CHAPTER M02

NONFINANCIAL ELIGIBILITY REQUIREMENTS

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GENERAL RULES AND PROCEDURES

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M0210.000 GENERAL RULES & PROCEDURES

M0210.001 PRINCIPLES OF MEDICAID ELIGIBILITY DETERMINATION

А.	Int	roduction	Medicaid is an assistance program which pays medical service providers for services rendered to eligible needy individuals. An individual's need for medical care, the state of his health, or his coverage by private health insurance, have no effect on his Medicaid eligibility.
			The eligibility determination consists of an evaluation of an individual's situation which compares each of the individual's circumstances to an established standard or definition. The evaluation provides a structured decision-making process. An individual must be evaluated for eligibility in all covered groups for which he meets the definition, and the applicant/enrollee shall be informed of all known factors that affect eligibility.
B.	-	gibility quirements	Although all the requirements that follow may not be applicable in a particular individual's situation, they must be looked at and evaluated.
	1.	Nonfinancial Eligibility Requirements	 The Medicaid nonfinancial eligibility requirements are: a. Legal presence in the U.S., effective January 1, 2006 (M0210.150). b. Citizenship/alien status (M0220). c. Virginia residency (M0230). d. Social Security number (SSN) provision/application requirements (M0240). Assignment of rights to medical benefits and pursuit of support from the absent parent requirements (M0250). f. Institutional status requirements (M0280). g. Covered group requirements (M03).
	2.	Financial Eligibility Requirements	 The Medicaid financial eligibility requirements are: a. Asset transfer for individuals who need long-term care (subchapter M1450). b. Resources within resource limit appropriate to the individual's covered group. (Chapter M06 for F&C covered groups; Chapter S11 for ABD covered groups). c. Income within income limit appropriate to the individual's covered group. (Chapters M04 and M07 for F&C covered groups; Chapter S08 for ABD covered groups).

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- **3. Example EXAMPLE:** On January 5, 2006, Mr. H applies for Medicaid. He is in a nursing facility in Virginia, and has been there since July 5, 2005. When evaluating his application, the worker finds that he:
 - is a U.S. citizen,
 - is currently a Virginia resident residing in a medical institution in Virginia,
 - provided his SSN,
 - refused to provide third party liability and medical support information,
 - has applied for all benefits to which he is entitled,
 - meets the institutional status requirements,
 - is age 67 years and meets a covered group requirement.

He currently has \$5,000 in the bank. His income is \$600 per month Social Security (SS). Since he refused to provide third party liability and medical support information, he does not meet the assignment of right requirements and his application must be denied. He is also informed of the resource limit and that he is ineligible for Medicaid because his resources exceed the limit.

M0210.100 INELIGIBLE PERSONS

А.	Introduction	The individuals listed in this section are not eligible for Medicaid. However, their income and resources may be considered in determining the eligibility of others in the household who have applied for Medicaid.
B.	Certain Recipients of General Relief (GR)	 A recipient of General Relief (GR) maintenance who does not meet a Medicaid covered group is not eligible for Medicaid. An applicant for Medicaid and Supplemental Security Income (SSI) who receives GR from the interim assistance component may become eligible for Medicaid following the establishment of SSI eligibility. Eligibility for an SSI payment is effective the month following the SSI application month. When the Medicaid application is dated in the same month as the SSI application, Medicaid eligibility can be effective the month of application if the applicant meets all Medicaid eligibility requirements and another covered group requirement in the application month.
C.	Essential Spouse of an ABD Individual	An essential spouse of an aged, blind, or disabled person who does not himself/herself meet a covered group is not eligible for Medicaid.
D.	Individual Who Refuses to Assign Rights	By signing the application for medical assistance, an applicant assigns his rights to third party payments. Should the individual for any reason subsequently refuse to assign rights to third-party payments or support for himself or anyone for whom he can legally assign rights, he is not eligible for Medicaid. Failure to assign rights for another person will not affect the eligibility of that other person.

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- E. Individual Who Refuses to Pursue Support From an Absent Parent An individual applying for Medicaid for himself and on behalf of a child meets the requirement to cooperate with the pursuit of medical support from an absent parent for the child by signing the application. If DMAS requires the individual, other than a categorically needy pregnant woman, to take further action to cooperate with the pursuit of medical support, the individual must cooperate to continue to be eligible for Medicaid. If the individual refuses to cooperate in the pursuit of medical support, he is not eligible for Medicaid. Eligibility could exist if the individual meets a covered group and the individual chooses not to apply for the child.
- F. Individual Found Guilty of Medicaid Fraud
 An individual found guilty by a court of Medicaid fraud is not eligible for Medicaid. Ineligibility will last for a period of 12 months beginning with the month of conviction.
- G. Individual Who
Refuses to
Supply or Apply
For an SSNAny individual, except a child under age 1 born to a Medicaid or FAMIS
eligible mother, or an illegal alien, who does not apply for an SSN account
number or who fails or refuses to furnish all SSNs to the Department of Social
Services is not eligible for medical assistance coverage.

M0210.150 LEGAL PRESENCE

A. Legal Presence (Effective January 1, 2006) Effective January 1, 2006, Section 63.2-503.1 of the Code of Virginia requires most applicants for or recipients of public assistance who are age 19 or older to provide proof of citizenship or legal presence in the U.S. Applicants or recipients age 19 or older for whom medical assistance is requested must prove their citizenship or legal presence. Individuals who, on June 30, 1997, were Medicaid eligible and were residing in long-term care facilities or participating in home and community-based waivers, and who continue to maintain that status (eligible for Medicaid and reside in long-term care facilities or participate in home and community-based waivers) are exempt from this requirement. Non-citizens applying for Medicaid payment for emergency services are not subject to the legal presence requirement.

