Appendix B: Participant Access and Eligibility

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

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

			T	
SELECT			Maximu	JM AGE
ONE			Maximum	
WAIVE			AGE LIMIT:	
R			Through	No
TARGET		Minimum	AGE —	MAXIMUM
GROUP	TARGET GROUP/SUBGROUP	AGE		AGE LIMIT
	Aged or Disabled, or Both - General			
	☐ Aged (age 65 and older)			
	☐ Disabled (Physical)			
	☐ Disabled (Other)			
	Aged or Disabled, or Both - Specific Recognized Subgroups			
	□ Brain Injury			
	□ HIV/AIDS			
	☐ Medically Fragile			
	☐ Technology Dependent			
V	Intellectual Disability or Developmental Disability, or Both			
	□ Autism			
	✓ Developmental Disability	0	21	
	☐ Intellectual Disability			
	☐ Mental Illness (check each that applies)			
	☐ Mental Illness			
	☐ Serious Emotional Disturbance			

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

To be eligible for participation in this Waiver program, an individual shall:

1. Have a developmental disability, as defined in § 7-101 of the Health-General Article of the Maryland Annotated Code, which is comparable to the federal definition found at 45 C.F.R. § 1325.3;

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- 2. Meet the level of care provided by an Intermediate Care Facility for Individuals with an Intellectual Disability (ICF/IID), as further described in Appendix B-6, below;
- 3. Meet financial eligibility requirements as set forth in this Appendix B; and
- 4. Meet technical eligibility requirements set forth below.

To be eligible for participation in the Waiver program, an applicant or participant must meet all of the following technical eligibility requirements:

- 1. Age: Birth through the end of the school year that the individual turns 21 years old;
- 2. The individual is a resident of the State of Maryland. This includes consideration of whether the individual meets special criteria for military families set forth in Title 7 of the Health-General Article of the Maryland Annotated Code.
- 3. The individual is not enrolled simultaneously as a participant in another Medicaid Home- and Community-Based Services Waiver program under the authority of Section 1915(c) of the Social Security Act or PACE, a Maryland Medicaid capitated managed care program that includes long-term care.
- 4. The individual does not currently reside in an institution for 30 consecutive calendar days or has a proposed date for discharge from the institution in which the individual does reside.
- 5. The Waiver program's services are the most appropriate and cost-effective means to meet the individual's needs without jeopardizing the health, safety, or welfare of the individual or others, including, but not limited to:
 - a. The individual needs services and supports when school is not in session, if the individual attends school;
 - b. The individual requests services that are covered by and, therefore, may be funded by the Waiver program; and

- c. In combination with available natural supports, community supports, and services funded by other programs, the individual's needs can be met by the Waiver program's services such that the individual's health, safety, and welfare can be maintained in the community.
- 6. The individual complies with applicable Waiver program requirements as set forth in this Waiver program application, applicable federal and State law and regulations, and Department or DDA policies including:

Participants who are still eligible to receive services through the Individuals with Disabilities Education Act (IDEA) shall have a portion of their daily support and supervision needs covered by the school system. The Waiver program does not provide services during school hours to avoid duplication with services required under IDEA.

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

At age 18, the Coordinator of Community Services (CCS) and school transition team will support each participant, providing assistance with exploring and transitioning to competitive integrated employment, post-secondary education, employment supports, or meaningful day services.

If needed, participants will be referred to the DDA's other home and community-based services waivers for services, which will include reserved capacity for participants transitioning out of the Family Supports Waiver.

Appendix B-2: Individual Cost Limit

State:	
Effective Date	

- a. Individual Cost Limit. The following individual cost limit applies when determining whether to deny home and community-based services or entrance to the waiver to an otherwise eligible individual (select one). Please note that a State may have only ONE individual cost limit for the purposes of determining eligibility for the waiver:
 X No Cost Limit. The State does not apply an individual cost limit. Do not complete Item B-2-b or Item B-2-c.
 - Cost Limit in Excess of Institutional Costs. The State refuses entrance to the waiver to any otherwise eligible individual when the State reasonably expects that the cost of the home and community-based services furnished to that individual would exceed the cost of a level of care specified for the waiver up to an amount specified by the State. Complete Items B-2-b and B-2-c. The limit specified by the State is (select one):
 - O % A level higher than 100% of the institutional average Specify the percentage:
 - O Other (specify):
 - O **Institutional Cost Limit**. Pursuant to 42 CFR 441.301(a)(3), the State refuses entrance to the waiver to any otherwise eligible individual when the State reasonably expects that the cost of the home and community-based services furnished to that individual would exceed 100% of the cost of the level of care specified for the waiver. *Complete Items B-2-b and B-2-c*.

Cost Limit Lower Than Institutional Costs. The State refuses entrance to the waiver to any otherwise qualified individual when the State reasonably expects that the cost of home and community-based services furnished to that individual would exceed the following amount specified by the State that is less than the cost of a level of care specified for the waiver. Specify the basis of the limit, including evidence that the limit is sufficient to assure the health and welfare of waiver participants. Complete Items B-2-b and B-2-c.

The cost limit specified by the State is (select one):

	e following dollar nount: ecify dollar amount:	
The	e dollar amount (select one)	:
0	Is adjusted each year that formula: Specify the formula:	nt the waiver is in effect by applying the following
		the period the waiver is in effect. The State wil

submit a waiver amendment to CMS to adjust the dollar amount.

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0	The following percentage that is less than 100% of the institutional average:	
0	Other: Specify:	

b. Method of Implementation of the Individual Cost Limit. When an individual cost limit is specified in Item B-2-a, specify the procedures that are followed to determine in advance of waiver entrance that the individual's health and welfare can be assured within the cost limit:

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c. Participant Safeguards. When the State specifies an individual cost limit in Item B-2-a and there is a change in the participant's condition or circumstances post-entrance to the waiver that requires the provision of services in an amount that exceeds the cost limit in order to assure the participant's health and welfare, the State has established the following safeguards to avoid an adverse impact on the participant (*check each that applies*):

The participant is referred to another waiver that can accommodate the individual's needs.		
Additional services in excess of the individual cost limit may be authorized. Specify the procedures for authorizing additional services, including the amount that may be authorized:		
Other safeguard(s) (Specify):		

Appendix B-3: Number of Individuals Served

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

Appendix J:

Table: B-3-a			
Waiver Year	Unduplicated Number		

State:	
Effective Date	

	of Participants
Year 1	400- 525
Year 2	400- 525
Year 3	400- 525
Year 4	400- 525
Year 5	400 525

- **b.** Limitation on the Number of Participants Served at Any Point in Time. Consistent with the unduplicated number of participants specified in Item B-3-a, the State may limit to a lesser number the number of participants who will be served at any point in time during a waiver year. Indicate whether the State limits the number of participants in this way: (select one):
 - The State does not limit the number of participants that it serves at any point in time during a waiver year.
 The State limits the number of participants that it serves at any point in time during a waiver year.
- **c. Reserved Waiver Capacity.** The State may reserve a portion of the participant capacity of the waiver for specified purposes (e.g., provide for the community transition of institutionalized persons or furnish waiver services to individuals experiencing a crisis) subject to CMS review and approval. The State (select one):
 - O Not applicable. The state does not reserve capacity.
 - The State reserves capacity for the following purpose(s).

