list:	sipient from the waiver or to terminate the
	1	The	recipient has failed to pay his/her patient l	iability.
	2.		recipient no longer meets the physical disal ician consultant.	bility criteria as determined by the DHCFP's
	3. 1.	The	recipient no longer meets the LOC criteria	a for NF placement.
	4. 2.	The servi		/LRI haves requested termination of waiver
	POC	e m Ma 2, imple	anager or HCBS waiver service provider(LRI has failed to cooperate with the DHCFP s). in establishing and/or implementing the gibility for waiver services. (The recipient's is necessary on all required paperwork).
	5.	4.	The recipient fails to show a continued	need for HCBS₩ waiver services.
	6. were	5. e not	The recipient no longer requires NF paavailable.	lacement within 30 calendar days if HCBS
	7.	6.	The recipient has moved out of state.	
	8. desig Care			entative/LRI has participated in activities ed fraudulent documentation on Attendant
	9.	8.	Another agency or program will provid	leis providing the duplicative services.
	10. hosp	<mark>9</mark> . ital		to be, institutionalized over 60 days (in a stermediate facility for persons with mental

retardation or incarcerated).

11. 10. The DHCFP case manager has lost contact with the recipient.

The recipient's needs can be met by a legally responsible individual.

11. Death of the recipient.

12. The recipient's support system is not adequate to provide a safe environment during the time when HCBS waiver services are not being provided.

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- 13. HCBS waiver services are not adequate to ensure the health, welfare, and safety of the recipient.

designated

------representative/LRI's signature is necessary on all required paperwork.).

When a recipient is terminated from the waiver program, the eCcase mMmanager will request sends the DHCFP LTSS Unit to send -a NOD. DHCFP LTSS will issue a termination NOD indicating the reason and the date of action which is for terminationat least 13 calendar days from the notice date. The NOD must be mailed to the recipient at least 13 calendar days before the Date of Action. Refer to MSM Chapter 3100 Hearings, for specific instructions regarding exceptions to the advance noticenotification and recipient hearings.

2304.1E REDUCTION OF WAIVER SERVICES

Reasons to reduce waiver services:

- 1. The recipient no longer needs the number of service hours authorized.
- 2. The recipient no longer needs the service previously authorized.
- 3. The recipient has requested the reduction of services.
- 4. The recipient's ability to perform Activities of Daily Living (ADLs) has improved.
- 5. Another agency or program will provide the service.
- 6. The recipient fails to cooperate with the waiver service provider.
 - The recipient's needs can be met by a legally responsible individual.

When there is a reduction of waiver services the case manager will send a NOD indicating the reason for the reduction. The NOD must be mailed to the recipient at least 13 calendar days before the Date of Action.

2304.2 2304.5 REAUTHORIZATION WITHIN 90 DAYS OF WAIVER TERMINATION

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If a recipient is placed in an NF, or hospital, or is incarcerated and waiver eligibilityservices hasve been terminated, the recipient may request to be reinstated ment within 90 days from the date of action on the NOD.of the notice date. The case manager must complete the following:

2304.5A COVERAGE AND LIMITATIONS

- 1. The waiver slot must be held for 90 days from the date of action listed on the NOD.
- A.

- 2. The recipient may request to be placed back on the waiver if:
- 1. a. They still meet A new LOC; and

2. b. They are released/discharged within 90 days. A new Social Health Assessment;

- 3. The new Statement of Understanding; and
- 4. The new POC.

3. If 910 calendar days from the notice date has elapsed from the date of action on the NOD, the slot is allocated to the next person on the waitlist. An individual who requests reinstatement after 90 days from the notice date must be processed as a new referral.

2304.5B PROVIDER RESPONSIBILITIES

The last known case management provider is responsible for resuming case management responsibilities for the recipient within three (3) business days, to include the following:

- 1. Contact DWSS via the NMO-3010 to reinstate eligibility;
- 2. Contact DHCFP LTSS Unit via the NMO-3010 to reinstate the waiver benefit line;
- 3. Contact ADSD Operations Agency to notify of the reinstatement of waiver slot placement; and
- 4. Notify all direct waiver service providers of waiver reinstatement.

If the case manager determines that there has been a significant change in the recipient's condition as appropriate, refer to MSM section 2303.4A.3.e. for requirements.

2304.5C RECIPIENT RESPONSIBILITIES

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- 1. Recipients must cooperate fully with the reauthorization process to assure approval of request for readmission to the waiver.
- 2. If the recipient is discharged after the 90th day from the date of action on the NOD, they must reapply for waiver services.

23054.3 APPEALS AND HEARINGS

Refer to MSM Chapter 3100 for specific instructions regarding notice and hearing procedures. Recipients are informed of their rights to a fair hearing at the initial face-to-face visit and annually thereafter when they are given the Recipient Rights form. participant hearings.

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