An individual who is applying on behalf of another and is not requesting assistance for himself is not subject to the legal presence requirement.

B. Documents That Demonstrate head presence by presenting one of the following documents: Legal Presence

- valid evidence of U.S. citizenship;
- valid evidence of legal permanent resident status;
- valid evidence of conditional resident alien status;
- a valid SSN verified by the Social Security Administration (SSA);
- a U.S. non-immigrant visa;
- a Resident Alien Card, form I-551, showing lawful permanent residence (green card);
- a pending or approved application for legal asylum;

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- a refugee or temporary protected status document; or
- a pending application for an adjustment of residence status.

C. Failure to Provide Proof of Legal Presence At the time of application, an applicant who cannot provide documentation that he is a citizen or legally present must sign an affidavit under oath attesting that he is a U.S. citizen or legally present in the United States in order to meet the requirement for proof of legal presence for either:

- a period of 90 days or until it is determined that he is not legally present in the U.S., whichever is earlier; or
- indefinitely if the applicant provides a copy of a completed application for a birth certificate within the United States or its territories that has been filed and is pending. The affidavit's validity shall terminate upon the applicant's receipt of a birth certificate or determination that a birth certificate does not exist because the applicant is not a citizen of the United States.

The Affidavit Of United States Citizenship Or Legal Presence In The United States is available at <u>https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms</u>.

NOTE: The individual's address on the affidavit form must be the individual's **residence** address, not the mailing address.

D. Relationship to
Other Medicaid
RequirementsProviding proof of legal presence or submitting a signed affidavit meets the
legal presence eligibility requirement. To be eligible for Medicaid, however,
the individual must meet all other state and federal Medicaid eligibility
requirements. Submission of the affidavit without proof of application for an
SSN as required by M0130.200.D does NOT meet the SSN requirement.

M0210.200 COVERED GROUPS

A. Introduction An individual who meets the nonfinancial eligibility requirements must also meet the definition for a Medicaid covered group. Covered groups include individuals who are age 65 or older, blind, disabled, under age 19, pregnant women, and the parent(s) or caretaker-relative of a dependent child. Medicaid financial eligibility requirements vary depending upon the covered group for which eligibility is being determined.

See chapter M03 for the covered groups' definitions, policy and procedures.

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		Appendix 1, page 5
		Appendix 4, page 2
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TN #DMAS-25	10/1/22	Table of Contents, Page 14d.
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		Appendix 4 added page 2.
TN #DMAS-24	7/1/22	Table of Contents
		Pages 1, 4a, 4b, 5, 6a, 8, 14d, 14e, 15,
		17, 18, 21, 22, 23
		Page 6b was added as a runover page.
		Appendix 9 was added.
		Pages 22a and 24-25 were removed.

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TN #DMAS-22	1/1/22	Table of Contents
		Pages 7, 12, 14a, 14b, 14d, 14e, 16, 22,
		22a, 24
		Appendix 5, pages 1, 3
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		Appendix 4 was added.
TN #DMAS-20	7/1/21	Pages 14c, 15, 18, 21, 22a
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		Page 15 is a runover page.
TN #DMAS-19	4/1/21	Table of Contents
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		Appendix 3, page 1
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		pages.
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		Page 25 was added as a runover page.
		Appendix 8 was added.
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TN #99	1/1/14	Appendix 5, page 3 Page 4 was renumbered for clarity. Page 4a is a runover page.

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		Appendix 3 and Appendices 5-8
	0/1/10	reordered and renumbered.
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		replaced.
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M0220.000 CITIZENSHIP & ALIEN REQUIREMENTS

M0220.001 GENERAL PRINCIPLES

A. Introduction	
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This subchapter explains in detail how to determine if an individual is a citizen or alien eligible for full Medicaid benefits (referred to as "full benefit aliens") or emergency services only (referred to as "emergency services aliens"). The federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (PRWORA) made major changes to the Medicaid eligibility of noncitizens of the United States. These changes eliminated the "permanently residing under color of law" (PRUCOL) category of aliens. The Medicaid benefits for which an alien is eligible are based upon whether or not the alien is a "qualified" alien as well as the alien's date of entry into the United States.

With some exceptions, the Deficit Reduction Act of 2005 (DRA) required applicants for Medicaid and Medicaid recipients to verify their United States citizenship and identity to be able to qualify for Medicaid benefits. The citizenship and identity (C&I) verification requirements became effective July 1, 2006. The Children's Health Insurance Program Reauthorization Act of 2009 (CHIPRA) allows additional exemptions from the C&I verification requirements and provides states with the option to verify C&I through the use of an electronic data match with the Social Security Administration (SSA). It also requires states to enroll otherwise eligible individuals prior to providing C&I verification or immigration status, and grant them *one or more* "reasonable opportunity" periods after enrollment to provide documentation, if necessary.