Purpose(s) the State reserves capacity for:

Emergency, Families with Multiple Children on Waiting List, Military Families, and Previous DDA Waiver Participants with New Service Need, Crisis Resolution, and End the Wait Act 2022

Table B-3-c

Name of Reserved Capacity Category: Emergency

Purpose: The purpose of this reserved capacity category is to support individuals who are not on the waiting list and are unknown to the DDA, and who are in immediate crisis or other situations that threatens the life and safety of the person.

Describe how the amount of reserved capacity was determined: Initial estimate assume most applicants that meet this criterion will need a higher level of supports beyond the Family Supports Waiver cap. The estimate will be reassessed with waiver renewal.

The capacity that the State reserves in each waiver year is specified in the following table:

Year	Capacity Reserved
1	10
2	10
3	10
4	10
5	10

All waiver participants enrolled in the waiver have comparable access to all services offered in the waiver.

Name of Reserved Capacity Category: Families with Multiple Children on Waiting List

Purpose: The purpose of this reserved capacity category is to support families seeking supports that have more than one child on the DDA Waiting List.

Describe how the amount of reserved capacity was determined: Initial estimate is based on the number of families with more than one child on the DDA Waiting List or Future Needs Registry. Based on historical data, this slot category was not used. however, there may be instances where a family may have to use these reserved slots. Thus, it is safe to assume it would not exceed the reserved capacity for year 1 through year 5.

The capacity that the State reserves in each waiver year is specified in the following table:

Year	Capacity Reserved
1	3
2	3

State:	
Effective Date	

3	3
4	3
5	3

All waiver participants enrolled in the waiver have comparable access to all services offered in the waiver.

Name of Reserved Capacity Category: Military Families

Purpose: Military Families category is based on legislation (Senate Bill 563) passed during the Fiscal Year 2015 session to support individuals' reentry into services after returning to the State. It is also available to support military families who move to Maryland, once they obtain residency. The U.S. Department of Defense has provided information and fact sheets related to eligibility requirements and lengthy waiting lists hindering military families from obtaining supports and services for members with special needs during critical transitions periods. There are national efforts to allow service members to retain their priority for receiving home and community-based services.

Describe how the amount of reserved capacity was determined: Initial estimate assumes 5 families on the DDA Waiting List will need services. Thus, it is safe to assume it would not exceed the reserved capacity for year 1 in the next 5 years..

The capacity that the State reserves in each waiver year is specified in the following table:

Year	Capacity Reserved
1	5
2	5
3	5
4	5
5	5

All waiver participants enrolled in the waiver have comparable access to all services offered in the waiver.

Name of Reserved Capacity Category: Previous Waiver Participants with New Service Need

Purpose: Previously enrolled DDA waiver participants for whom the waiver service needs were met will exit the waiver. If a new service need develops at a later time, they may reapply to the waiver.

Describe how the amount of reserved capacity was determined: Initial estimate to be reassessed with waiver renewal.

The capacity that the State reserves in each waiver year is specified in the following table:

Year	Capacity Reserved
1	10
2	10
3	10
4	10
5	10

All waiver participants enrolled in the waiver have comparable access to all services offered in the waiver.

Reserved Capacity Category: Crisis Resolution

Purpose: The purpose of this reserved capacity category is to support individuals identified to be in the crisis resolution eligibility category who are in immediate need of services, to access needed services.

People that meet this category have been determined to meet one of the following criteria:

- Homelessness or housing that is explicitly time-limited, with no viable non-DDA-funded alternative;
- At serious risk of physical harm in the current environment;
- At serious risk of causing physical harm to others in the current environment; or
- Living with a caregiver who is unable to provide adequate care due to the caregiver's impaired health, which may place the applicant at risk of serious physical harm.

Describe how the amount of reserved capacity was determined: Reserved capacity is based on historical data and trend over time. The number of people identified for crisis resolution eligibility category has increased over time. Based on this we have projected the following slots needed for the next 5 years.

The capacity that the State reserves in each waiver year is specified in the following table:

Year	Capacity Reserved
1	50
2	50
3	50
4	50
5	50

All waiver participants enrolled in the waiver have comparable access to all services offered in the waiver.

Reserved Capacity Category: End the Wait Act 2022

Purpose: The purpose of this reserved capacity category is to support individuals currently on the waiting list to access Waiver Services, in accordance with the End the

based on projections for cutting the waitlist in half over the next 5 years. The capacity that the State reserves in each waiver year is specified in the following					
The capacity the table:	at the State reserv	es in each	waiver year	is specified	in the following
Voor			Congritue	Lormon	
Year 1			Capacity Ro	eservea	
2			75 75		
3			7 <u>5</u>		
4			<u>75</u>		
<u>5</u>			<u>75</u>		
All waiver par	ticipants enrolled	in the wai	ver have con	marable acc	secs to all serv
offered in the	waivei.				
	V				

d. Scheduled Phase-In or Phase-Out. Within a waiver year, the State may make the number of participants who are served subject to a phase-in or phase-out schedule *(select one)*:

⊙ The waiver is not subject to a phase-in or a phase-out schedule.

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- O The waiver is subject to a phase-in or phase-out schedule that is included in Attachment #1 to Appendix B-3. This schedule constitutes an *intra-year* limitation on the number of participants who are served in the waiver.
- e. Allocation of Waiver Capacity.

Select one:

- Waiver capacity is allocated/managed on a statewide basis.
- Waiver capacity is allocated to local/regional non-state entities. Specify: (a) the entities to which waiver capacity is allocated; (b) the methodology that is used to allocate capacity and how often the methodology is reevaluated; and, (c) policies for the reallocation of unused capacity among local/regional non-state entities:
- **f.** Selection of Entrants to the Waiver. Specify the policies that apply to the selection of individuals for entrance to the waiver:

Individuals are prioritized for entrance to the waiver based on: (1) reserved capacity categories described in subsection c. above; and (2) the Waiting List priority categories established in the Code of Maryland Regulations (COMAR) 10.22.12.