The policy and procedures for determining whether an individual is a citizen or a "full-benefit" or "emergency services" *noncitizens* are contained in the following sections:

M0220.100 Citizenship & Naturalization;
M0220.200 Alien Immigration Status
M0220.300 Full Benefit Aliens
M0220.400 Emergency Services Aliens
M0220.500 Aliens Eligibility Requirements
M0220.600 Aliens Entitlement & Enrollment
M0220, Appendix 9 Emergency Services Aliens Entitlement & Enrollment

 B. Declaration of Citizenship/Alien Status
 The Immigration Reform and Control Act (IRCA) requires as a condition of eligibility that the adult applicant who is head of the household (with exceptions below) declare in writing under penalty of perjury whether or not the individual(s) for whom he is applying is a citizen or national of the United States, and if not, that the individual is a lawfully admitted alien. For children under 18 years of age, the declaration is made by an adult family member. The declaration statement is on the application form.

EXCEPTION: An individual who is an "unqualified" alien (as defined in section M0220.410) does NOT complete the declaration.

Individuals who are required to sign the declaration and who fail or refuse to sign are NOT eligible for any Medicaid services.

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M0220.100 CITIZENSHIP AND NATURALIZATION

- A. IntroductionA citizen or naturalized citizen of the United States meets the citizenship
requirement for medical assistance (MA) eligibility, and is eligible for all MA
services if he meets all other eligibility requirements.
- B. Citizenship Determination
 - 1. Individual
Born in the
United StatesAn individual born in the United States, any of its territories (Guam, Puerto
Rico, United States Virgin Islands, or Northern Mariana Islands), American
Samoa, or Swain's Island is a United States citizen.

A child born in the United States to non-citizen parents who are in the United States as employees of a foreign country's government may not meet the United States citizen requirement. When a child born in the United States to non-citizen parents is a United States citizen by birth, the child may not meet the Virginia residency requirements in M0230.201 because of the parents' temporary stay in the United States.

2. Individual Born Outside the U.S.

a. Individual Born to or Adopted by U.S. Citizen Parents

A child or individual born outside the United States to U.S. citizen parents (the mother, if the child was born out-of-wedlock) automatically becomes a citizen by birth. A child under age 18 years who is a lawful permanent resident, who is currently residing permanently in the U.S. in the legal and physical custody of a U.S. citizen parent, and who meets the requirements applicable to adopted children under immigration law automatically becomes a citizen when there is a final adoption of the child, and does not have to apply for citizenship.

b. Individual Born to Naturalized Parents

A child born outside the United States to alien parents automatically becomes a citizen after birth, if his parents (the mother, if the child was born out-of-wedlock) are naturalized before he becomes 16 years of age.

c. Naturalized Individual

A child or individual born outside the U.S. and not automatically a citizen as in a) or b) above must have been naturalized to be considered a citizen.

C. Verification

- 1. **Requirements** The DRA requires that satisfactory documentation of citizenship and identity must be obtained for all enrollees who claim to be U.S. citizens. Enrollees who claim U.S. citizenship must have a declaration of citizenship AND documentary evidence of citizenship and identity in their case records.
- Exceptions to Verification Requirements
 The following groups of individuals are NOT required to provide verification of C&I. Document in the case record why an individual is exempt from verifying C&I:

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	er Subject		LIEN REQUIREMENTS	Page ending with Page M0220.100 3		
	a. All foster care children and IV-E Adoption Assistance children;					en;
		b. Individuals born to mothers who were eligible for MA in any state on the date of the individuals' birth;				
		c. Individuals entitled to or enrolled in Medicare, individuals receiving Social Security benefits on the basis of a disability and SSI recipients currently entitled to SSI payments. Former SSI recipients are not included in the exemption. The local department of social services (LDSS) must have verification from the Social Security Administration (such as a SVES response) of an individual's Medicare enrollment, benefits entitlement or current SSI recipient status.				
			an individual loses an exception sta verified, the individual must be give			
			E: A parent or caretaker who is app ing for MA for himself, is NOT req			
3.	Verification Required One Time	Once verification of C&I has been provided, it is not necessary to obtain verification again. Documentary evidence may be accepted without requiring the individual to appear in person. C&I documentation must be stored in the case record.			out requiring	
4.	Enroll Under Good Faith Effort	If an individual meets all other eligibility requirements and declares that he is a citizen, he is to be enrolled under a good faith effort. Do not request verification of C&I from the applicant, and do not delay or deny application processing for proof of C&I.			uest	
		If the	applicant meets all other eligibility	requireme	nts:	
		•	Approve the application and enro	oll the appl	icant in MA,	AND
		•	Specify on the Notice that the ind documentation of C&I if it cannot		•	
		•	Include the Reasonable Opportur https://fusion.dss.virginia.gov/Po %20Guidance/medicaid_reasona 10.pdf?ver=2019-06-04-151050-	rtals/[bp]/] ble_opport	Files/Medical tunity_insertre	
		C&I t necess requir C&I v	ndividual remains eligible for MA who hrough the data matching process desary, requests verification from the mements apply should an individual element of continuous eligibility.	escribed in individual lose his ex	M0220.100 The same go emption from	D below, or if ood faith effort providing
	ocedures for cumenting C&I	enroll (FAM declar docum	RA allows the option for verification ed in Medicaid or Family Access to (IIS) using a data match with SSA to ration of citizenship with SSA recor- mentation. This option, implemente nge of data between the Medicaid M	Medical I confirm t ds in lieu d in March	nsurance Sector he consistence of presentation 1 2010, allows	urity Plan y of a n of original s for a monthly

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(MMIS) and SSA for the documentation of C&I for individuals enrolled in the Medicaid and FAMIS programs. In order for this process to be used to verify citizenship and identity, the individual's SSN must be verified by SSA (see M0240).

For eligibility determinations processed through VaCMS, the Social Security data match takes place when the individual's information is sent through the Hub. For cases not processed in VaCMS, the SSA data match will take place after the individual has been enrolled in MMIS.

- 1. MMIS Data Matches SSA If the information in the MMIS matches the information contained in the SSA files, the MMIS will be updated to reflect the verification of C&I. No further action is needed on the part of the eligibility worker, and the enrollee will not be required to provide any additional documentation, if the SSA match code in MMIS shows that SSA verified the individual's C&I.
- 2. MMIS Data Does Not Match SSA
 If the information in the MMIS does not match the information in the SSA files, a discrepancy report will be generated monthly listing the inconsistent information. Eligibility staff is expected to review the report to see if the report lists any enrollees who were rejected because SSA could not verify the enrollee's citizenship and identity.

a. SSA Cannot Verify C&I

If the SSA data match result does not verify the individual's C&I, eligibility workers must review the information in the system to determine if a typographical or other clerical error occurred. If it is determined that the discrepancy was the result of an error, steps must be taken to correct the information in the system so that SSA can verify C&I when a new data match with SSA occurs in the future.

If the inconsistency is not the result of a typographical or other clerical error, the individual must be given a reasonable opportunity period of 90 days to either resolve the issue with SSA or provide verification of C&I. The eligibility worker must send a written notification to the enrollee that informs the enrollee of the discrepancy and gives him 90 calendar days from the date of the notice to either resolve the discrepancy with the SSA and to provide written verification of the correction, OR provide acceptable documentation of C&I to the LDSS.

The notice must specify the date of the 90th day, and must state that, if the requested information is not provided by the 90th day, the individual's Medicaid coverage will be canceled. Include with the notice the "Birth Certificates and Proof of Citizenship for Medicaid" Fact Sheet available on at <u>https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/References</u>. Acceptable forms of documentation for C&I are also included in Appendix 1 to this subchapter.

b. Individual Does Not Provide Verification in 90 Days

If the individual does not *respond to the request and does not* provide the information necessary to meet the C&I documentation requirements by the 90th day, coverage *may* be canceled. Send an advance notice, and cancel coverage at the end of the month in which the 90th day occurs. *If the individual provides part of the information or is in the process of getting the information, a new reasonable opportunity period shall be provided.*

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c. Discrepancy Resolved With SSA Within 90 Days

If written verification is received that corrects the SSA discrepancy within the 90 days, update the system accordingly so that the enrollee's information will be included in a future data match for C&I verification. The individual continues to remain enrolled pending the results of the subsequent data match.

If this subsequent data match with SSA results in verified C&I, MMIS will automatically enter code "CV" in the Cit Lvl and Identity fields in the individual's MMIS record. No further match will be done with the SSA files for C&I verification.

d. Verification of C&I Provided Within 90 Days

If the individual provides acceptable verification of his C&I within the 90 days, update the appropriate demographic fields in MMIS (and ADAPT, if the case is in ADAPT) with the appropriate codes. No further match will be done with the SSA files for C&I verification.

3. Subsequent If the individual who lost coverage for failure to provide C&I documentation files a subsequent application, a new reasonable opportunity period *should be* granted.

M0220.200 ALIEN IMMIGRATION STATUS

- A. Introduction An alien's immigration status is used to determine whether the alien meets the definition of a "full benefit" alien. All aliens who meet the state residency, covered group and all other nonfinancial eligibility requirements (except SSN for illegal aliens), and who meet all financial eligibility requirements are eligible for Medicaid coverage of emergency services. "Full benefit" aliens may be eligible for all Medicaid covered services. "Emergency services" aliens may be eligible for emergency services only.
- **B. Procedure** An alien's immigration status must be verified. Use the procedures in sections M0220.201 and 202 below to verify immigration status. After the alien's immigration status is verified, use the policy and procedures in section M0220.300 to determine if the alien is a full benefit alien. If the alien is a full benefit alien and is eligible for Medicaid, use the policy and procedures in section M0220.600 to enroll the alien in Medicaid.

If the alien is an emergency services alien who is eligible for Medicaid, use the policy and procedures in section M0220.600 D to enroll an eligible emergency services alien in Medicaid for emergency services only.

C. Changes in
ImmigrationIf a "full benefit" alien who was admitted to the U.S with immigration status in one
of the "seven-year" alien groups listed in M0220.313.A becomes a Lawful Permanent
Resident, he is considered to have full benefit status for the purposes of Medicaid
eligibility for the first seven years of residency in the U.S.