Reserved Capacity

In addition, reserved capacity is established for discrete groups of individuals as noted in subsection c above including: (1) Previous Waiver Participants with New Service Need; (2) Military Families; (3) Emergency; and (4) Families with Multiple Children on the Waiting List.

Waiting List

The DDA prioritizes individuals' placement on the Waiting List into one of three categories based on each individual's needs: (1) Crisis Resolution; (2) Crisis Prevention; and (3) Current Request.

Crisis Resolution - To qualify for this category, the applicant must meet one or more of the following criteria. The applicant shall be:

- 1. Homeless or living in temporary housing with clear time- limited ability to continue to live in this setting with no viable non-DDA funded alternative;
- 2. At serious risk of physical harm in the current environment;
- 3. At serious risk of causing physical harm to others in the current environment; or
- 4. Living with a caregiver who is unable to provide adequate care due to the caregiver's impaired health, which may place the applicant at risk of serious physical harm.

Crisis Prevention - To qualify for this category, the applicant:

- 1. Shall have been determined by the DDA to have an urgent need for services;
- 2. May not qualify for services based on the criteria for Category I– Crisis Resolution; and
- 3. Shall be at substantial risk for meeting one or more of the criteria for Crisis Resolution within 1 year, or have a caregiver who is 65 years old or more.

Current Request - To qualify for this category, the applicant shall indicate at least a current need for services.

All individuals determined to meet the crisis resolution category are offered the opportunity to apply to the waiver. When funding becomes available, individuals in the highest priority level of need (Crisis Resolution) receive services, followed by Crisis Prevention, and then Current Request. Determination of and criteria for each service priority category is standardized across the State as set forth in DDA's regulations and policy.

Appendix B-4: Medicaid Eligibility Groups Served in the Waiver

a. 1. State Classification. The State is a (select one):

•	§1634 State
0	SSI Criteria State
0	209(b) State

2. Miller Trust State.

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

•	No
0	Yes

b. Medicaid Eligibility Groups Served in the Waiver. Individuals who receive services under this waiver are eligible under the following eligibility groups contained in the State plan. The State applies all applicable federal financial participation limits under the plan. *Check all that apply:*

			ps Served in the Waiver (excluding the special home and community-based older 42 CFR §435.217)		
	Low income families with children as provided in §1931 of the Act				
V	SSI recipients				
	Aged, blind or disabled in 209(b) states who are eligible under 42 CFR §435.121				
V	Opt	ional St	ate supplement recipients		
	Optional categorically needy aged and/or disabled individuals who have income at: (select one)				
	0	100%	of the Federal poverty level (FPL)		
	0	%	of FPL, which is lower than 100% of FPL Specify percentage:		
	Working individuals with disabilities who buy into Medicaid (BBA working disabled group as provided in §1902(a)(10)(A)(ii)(XIII)) of the Act)				
\	Working individuals with disabilities who buy into Medicaid (TWWIIA Basic Coverage Group as provided in §1902(a)(10)(A)(ii)(XV) of the Act)				
	Working individuals with disabilities who buy into Medicaid (TWWIIA Medical Improvement Coverage Group as provided in §1902(a)(10)(A)(ii)(XVI) of the Act)				
	Disabled individuals age 18 or younger who would require an institutional level of care (TEFRA 134 eligibility group as provided in §1902(e)(3) of the Act)				
	Medically needy in 209(b) States (42 CFR §435.330)				
	Medically needy in 1634 States and SSI Criteria States (42 CFR §435.320, §435.322 and §435.324)				

State:	
Effective Date	

				•	clude only the statutory/regulatory reference to reflect the ate plan that may receive services under this waiver) <i>specify</i> :					
	Infa Rea	Individuals aged 19 up to 65 (42 CFR 435.119) Infants and children under 19 (42 CFR 435.118) Reasonable classifications of individuals under 21 (42 CFR 435.222) Optional targeted low-income children (42 CFR 435.229)								
	Opt	, ,								
spec	cial h	ome o	and co	-	based waiver group under 42 CFR §435.217) Note: When the ased waiver group under 42 CFR §435.217 is included, ed					
0					arnish waiver services to individuals in the special home and group under 42 CFR §435.217. Appendix B-5 is not submitted.					
•	com		ity-bas		s waiver services to individuals in the special home and group under 42 CFR §435.217. Select one and complete					
	•			iduals in tl 435.217	ne special home and community-based waiver group under					
	0		-		roups of individuals in the special home and community-based 2 CFR §435.217 (check each that applies):					
			A sp	ecial incon	ne level equal to (select one):					
			0	300% of t	he SSI Federal Benefit Rate (FBR)					
			0	%	A percentage of FBR, which is lower than 300% (42 CFR §435.236)					
				Φ.	Specify percentage:					
			0	\$	A dollar amount which is lower than 300%					
					Specify percentage:					
					disabled individuals who meet requirements that are more the SSI program (42 CFR §435.121)					
					without spend down in States which also provide Medicaid SSI (42 CFR §435.320, §435.322 and §435.324)					
			Med	ically needy	without spend down in 209(b) States (42 CFR §435.330)					
			Age	d and disabl	ed individuals who have income at: (select one)					
			0	100% of F						
			0	%	of FPL, which is lower than 100%					
			the a		groups (include only the statutory/regulatory reference to reflect groups in the State plan that may receive services under this					

State:	
Effective Date	

Appendix B-5: Post-Eligibility Treatment of Income

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

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

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

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

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

Spousal impoverishment rules under §1924 of the Act are used to determine the ΘX eligibility of individuals with a community spouse for the special home and community-based waiver group. In the case of a participant with a community spouse, the State elects to (*select one*): Use spousal post-eligibility rules under §1924 of the Act. Complete ItemsB-5-b-2 (SSI State and §1634) or B-5-c-2 (209b State) and Item B-5-d. Use regular post-eligibility rules under 42 CFR §435.726 (SSI State and §1634) Item B-5-b-1) or under §435.735 (209b State) (Complete Item B-5-c-1). Do not complete Item B-5-d. \odot Spousal impoverishment rules under \$1924 of the Act are not used to determine eligibility of individuals with a community spouse for the special home and community-based waiver group. The State uses regular post-eligibility rules for individuals with a community spouse. Complete Item B-5-c-1 (SSI State and §1634) or Item B-5-d-1 (209b State). Do not complete Item B-5-d.