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M0220.201 IMMIGRATION STATUS VERIFICATION				
A. Verification Procedures	An alien's immigration status is verified by the official document issued by the United States Citizenship and Immigration Services (USCIS) and a comparison with the Systematic Alien Verification for Entitlements (SAVE) system. SAVE interface with the Federal Hub for applications processed in VaCMS. The EW does not need to obtain the alien status document when immigration status is verified through the Hub. If immigration status cannot be verified through the Hub, the EW must see the original document or a photocopy; submission of just an alien number is NOT sufficient verification.			d a comparison with m. SAVE interfaces EW does not need erified through the he EW must see the
	If the alien has an alien number but no U no USCIS document, use the secondary below if the alien provides verification o	verificatio	on SAVE pro	
	If the agency cannot promptly verify im Hub/SAVE, the agency must provide a 9 period for the individual's immigration s reduce or terminate benefits for an indiv otherwise eligible for Medicaid during s	0-calendar status to be idual whon	-day reasonal verified and the agency of	ble opportunity may not delay, deny, determines to be
	If the individual does not <i>respond to the</i> necessary to meet the C&I documentation <i>may</i> be canceled. Send an advance notion month in which the 90 th day occurs. <i>If th or is in the process of getting the information should be provided.</i>	on requirem e, and cano <i>he individue</i>	ents by the 90 cel coverage a al provides po	0 th day, coverage at the end of the <i>art of the information</i>
	NOTE: <i>If a noncitizen attests that they a</i> not use the verification procedures in thi section M0220.400 below to determine t	s section of	the SAVE p	rocedures. Go to
B. Documents That Verify Status	Appendix 7 to this subchapter contains a by lawfully present <i>noncitizens</i> .	list of typi	cal immigrat	ion documents used
	Verify lawful permanent resident status Resident Card (Form I-551), or for recer foreign passport or on Form I-94.			
	Verify lawful admission by a Resident A December 1997) or Permanent Resident Form I-688B with a provision of law sec immigrants admitted to the U.S. under a a Form I-551 or (2) a passport or I-94 fo SQ2, or SQ3 and bearing the Departmen	Card (Forretion 274A. Special Im rm indicati	n I-551); a Re 12(A)(1). Af migrant Visa ng categories	e-entry Permit; or a ghan and Iraqi will have either (1) SI1, SI2, SI3, SQ1,
	Form I-151 (Alien Registration Receipt and AR-3a are earlier versions of the Re with one of the older cards who does not to obtain the application forms for the I- 800-375-5283. When an I-151 is presen document for further verification (see M	sident Alie t have an I- 551. The f ted, refer th	n Card (Form 551should be orms may be ne alien to US	I-551). An alien referred to USCIS ordered by calling 1-

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C. Letters that Verif Status	y The USCIS and the Office of Refugee R used in lieu of or in conjunction with US letter is the only document provided, it is alien. For USCIS letters, contact the USC identifying the alien's status. For ORR I Trafficking Verification Line at 866-401 subchapter). Do not verify ORR letters	SCIS forms s necessary CIS at 1-80 etters, cont -5510 (see	to identify al to verify the 0-375-5283 f act the toll-fr Appendix 2	ien status. If the status of the for assistance in ee ORR	
D. Local USCIS Office Document	some USCIS offices have developed the that a locally produced stamp or legend question as to the veracity or status of th	will be on a	in USCIS for	m. If there is any	
E. Expired or Abser Documentation	document showing his immigration statu district office to obtain evidence of statu	If an applicant presents an expired USCIS document or is unable to present any document showing his immigration status, refer the individual to the USCIS district office to obtain evidence of status unless he provides an alien registration number. Allow the individual a 90-calendar-day reasonable opportunity period to provide the documentation			
	If the individual meets all other Medicaid eligibility requirements, do not delay, deny, reduce or terminate the individual's eligibility for Medicaid on the basis of <i>immigration</i> status. If the individual does not <i>respond to the request and does not</i> provide the information necessary to meet the C&I documentation requirements by the 90 th day, coverage <i>may</i> be canceled. Send an advance notice, and cancel coverage at the end of the month in which the 90 th day occurs. <i>If the individual provides part of the information or is in the process of getting the information, a new reasonable opportunity period should be provided.</i>				
		If the applicant provides an alien registration number with supporting verification of his identity, use the SAVE procedures in M0220.202 below to verify immigration status.			
	If an applicant presents an expired I-551 or I-151, follow procedures for initiating a primary verification. If the alien presents any expired document other than an expired I-551 or I-151, follow procedures for initiating a secondary verification.				
	If the alien does not provide verification of his identity, his immigration status cannot be determined, and he must be considered an unqualified alien.				
M0220.202 SYS	TEMATIC ALIEN VERIFICATIO	ON FOR	ENTITL	EMENTS (SAVI	
A. SAVE	Aliens must submit documentation of immigration status before eligibility for the full package of Medicaid benefits can be determined. SAVE interfaces with the Federal Hub for applications processed in VaCMS. The following procedures a applicable when immigration status cannot fully be verified by the Hub.			erfaces with the ng procedures are	
	If the documentation provided appears valid and meets requirements, eligibility is determined based on the documentation provided AND a comparison of the documentation provided with immigration records maintained by the USCIS. The comparison is made by using the SAVE system established by Section 121 of the Immigration Reform and Control Act of 1986 (IRCA).				
1. Primary Verification	Primary verification is the automated me SAVE regulations require that automated secondary verification. There are some agency will forego the primary verification verification (see Secondary Verification	d access be specific ins on method	attempted pr tances, howe	ior to initiating ver, when the	

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SAVE is accessed by the Alien Registration Number. SAVE is accessed directly
by the local agency. The alien registration number begins with an "A" and
should be displayed on the alien's USCIS document(s).

Information obtained through SAVE should be compared with the original USCIS document. If discrepancies are noted, the secondary verification process must be initiated. No negative action may be taken on the basis of the automated verification only.

A primary verification document must be **initiated prior to case approval.** The primary verification document must be filed in the case record.

2. Secondary Secondary verification is required in the following situations: Verification

- a. The alien has an alien number but no USCIS document, or the alien has no alien number and no USCIS document.
- b. Primary verification generates the message "Institute Secondary Verification" or "No File Found."
- c. Discrepancies are revealed when comparing primary verification to the original immigration document.
- d. Immigration documents have no Alien Registration Number (A-Number).
- e. Documents contain an A-Number in the A60 000 000 or A80 000 000 series.
- f. The document presented is an USCIS Fee Receipt.
- g. The document presented is Form I-181 or I-94 in a foreign passport that is endorsed "Processed for I-551, Temporary Evidence of Lawful Permanent Residence," and the I-181 or I-94 is more than one year old.

When secondary verification is required, the agency must complete the top portion of a Document Verification Request (Form G-845) or initiate an on-line request for a secondary verification through SAVE. The G-845 is *available at <u>http://www.uscis.gov</u>. Click on "Forms."*

B. Document Verification Request (Form G-845)
B. Document Verification Request (Form G-845)
If the alien has filed an USCIS application for or received a change in status, the application for or change in status in itself is not sufficient basis for determining immigration status. Likewise, any document which raises a question of whether USCIS contemplates enforcing departure is not sufficient basis for determining the alien's status. In such situations, verify the alien's status with USCIS using the Document Verification Request (Form G-845). For an alien who entered the U.S. before 8-22-96 and whose status is adjusted to a qualified status after he entered the U.S. use the Form G-845 Supplement to request the period of continuous presence in the U.S. The G-845 Supplement (S) is available at http://www.uscis.gov. Click on "Forms."

Form G-845 should be completed as fully as possible by the submitting agency. It is essential that the form contain enough information to identify the alien.

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A separate form must be completed for each alien. Completely legible copies (front and back) of the alien immigration documents must be stapled to the upper left corner of Form G-845. Copies of other documents used to make the initial alien status determination such as marriage records or court documents must also be attached.

Once the requirement to obtain secondary verification is determined, the agency must initiate the request within ten work days. The USCIS mailing address is subject to frequent changes. Obtain the current mailing address from the SAVE web site at <u>http://www.uscis.gov</u>. Click on "Direct Filing Addresses for Form G-845."

A photocopy of the completed G-845 form must be filed in the record as evidence that the form has been forwarded to USCIS.

The USCIS maintains a record of arrivals and departures from the United States for most legal entrants, and LDSS can obtain the required information from their USCIS office. The USCIS does not maintain an arrival and departure record for Canadian and Mexican border crossers. For these immigrants, as well as immigrants whose status was adjusted and whose original date of entry cannot be verified by USCIS, LDSS will need to verify continuance presence by requiring the immigrant to provide documentation showing proof of continuous presence.

Acceptable documentation includes:

- letter from employer
- school or medical records
- series of pay stubs
- shelter expense receipts, such as utility bills

in the immigrant's name that verify continuous presence for the period of time in question.

C. Agency Action When the primary verification response requires the eligibility worker to initiate a secondary verification from USCIS, do not delay, deny, reduce or terminate the individual's eligibility for Medicaid **on the basis of alien status**. If the applicant meets all other Medicaid eligibility requirements, approve the application and enroll the applicant in Medicaid. Allow 90 calendar days for the secondary verification to be received. If the secondary verification or the individual do not provide the information necessary to meet the documentation requirements by the 90th day, coverage *may* be canceled. Send an advance notice and cancel coverage at the end of the month in which the 90th day occurs. *If the individual provides part of the information or is in the process of getting the information, a new reasonable opportunity period should be provided*.

Upon receipt of the G-845 or response to the on-line query, compare the information with the case record. Timely notice must be given to the individual when Medicaid benefits are denied or reduced.

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Note: When a secondary verification is requested for an alien with an expired I-551, the G-845 or response to the on-line SAVE query should indicate that the person continues to have lawful permanent resident status. When a secondary verification is requested for an alien with an expired I-151, the G-845 or response to the on-line SAVE query will indicate that the documentation is expired; however, do not delay, deny, reduce or terminate an individual's eligibility for Medicaid on the basis of an expired I-151.

Once information has been obtained through SAVE, aliens with a permanent status are no longer subject to the SAVE process. Aliens with a temporary or conditional status are subject to SAVE at the time of application and when the temporary or conditional status expires.

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M0220.300 FULL BENEFIT ALIENS

A.	Policy
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A "full benefit" alien is

- an alien who receives SSI (M0220.305);
- an American Indian born in Canada to whom the provisions of section 289 of the Immigration and Nationality Act (INA) apply, or a member of an Indian tribe (as defined in section 4(e) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450b(e)) (M0220.306);
- a "qualified" alien (defined in M0220.310 below) who entered the U.S. before 8-22-96;
- a qualified alien refugee; asylee; deportee; Amerasian; Cuban or Haitian entrant; victim of a severe form of trafficking; or a qualified Afghan or Iraqi immigrant admitted to the U.S. on a Special Immigrant Visa *or an Afghan special immigrant who meets the criteria in M0220, Appendix 4*; who entered the U.S. on or after 8-22-96, but only for the first 7 years of residence in the U.S. (M0220.313.C) *unless the criteria in M0220 Appendix 4 are applicable.*
- effective 12-27-20, a qualified alien who is a Compact of Free Association (COFA) migrant (also referred to as compact citizens). COFA is a compact between the United States and the three Pacific Island sovereign states of Federated States of Micronesia, the Republic of the Marshall Islands, and the Republic of Palau—known as the Freely Associated States.
- before 4-1-21, a qualified LPR who entered the U.S. on or after 8-22-96 who has at least 40 qualifying quarters of work, but only **AFTER** 5 years of residence in the U.S. (M0220.313 B). Effective 4-1-21, a qualified LPR who entered the U.S. on or after 8-22-96 and who has resided in the U.S. for at least five years is no longer required to have any qualifying quarters of work to receive full Medicaid benefits;
- *the following qualified aliens, but only AFTER 5 years of residence in the U.S.:*
 - a parolee under section 212(d)(5) of the Immigration and Nationality Act for a period of at least 1 year;
 - an alien who is granted conditional entry pursuant to section 203(a)(7) of the Immigration and Nationality Act as in effect prior to April 1, 1980;
 - an alien, and/or an alien parent of battered children and/or an alien child of a battered parent who is battered or subjected to extreme cruelty while in the U.S.
- a qualified alien who meets the veteran or active duty military requirements in M0220.311 below; or
- a lawfully residing non-citizen child under age 19 or pregnant woman who meets the requirements in M0220.314 below.