NOTE: Items B-5-b-1 and B-5-c-1 are for use by states that do not use spousal eligibility rules or use spousal impoverishment eligibility rules but elect to use regular post-eligibility rules. However, for the five-year period beginning on January 1, 2014, post-eligibility treatment-of-income rules may not be determined in accordance with B-5-b-1 and B-5-c-1, because use of spousal eligibility and post-eligibility rules are mandatory during this time period.

State:	
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b-1. Regular Post-Eligibility Treatment of Income: SSI State. The State uses the post-eligibility rules at 42 CFR §435.726. Payment for home and community-based waiver services is reduced by the amount remaining after deducting the following allowances and expenses from the waiver participant's income:

i. <u>A</u>	Allowance for the needs of the waiver participant (select one):							
•	The following standard included under the State plan							
	(Sele	ct o	ct one):					
	0	SS	SSI standard					
	0	OI	otional State	e supplemen	it standard			
	0	M	edically nee	dy income s	tandard			
	•		_	come level f	or institutiona	lized persons		
		Ė	elect one):					
		0	300% of th	ie SSI Fedei	ral Benefit Ra	te (FBR)		
		0	%	_	_	, which is less than 300%		
			, 0		percentage:			
		0	\$			s less than 300%.		
					lar amount:			
	0		%			al poverty level		
				Specify per				
	0		her standar ecify:	d included	under the Stat	e Plan		
			•					
0	The	folla	owing dollar	r amount	\$	If this amount changes, this item will be		
J			lollar amour		Ψ	revised.		
0			owing form	ıla is used t	o determine th	e needs allowance:		
	Spec	ify:						
<u> </u>	0.1							
0	Othe: Spec:							
	Spec	<i>y</i> .						
ii.	Allowa	ance	e for the spo	ouse only (se	elect one):			
•	Not A	(pp	licable					
Spe	cify th	e ar	nount of the	e allowance	(select one):			
0	SSI s	tano	dard					
0	Optio	onal	State supp	lement stand	dard			
0	Medi	call	y needy inc	ome standaı	rd			

State:	
Effective Date	

0	The following dollar amount:	\$	If this amount changes, this item will be revised.							
	Specify dollar amount:									
0	The amount is determined using the following formula:									
	Specify:									
iii.	Allowance for the family (sele	ect one):								
•	Not Applicable (see instructi	ions)								
0	AFDC need standard									
0	Medically needy income star	ndard								
0	The following dollar amount	t: \$								
	Specify dollar amount:		The amount specified cannot exceed the higher							
	of the need standard for a fam	ily of the same si	ze used to determine eligibility under the							
			eedy income standard established under							
	42 CFR §435.811 for a family revised.	of the same size.	If this amount changes, this item will be							
0	The amount is determined u	using the following	og formula:							
	Specify:	ising the following	ag ioi muiu.							
	1 00									
0	Other Specify:									
	Amounts for incurred medica party, specified in 42 §CFR 4		re expenses not subject to payment by a third							
a. I	Health insurance premiums, dec	ductibles and co-i	nsurance charges							
			cognized under State law but not covered under							
	the State's Medicaid plan, subject to reasonable limits that the State may establish on the amounts									
	of these expenses. elect one:									
X		ons) Note: If the	State protects the maximum amount for the							
	Not applicable (see instructions) Note: If the State protects the maximum amount for the waiver participant, not applicable must be selected.									
0	The State does not establish	reasonable limit	S.							
0	The State establishes the following	lowing reasonab	le limits							
	Specify:									

State:	
Effective Date	

c-1. Regular Post-Eligibility Treatment of Income: 209(B) State. The State uses more restrictive eligibility requirements than SSI and uses the post-eligibility rules at 42 CFR §435.735. Payment for home and community-based waiver services is reduced by the amount remaining after deducting the following amounts and expenses from the waiver participant's income:

i. <u>All</u>	owance for the needs of the waiver participant (select one):						
0	The f	following standard included under the State plan (select one)					
	0	The following standard under 42 CFR §435.121					
		Spe	ecify:				
	0	Op	tional Sta	ate supple	ment standard	d	
	0	Me	dically n	eedy inco	me standard		
	0	The	e special	income le	evel for institu	ntionalized persons (select one):	
		0	300% o	f the SSI	Federal Bene	fit Rate (FBR)	
		0	%	_	_	FBR, which is less than 300%	
			70		percentage:		
		0	\$			ch is less than 300% of the FBR	
			0.4	1 0	dollar amou		
	0		%			ederal poverty level	
	0	O41			percentage:	State Dien (succife)	
		Oir	ier standa	ara includ	lea under the	State Plan (specify):	
0	The f	ollov	ving doll	ar	\$	Specify dollar amount: If this amount changes,	
	amou					this item will be revised.	
0			ving form	nula is us	ed to determine	ne the needs allowance	
	Speci	<i>fy</i> :					
0	Other	r (spe	ecify)				
					(select one):		
0				e instruct			
0			ving stan	dard und	er 42 CFR §4.	35.121	
	Speci	fy:					

State:	
Effective Date	

0	Optional State supplement standard							
0	Medically needy income standard							
0	The following dollar amount: Specify dollar amount: If this amount changes, this item will be revised.							
0	The amount is determined using the following formula: Specify:							
	Allowance for the family (select one)							
0	Not applicable (see instructions)							
0	AFDC need standard							
0	Medically needy income standard							
0	The following dollar amount: Specify dollar amount: The amount specified cannot exceed the higher amount:							
	of the need standard for a family of the same size used to determine eligibility under the State's approved AFDC plan or the medically needy income standard established under 42 CFR §435.811 for a family of the same size. If this amount changes, this item will be revised.							
0	The amount is determined using the following formula: Specify:							
0	Other (specify):							
	Amounts for incurred medical or remedial care expenses not subject to payment by a hird party, specified in 42 CFR §435.735:							
a. F	lealth insurance premiums, deductibles and co-insurance charges							
t	Necessary medical or remedial care expenses recognized under State law but not covered under the State's Medicaid plan, subject to reasonable limits that the State may establish on the amounts of these expenses.							
	ct one:							
0	Not applicable (see instructions) Note: If the State protects the maximum amount for the waiver participant, not applicable must be checked.							
0	The State does not establish reasonable limits.							
0	The State establishes the following reasonable limits (specify):							