A full benefit alien is eligible for full Medicaid benefits if he/she meets all other Medicaid eligibility requirements.

Aliens who are not "full benefit" aliens are "emergency services" aliens and may be eligible for emergency Medicaid services only if they meet all other Medicaid eligibility requirements. See section M0220.400 for emergency services aliens.

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В.		ocedure Step 1	First, determine if the alien receives SSI. Section M0220.305 describ of aliens who receive SSI. If the alien does NOT receive SSI, go to Step 2.				
				•			
			If the alien receives SSI, go to Step 6.				
	2.	Step 2	Second, determine if the alien is an An of an Indian tribe as defined in section Education Assistance Act (25 U.S.C. 4 group of aliens.	4(e) of the	e Indian Self	- Determination and	
			If NO, go to Step 3. If YES, go to Step	p 6.			
	3.	Step 3	Third, determine if the alien is a "quali benefit qualified alien).	ified" alier	n eligible for	full benefits (a full	
			 Section M0220.310 defines "quali Section M0220.311 defines qualifi Section M0220.312 describes qual 22-96. Section M0220.313 describes qual 	ied veterar ified alien	n or active du s who entere	d the U.S. before 8-	
			8-22-96. If the alien is NOT a qualified alien eli				
			If the alien is a qualified alien eligible	for full be	nefits, go to s	step 6.	
	4.	Step 4	Fourth, determine if the alien is a lawf or pregnant woman. See section M022		ng non-citize	n child under age 19	
			If the alien is NOT a lawfully residing woman, go to Step 5.	non-citize	n under age	19 or pregnant	
			If the alien is a lawfully residing non-c woman, go to Step 6.	itizen chil	d under age	19 or pregnant	
	5.	Step 5	The alien is an " emergency services " defines emergency services aliens, ther eligibility requirements applicable to a contains the entitlement and enrollmen services aliens.	n to M022 Il aliens, tl	0.500 which hen to <i>M022</i>	contains the 0.600 D, which	
	6.	Step 6	Use Section M0220.500, which contain applicable to all aliens, to determine th Section M0220.600, which contains th full benefit aliens, to enroll an eligible	e alien's N e entitlem	Medicaid eligent and enrol	ibility. Then use	

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M0220.305 ALIENS RECEIVING SSI

A. Policy An SSI recipient meets the Medicaid full benefit alien status requirements. Some SSI recipients who are aliens would have lost SSI and Medicaid eligibility. The Balanced Budget Act of 1997 restored SSI eligibility for certain groups of aliens:

- a legal alien who was receiving SSI on August 22, 1996, may continue to receive SSI if he/she meets all other SSI eligibility requirements.
- an alien who was blind or disabled on August 22, 1996, and who is residing legally in the U.S. may receive SSI in the future if he/she meets all other SSI eligibility requirements.
- a legal alien who is receiving SSI for months after July 1996 on the basis of an SSI application filed before January 1, 1979, is exempted from the SSI legal alien requirements, and is eligible for SSI if he/she meets all other SSI eligibility requirements.

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 B. SSI Extension for Elderly and Disabled Refugees Act
 The SSI Extension for Elderly and Disabled Refugees Act (P.L. 110-328), enacted on September 30, 2008, allows elderly or disabled aliens subject to the seven-year time limit for receiving SSI to receive up to two additional years of SSI benefits. Although the Social Security Administration makes the determination of eligibility for the SSI extension, the categories of seven-year aliens to which the SSI extension may apply are listed in M0220.313 A.1 through A.4.

> Individuals receiving SSI benefits on the basis of the SSI extension also meet the alien status requirement for full-benefit Medicaid eligibility.

C. **Procedure** Verify the alien's SSI current payment status on the SDX or through SVES. If the alien currently receives SSI, and/or received SSI during the period for which Medicaid coverage is requested, the alien meets the alien status requirements for Medicaid with no further development.

Determine the alien SSI recipient's Medicaid eligibility using the policy and procedures for full benefit aliens in section M0220.600 below.

M0220.306 CERTAIN AMERICAN INDIANS

A. Policy An alien who is

- an American Indian born in Canada to whom the provisions of section 289 of the Immigration and Nationality Act (INA) apply, or
- a member of an Indian tribe (as defined in section 4(e) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450b(e)),

meets the Medicaid full benefit alien status requirements.

B. Procedure Verify the status of an American Indian born in Canada from USCIS documents that the individual presents, or via the SAVE system.

Verify the status of a member of an Indian tribe as defined in section 4(e) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450b(e) from official documents that the individual presents.