State:	
Effective Date	

Family Support	Waiver – Ap	pendix B	Renewal	2023 Pa	roposal

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NOTE:	Items	B-5-b-2	and	B-5-c-2	are	for	use	by	states	that	use	spousal	impove	rishment
eligibili	ty rules	s <i>and</i> elec	et to a	pply the	spou	ısal	post	eliş	gibility	rules	S.	•	-	

b-2. Regular Post-Eligibility Treatment of Income: SSI State. The State uses the post-eligibility rules at 42 CFR §435.726 for individuals who do not have a spouse or have a spouse who is not a community spouse as specified in §1924 of the Act. Payment for home and community-based waiver services is reduced by the amount remaining after deducting the following allowances and expenses from the waiver participant's income:

i. <u>/</u>	Allowance for the needs of the waiver participant (select one):							
X	The following standard included under the State plan							
	(Sele	elect one):						
	0	SS	SSI standard					
	0	Optional State supplement standard						
	0	Medically needy income standard						
	X		_	come level	for institution	alized persons		
		_	elect one):					
		X	300% of th		eral Benefit R	,		
		0	%	-	_	R, which is less than 300%		
					e percentage:			
		0	\$			is less than 300%.		
			0./	1 ,	ollar amount:			
	0		% A percentage of the Federal poverty level					
	0	O4	Specify percentage: Other standard included under the State Plan					
			Specify:					
\circ	The	C- 11 .		4	¢	TC41 is a supposed all a many 41 is ideas as ill be		
0		te following dollar amount \$\ \text{If this amount changes, this item will be revised.}						
0					 to dotarmino t			
O		The following formula is used to determine the needs allowance: Specify:						
		y·						
0	Other							
	Spec	Specify:						
••			<u> </u>	•				
			e for the spo	ouse only (s	select one):			
0			licable	•				
0			-		-	who does not meet the definition of a ribe the circumstances under which this		
			e is provide	•	ine Act. Desci	inde the chicumstances under which this		
	Speci		1					
	speci	<i>19</i> ·						

State:	
Effective Date	

Spe	pecify the amount of the allowance (select one):						
0	SSI standard						
0	Optional State supplement star	ndard					
0	Medically needy income standa	ard					
0	8	\$	If this amount changes, this item will be				
	amount: Specify dollar amount:		revised.				
0	The amount is determined using	a the followin	a formula:				
	Specify:	ig the followin	g ioi muia.				
	Specify.						
iii.	Allowance for the family (select	one):					
0	Not Applicable (see instruction	s)					
0	AFDC need standard						
	Medically needy income standa	ard					
0	The following dollar amount:	\$					
	Specify dollar amount:		The amount specified cannot exceed the higher				
	of the need standard for a family of the same size used to determine eligibility under the						
	State's approved AFDC plan or the medically needy income standard established under						
	42 CFR §435.811 for a family of the same size. If this amount changes, this item will be						
0	revised. The amount is determined using the following formula:						
	The amount is determined using the following formula: Specify:						
	specify.						
0	Other						
	Specify:						
iv.	iv. Amounts for incurred medical or remedial care expenses not subject to payment by a third						
	party, specified in 42 §CFR 435.726:						
a. F	Health insurance premiums, deduc	tibles and co-in	nsurance charges				
	•		ognized under State law but not covered under				
t.	he State's Medicaid plan, subject to		nits that the State may establish on the amounts				
	of these expenses.						
Sel	ect one:						

State:	
Effective Date	

X	Not applicable (see instructions) Note: If the State protects the maximum amount for the						
	waiver participant, not applicable must be selected.						
0	The State does not establish reasonable limits.						
0	The State establishes the following reasonable limits						
	Specify:						

c-2. Regular Post-Eligibility Treatment of Income: 209(B) State. The State uses more restrictive eligibility requirements than SSI and uses the post-eligibility rules at 42 CFR §435.735 for individuals who do not have a spouse or have a spouse who is not a community spouse as specified in §1924 of the Act. Payment for home and community-based waiver services is reduced by the amount remaining after deducting the following amounts and expenses from the waiver participant's income:

. <u>A</u>	Allowa	llowance for the needs of the waiver participant (select one):					
0	The f	follo	following standard included under the State plan				
	(Sele	ct o	ne):				
	0	Th	e following	standard under 42 CFR §435.121:			
		Sp	ecify:				
	0	O	otional State	e supplement standard			
	0	M	edically nee	dy income standard			
	0	The special income level for institutionalized persons					
		(select one):					
		O 300% of the SSI Federal Benefit Rate (FBR)					
		0 %		A percentage of the FBR, which is less than 300%			
)	/0	Specify the percentage:			
		0	\$	A dollar amount which is less than 300%.			
)	Ψ	Specify dollar amount:			
	0	% A percentage of the Federal poverty level					
		Specify percentage:					
	0	Other standard included under the State Plan					
		Specify:					

State:	
Effective Date	

0	The following dollar amount Specify dollar amount:	\$	If this amount changes, this item will be revised.					
0	1 7	The following formula is used to determine the needs allowance:						
	Specify:							
0	Other							
	Specify:							
ii.	Allowance for the spouse only (s	select one):						
0	Not Applicable							
0	The State provides an allowance for a spouse who does not meet the definition of a community spouse in §1924 of the Act. Describe the circumstances under which this allowance is provided: Specify:							
	cify the amount of the allowance		101					
0	The following standard under 42 CFR §435.121: Specify:							
	speegy.							
0	Optional State supplement standard							
0	Medically needy income standa	ard						
0	The following dollar amount:	\$	If this amount changes, this item will be revised.					
	Specify dollar amount:							
0	The amount is determined using	ng the followin	ng formula:					
	Specify:							
iii.	Allowance for the family (select	one):						
0	Not Applicable (see instruction	s)						
0	AFDC need standard							
0	Medically needy income standa	ard						
0	The following dollar amount:	\$						
	Specify dollar amount:		The amount specified cannot exceed the higher					
	of the need standard for a family of the same size used to determine eligibility under the State's approved AFDC plan or the medically needy income standard established under							

State:	
Effective Date	

	42 CFR §435.811 for a family of the same size. If this amount changes, this item will be revised.					
0	The amount is determined using the following formula:					
	Specify:					
0	Other					
	Specify:					
	iv. Amounts for incurred medical or remedial care expenses not subject to payment by a third party, specified in 42 §CFR 435.726:					
a. I	Health insurance premiums, deductibles and co-insurance charges					
t	b. Necessary medical or remedial care expenses recognized under State law but not covered under the State's Medicaid plan, subject to reasonable limits that the State may establish on the amounts of these expenses.					
Sel	ect one:					
0	Not applicable (see instructions) Note: If the State protects the maximum amount for the waiver participant, not applicable must be selected.					
0	The State does not establish reasonable limits.					
0	The State establishes the following reasonable limits					
	Specify:					

d. Post-Eligibility Treatment of Income Using Spousal Impoverishment Rules

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

i. <u>A</u>	i. Allowance for the personal needs of the waiver participant					
(s	(select one):					
0	SSI Standard					
0	Optional State supplement standard					
0	Medically needy income standard					
0	The special income level for institutionalized persons					

State:	
Effective Date	

0	%	Specify percentage:		
0	The folloamount:	owing dollar	\$	If this amount changes, this item will be revised
0	The follo	· ·	to determin	e the needs allowance:
0	Other Specify:			
	spouse is under 42	different from the ar CFR §435.726 or 42 o	mount used f CFR §435.73	f a waiver participant with a community for the individual's maintenance allowance 5, explain why this amount is reasonable to the community.
0	Allowan	ce is the same		
0		ce is different.		
	Explanation of difference:			
		for incurred medical y, specified in 42 CFI		care expenses not subject to payment by a
a. I	Health insu	irance premiums, dedu	actibles and co	o-insurance charges
b. 1	Necessary medical or remedial care expenses recognized under State law but not covered			
unde	er the State	e's Medicaid plan, sub	ject to reasona	able limits that the State may establish on the
amo	unts of the	ese expenses.		
Sel	ect one:			
0		licable (see instructio articipant, not applica	,	te State protects the maximum amount for the elected.
0	The Stat	e does not establish r	easonable lin	nits.
0	The Stat		onable limits	as are used for regular (non-spousal) post-

NOTE: Items B-5-e, B-5-f and B-5-g only apply for the five-year period beginning January 1, 2014. If the waiver is effective during the five-year period beginning January 1, 2014, and if the state indicated in B-5-a that it uses spousal post-eligibility rules under §1924 of the Act before January 1, 2014 or after December 31, 2018, then Items B-5-e, B-5-f and/or B-5-g are not necessary. The state's entries in B-5-b-2, B-5-c-2, and B-5-d, respectively, will apply.

State:	
Effective Date	

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

e. Regular Post-Eligibility Treatment of Income: SSI State and §1634 state – 2014 through 2018. The State uses the post-eligibility rules at 42 CFR §435.726 for individuals who do not have a spouse or have a spouse who is not a community spouse as specified in §1924 of the Act. Payment for home and community-based waiver services is reduced by the amount remaining after deducting the following allowances and expenses from the waiver participant's income:

i. <u>A</u>	Allowance for the needs of the waiver participant (select one):					
X	The following standard included under the State plan					
	(Sele	ct o	ne):			
	0	SSI standard				
	0	Op	otional State	e suppleme	nt standard	
	0	Me	edically nee	dy income	standard	
	X		_	come level	for institution	alized persons
		_	lect one):			
		X	300% of th		eral Benefit R	,
		0	%	-	_	R, which is less than 300%
					e percentage:	
		0	\$			is less than 300%.
	0		Specify dollar amount:			ll
	O	% A percentage of the Federal poverty level Specify percentage:				
	0	Other standard included under the State Plan				
		Specify:				
0	The following dollar amount \$\\$ If this amount changes, this item will be					
J		e following dollar amount \$\ \text{If this amount changes, this item will be revised.}				
0	The	e following formula is used to determine the needs allowance:				
	Speci	fy:				
0	Othe	Other				
Ü	Specify:					
ii.	Allowa	ance	e for the spo	ouse only (s	select one):	
X	Not A	ppl	licable			
0			-		-	who does not meet the definition of a
	community spouse in §1924 of the Act. Describe the circumstances under which this allowance is provided:					
	Specij	fy:				

State:	
Effective Date	

Spe	lecify the amount of the allowan	ce (select one):		
Ó				
0	Optional State supplement st	andard		
0	Medically needy income stand			
0	The following dollar amount: Specify dollar amount:	\$	If this amount changes, this item will be revised.	
0	The amount is determined us Specify:	ing the followi	ng formula:	
iii.	Allowance for the family (selection)	ct one):		
X	Not Applicable (see instruction	ns)		
0	AFDC need standard			
0	Medically needy income standard			
0	State's approved AFDC plan or	ly of the same so	The amount specified cannot exceed the higher ize used to determine eligibility under the needy income standard established under. If this amount changes, this item will be	
0	The amount is determined us <i>Specify:</i>	ing the followi	ng formula:	
0	Other			
	Specify:			
	Amounts for incurred medical party, specified in 42 §CFR 43		re expenses not subject to payment by a third	
a. I	Health insurance premiums, dedu	actibles and co-	nsurance charges	
t	•	-	cognized under State law but not covered under mits that the State may establish on the amounts	
Sel	lect one:			

State:	
Effective Date	

X	Not applicable (see instructions) Note: If the State protects the maximum amount for the			
	waiver participant, not applicable must be selected.			
0	The State does not establish reasonable limits.			
0	The State establishes the following reasonable limits			
	Specify:			

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

f. Regular Post-Eligibility: 209(b) State – 2014 through 2018. The State uses more restrictive eligibility requirements than SSI and uses the post-eligibility rules at 42 CFR §435.735 for individuals who do not have a spouse or have a spouse who is not a community spouse as specified in §1924 of the Act. Payment for home and community-based waiver services is reduced by the amount remaining after deducting the following amounts and expenses from the waiver participant's income:

i. <u>A</u>	Allowance for the needs of the waiver participant (select one):					
0	The following standard included under the State plan					
	(Sele	(Select one):				
	0	Th	e following	standard ı	ınder 42 CFR	§435.121:
		Sp	ecify:			
	0	Οı	ational State	o supplomo	nt standard	
	0	_				
			edically nee			1' 1
	0	The special income level for institutionalized persons				
		(select one):				
		O 300% of the SSI Federal Benefit Rate (FBR)				
		0	%	A percent	age of the FB	R, which is less than 300%
			/0	Specify the percentage:		
		0	\$	A dollar amount which is less than 300%.		
			Ф	Specify dollar amount:		
	0		%	A percent	age of the Fed	eral poverty level
			Specify percentage:			
	0	Other standard included under the State Plan				
		Specify:				
0			owing dollar		\$	If this amount changes, this item will be
	Specify dollar amount: revised.					
0	The following formula is used to determine the needs allowance:					

State:	
Effective Date	

	Specify:			
0	Other			
	Specify:			
ii.	Allowance for the spouse only (select one):		
0	Not Applicable			
0	The State provides an allowance for a spouse who does not meet the definition of a community spouse in §1924 of the Act. Describe the circumstances under which this allowance is provided: Specify:			
~		(1		
	ecify the amount of the allowanc	, ,	101	
0	9			
	Specify:			
0	Optional State supplement standard			
0				
0	8	\$	If this amount changes, this item will be	
	amount:		revised.	
	Specify dollar amount:			
0	The amount is determined using <i>Specify:</i>	ng the followi	ng formula:	
	~F 4).			
iii.	Allowance for the family (select	t one):		
0	Not Applicable (see instructions)			
0	AFDC need standard			
0	Medically needy income standard			
0	The following dollar amount:	\$		
	Specify dollar amount:		The amount specified cannot exceed the higher	
	of the need standard for a family of the same size used to determine eligibility under the State's approved AFDC plan or the medically needy income standard established under 42 CFR §435.811 for a family of the same size. If this amount changes, this item will be revised.			
0	The amount is determined using	ng the following	ng formula:	

State:	
Effective Date	

	Specify:
0	Other Specify:
	Amounts for incurred medical or remedial care expenses not subject to payment by a third party, specified in 42 §CFR 435.726:
a. F	Health insurance premiums, deductibles and co-insurance charges
t	Necessary medical or remedial care expenses recognized under State law but not covered under he State's Medicaid plan, subject to reasonable limits that the State may establish on the amounts of these expenses.
Sel	ect one:
0	Not applicable (see instructions) Note: If the State protects the maximum amount for the waiver participant, not applicable must be selected.
0	The State does not establish reasonable limits.
0	The State establishes the following reasonable limits
	Specify:

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

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

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

i. <u>A</u>	i. Allowance for the personal needs of the waiver participant				
(s	(select one):				
0	SSI Standard				
0	Optional State supplement standard				
0	Medically needy income standard				
X	The special income level for institutionalized persons				
0	% Specify percentage:				
0	The following dollar \$ If this amount changes, this item will be				
	amount: revised				
0	The following formula is used to determine the needs allowance:				

State:	
Effective Date	

	Specify formula:
0	Other
	Specify:
	If the allowance for the personal needs of a waiver participant with a community
	spouse is different from the amount used for the individual's maintenance allowance
	under 42 CFR §435.726 or 42 CFR §435.735, explain why this amount is reasonable to meet the individual's maintenance needs in the community.
	Select one:
X	
0	Allowance is different.
	Explanation of difference:
	Amounts for incurred medical or remedial care expenses not subject to payment by a hird party, specified in 42 CFR §435.726:
a. I	Health insurance premiums, deductibles and co-insurance charges
b	Necessary medical or remedial care expenses recognized under State law but not covered
ι	under the State's Medicaid plan, subject to reasonable limits that the State may establish on
t	he amounts of these expenses.
Sel	ect one:
X	Not applicable (see instructions) Note: If the State protects the maximum amount for the
	waiver participant, not applicable must be selected.
0	The State does not establish reasonable limits.
0	The State uses the same reasonable limits as are used for regular (non-spousal) post- eligibility.

Appendix B-6: Evaluation / Reevaluation of Level of Care

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

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

State:	
Effective Date	

i.	Minimum number of services. The minimum number of waiver services (one or more) that an individual must require in order to be determined to need waiver services is:			
ii.	Fre	Frequency of services. The State requires (select one):		
	0	The provision of waiver services at least monthly		
	•	Monthly monitoring of the individual when services are furnished on a less than monthly basis If the State also requires a minimum frequency for the provision of waiver services other than monthly (e.g., quarterly), specify the frequency:		
		183 calendar days		

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

 O By an entity under contract with the Medicaid agency.

 Specify the entity:

 Level of Care (LOC) evaluations and re-evaluations are performed by each Coordinator of Community Services (CCS) with review and approval by the DDA.

 O Other

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

Each CCS must meet the established provider qualifications for Targeted Case Management (TCM) under the Medicaid State Plan and Appendix D-1.a. of this waiver.

Each CCS is required to participate in in-service training on assessment and evaluation, level of care determination, and waiver eligibility. The CCS is responsible for gathering information, including medical, psychological, and educational assessments, as part of the level of care determination process. The CCS must be able to critically review assessments in order to make a recommendation to DDA regarding level of care.

Final decisions regarding level of care are made by the DDA.

State:	
Effective Date	

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

All waiver participants must meet the DDA's criteria for developmental disability in accordance with Annotated Code of Maryland, Health-General Article, § 7-101, which is comparable to the federal definition found at 45 CFR. §1385.3, but redesignated as 45 CFR. §1325.3.

In order to be eligible for the Waiver, applicants must also meet the level of care criteria for an ICF/IID. See 42 U.S.C. § 1396n(c); 42 CFR §441.301(b)(1)(iii). Therefore, DDA considers the level of care of an ICF/IID in its application of its statutory definition of developmental disability. In determining the level of care for an ICF/IID, DDA looks to the federal definitions of intellectual disability and related condition, set forth in 42 CFR §435.1010, as required for admission to an ICF/IID. See 42 CFR §440.150(a)(2).

The DDA requires that the CCS completes a Comprehensive Assessment (CA) form based on these criteria. The CCS uses the CA to make an informed recommendation to the DDA on eligibility for all individuals who apply for services. The CCS submits the CA as well as any supporting documentation the CCS has gathered, including professional assessments and standardized tools via LTSSMaryland for review. The CCS verifies annually that the participant continues to meet the developmental disability eligibility determination.

In emergency situations, the DDA may complete the CA to determine the eligibility.

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

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

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

Each CCS completes the initial Level of Care (LOC) evaluation and annual reviews.

Initial Evaluation

As described in subsection d. above, for the initial evaluation, the CCS completes the CA and submits via LTSSMaryland, including any supporting documentation. Supporting documentation may include professional assessments such as psychological, neuropsychological, and medical evaluations, special education evaluations, behavioral rating scales, autism rating scales, evaluations conducted by speech-language, physical, and occupational therapists, and social histories.

The DDA Regional Office staff review these materials and the DDA Regional Director issues a final determination on eligibility.

In emergency situations, the DDA may complete the CA to determine the eligibility.

Annual Re-Evaluation

The CCS reviews a participant's LOC eligibility on an annual basis, assessing whether there are any changes in status and completes the LOC recertification form. The DDA ensures review of all participants on an annual basis. If there are changes in a participant's status, then the CCS submits a request for a reconsideration with any new supporting documentation, to the DDA Regional Office for review via LTSSMaryland.

If a participant no longer meets LOC or other eligibility requirements, the DDA will disenroll the participant from the Waiver program.

Failure to Meet LOC Requirement

If an applicant or current participant is denied eligibility for and enrollment in the waiver then they are provided a Medicaid Fair Hearing, as further specified in Appendix F.

g. Reevaluation Schedule. Per 42 CFR §441.303(c)(4), reevaluations of the level of care required by a participant are conducted no less frequently than annually according to the following schedule (select one):

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

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

LTSSMaryland provides alerts and generates reports related to status of annual LOC reevaluations, therefore ensuring that all enrolled waiver participants obtain an annual reevaluation of their LOC. The Quarterly Level of Care Report includes data to reflect LOCs due in 90 days, 60 days, 30 days, and overdue by CCS agency.

The Coordinator of Community Services completes the re-evaluation as provided in subsection f. above. The CCS completes a recertification of need form and uploads into the LOC module in LTSSMaryland.

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

State:	
Effective Date	

Specify the location(s) where records of evaluations and reevaluations of level of care are maintained:

LTSSMaryland maintain records of initial evaluations and annual re-evaluations of LOC.

Quality Improvement: Level of Care

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

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

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

i. Sub-assurances:

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

i. Performance Measures

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

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

Performance	LOC – PM1 Number and percent of new enrollees who have an initial				
Measure:	· ·	level of care determination prior to receipt of waiver services.			
	Numerator = number of	înew enrollees who have d	a LOC completed prior		
	to entry into the waiver.	to entry into the waiver. Denominator = number of new enrollees.			
Data Source (Select	ta Source (Select one) (Several options are listed in the on-line application): Other				
If 'Other' is selected,	If 'Other' is selected, specify: LTSSMaryland and/or Quality Improvement Organization (QIO)				
	Responsible Party for data collection/generation (check each that applies)	Frequency of data collection/generation: (check each that applies)	Sampling Approach (check each that applies)		
	☐ State Medicaid Agency	☐ Weekly	X 100% Review		

State:	
Effective Date	

X Operating Agency	\square Monthly	□Less than 100%
		Review
☐ Sub-State Entity	X Quarterly	\square Representative
		Sample; Confidence
		Interval =
X Other	\square Annually	
Specify:QIO		
	☐ Continuously and	□ Stratified:
	Ongoing	Describe Group:
	□ Other	
	Specify:	
		☐ Other Specify:

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

i. Performance Measures

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

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

Performance Measure: Data Source (Select of	LOC – PM2 Number and percent of LOC initial determinations completed according to State policies and procedures. Numerator = number of LOC initial determinations completed according to State policies and procedures. Denominator = number of initial determinations reviewed. one) (Several options are listed in the on-line application): Other		
	specify: Participant Reco		anon). Other
		2	
	Responsible Party for data collection/generation (check each that applies)	Frequency of data collection/generation: (check each that applies)	Sampling Approach (check each that applies)
	☐ State Medicaid Agency	□ Weekly	□ 100% Review
	X Operating Agency	□Monthly	X Less than 100% Review

State:	
Effective Date	

☐ Sub-State Entity	X Quarterly	X Representative
		Sample; Confidence
		Interval =95
X Other	\square Annually	95% +/-5%
Specify:QIO	·	
	☐ Continuously and	□ Stratified:
	Ongoing	Describe Group:
	□ Other	
	Specify:	
		☐ Other Specify:

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

b. Methods for Remediation/Fixing Individual Problems

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

DDA's Coordination of Community Services staff provides technical assistance and support on an ongoing basis to CCS providers and will provide specific remediation recommendations on identified issues. Based on the identified issues, a variety of remediation strategies may be used including additional communications, and training to providers. The DDA will document its remediation efforts in the provider's file.

ii Remediation Data Aggregation

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

Remediation-related	Responsible Party (check	Frequency of data
Data Aggregation	each that applies)	aggregation and
and Analysis		analysis:
(including trend		(check each that
identification)		applies)
	☐ State Medicaid Agency	□ Weekly

State:	
Effective Date	

X Operating Agency	\square Monthly
☐ Sub-State Entity	X Quarterly
X Other: Specify: QIO	\square Annually
	☐ Continuously and
	Ongoing
	☐ Other: Specify:

c. Timelines

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

X	No
0	Yes

Please provi	de a detai	led strategy	for assu	ring Level	of Care,	the spec	ific timel	ine for
implementing	g identified	d strategies,	and the	parties res	ponsible	for its o	peration.	

Appendix B-7: Freedom of Choice

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

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

Each individual and participant is afforded Freedom of Choice in their:

- 1. Selection of institutional or community-based care;
- 2. Selection of service delivery model (either Self-Directed Services or Traditional Services Models); and
- 3. Ability to choose from qualified providers (i.e., individuals, community-based services providers, vendors, and entities) based on service delivery model.

After an individual is determined to be eligible for the waiver, but prior to determining need for specific services or entering services, the CCS informs the individual and their authorized representative (if any) of services available under both an ICF/IID or other institutional setting and DDA's Home- and Community-Based Waiver programs. The CCS also provides information regarding service delivery models available under the DDA's Waiver programs. In addition, for those individuals considering the waiver, the CCS provides the individual and their authorized representative with information on how to access via the internet, a comprehensive listing of DDA services and providers. If the applicant or their legal representative does not have internet access, the CCS will provide a hard-copy resource manual.

Then, the individual and their authorized representative are given the choice of receiving services in either an institutional setting or home and community-based setting. This choice must be documented in the DDA's "Freedom of Choice" Form. The CCS

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presents and explains this form to the individual and their authorized representative and family. This form is available to CMS upon request.

The application packet is not considered complete and the individual will not be enrolled in the waiver until the Freedom of Choice form is signed by the individual or their authorized representative, and the CCS.

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

LTSSMaryland retains copies of the "Freedom of Choice" form.

Appendix B-8: Access to Services by Limited English Proficient Persons

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

The State provides meaningful access to individuals with Limited English Proficiency (LEP) who are applying for or receiving Medicaid services. Methods include providing interpreters at no cost to individuals, and making available language translations of various forms and documents. Additionally, interpreter resources are available for individuals who contact the DDA for information, requests for assistance, or complaints. All agency staff receive training in cultural competence as it relates to health care information and interpreting services.

The Maryland Department of Health's website contains useful information on Medicaid waivers and other programs and resources. The website will translate this information into a number of languages that are predominant in the community.

The State also provides translation services at Medicaid Fair Hearings, if necessary. If an LEP appellant attends a hearing without first requesting services of an interpreter, the

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Administrative Law Judge will not proceed unless there is an assurance from the appellant that they are able to sufficiently understand the proceedings. If not, the hearing will be postponed until an interpreter has been secured.

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