M0220.310 QUALIFIED ALIENS DEFINED

A.	Qualified Aliens Defined		A qualified alien is an alien who, at the time he applies for, receives or attempts to receive Medicaid is:
	1.	Lawful Permanent Resident	an alien who is lawfully admitted for permanent residence under the Immigration and Nationality Act.
	2.	Refugee	an alien who is admitted to the U.S. under the Immigration and Nationality Act as a refugee under section 207 of the INA , or an alien

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	202 and amended by the 9th proviso ASSISTANCE in title II of the Fore	ort Financing ned in section o under MIGE gign Operation	, and Relate 101(e) of P RATION AN ns, Export F	d Programs Public Law 100 ND REFUGEE Tinancing, and
	section 207 of the INA. The Amera	isian immigra	ant will have	an I-94 coded
Conditional Entrant				
	203(a)(7) of the Immigration and Na have an <i>USCIS</i> Form I-94 bearing th	ationality Act he stamped le	t (INA) (8 Û	JSC 1153(a)(7
Asylee	÷ .			•
Parolee	Immigration and Nationality Act for group will have a Form I-94 indicat	r a period of a ing that the b	at least 1 yea	ar. Aliens in t
Deportee Deportation Withheld	 (as in effect immediately before the of Public Law 104-208) or section 2 section 305(a) of division C of Public an order from an immigration judge 	effective date 241(b)(3) of the c Law 104-20 showing that	e of section he INA (as a 08) . These t deportation	307 of divisio amended by aliens will hav has been
	Entrant Asylee Parolee Deportee Deportation	Appropriations Act 1988 (as contain 202 and amended by the 9th provise ASSISTANCE in title II of the Fore Related Programs Appropriations A amended).The refugee will have a Form I-94 is section 207 of the INA. The Amera AM1, AM2, or AM3, or an I-551 ccConditional Entrantan alien who is granted conditional of Immigration and Nationality Act as Aliens admitted to the United States 203(a)(7) of the Immigration and Nationality Act as Aliens admitted to the United States 203(a)(7) of the Immigration and National the NoTE: Section 203(a)(7) of the INA sec NOTE: Section 203(a)(7) of the INA of 1980 (P.L.96-212) and re effective April 1, 1980.Asyleean alien who is granted asylum unde Nationality Act. Aliens granted asyParoleean alien who is paroled into the U.S Immigration and Nationality Act for group will have a Form I-94 indicati pursuant to section 212(d)(5) of the withheldDeportee Withheldan alien whose deportation is being (as in effect immediately before the of Public Law 104-208) or section 2 section 305(a)of division C of Publi an order from an immigration judge withheld under section 243(h) or section	Appropriations Act 1988 (as contained in section 202 and amended by the 9th proviso under MIGH ASSISTANCE in title II of the Foreign Operation Related Programs Appropriations Act, 1989, Pub 	Appropriations Act 1988 (as contained in section 101(e) of P 202 and amended by the 9th proviso under MIGRATION AN ASSISTANCE in title II of the Foreign Operations, Export F Related Programs Appropriations Act, 1989, Public Law 100 amended).The refugee will have a Form I-94 identifying him/her as a r section 207 of the INA. The Amerasian immigrant will have AM1, AM2, or AM3, or an I-551 coded AM6, AM7, or AM3Conditional Entrantan alien who is granted conditional entry pursuant to section Immigration and Nationality Act as in effect prior to April 1, Aliens admitted to the United States as conditional entrants p 203(a)(7) of the Immigration and Nationality Act (INA) (8 U have an USCIS Form I-94 bearing the stamped legend "Refug Entry" and a citation of the INA section.NOTE: Section 203(a)(7) of the INA was made obsolete by t of 1980 (P.L.96-212) and replaced by section 207 of effective April 1, 1980.Asyleean alien who is granted asylum under section 212(d)(5) Immigration and Nationality Act for a period of at least 1 yea group will have a Form I-94 indicating that the bearer has be pursuant to section 212(d)(5) of the INA.Deportee Deportationan alien whose deportation is being withheld under section 20 (as in effect immediately before the effective date of section of Public Law 104-208) or section 241(b)(3) of the INA (as a section 305(a) of division C of Public Law 104-208). These an order from an immigration judge showing that deportation withheld under section 243(h) or section 241(b)(3) of the INA

- 7. Cuban or
Haitian
Entrantan alien who is a Cuban and Haitian entrant as defined in section 501(e) of the
Refugee Education Assistance Act of 1980. A Cuban or Haitian Entrant is a
person from Cuba or Haiti who
 - has been granted parole by USCIS for humanitarian or public interest reasons, unless a final order of deportation or exclusion has been issued;
 - has an application for asylum pending with *USCIS*, unless a final order of deportation or exclusion has been issued;

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• is subject to *USCIS* exclusion or deportation proceedings, unless a final order of deportation or exclusion has been issued.

a. Humanitarian, Public Interest, Application for Asylum

To meet the humanitarian, public interest or application for asylum status, the Cuban or Haitian entrant must be from Cuba or Haiti and must have an I-94 with one or more of the following notations:

- humanitarian parole;
- public interest parole;
- section 212(d)(5);
- parole; or
- Form I-589 filed.

Contact USCIS if there is reason to believe that a final order of exclusion or deportation has been issued.

b. Subject to Exclusion or Deportation

To be subject to exclusion or deportation proceedings, the Cuban or Haitian entrant must be from Cuba or Haiti and must have letters or notices which indicate ongoing exclusion or deportation proceedings that apply to the individual. Contact *USCIS* if there is reason to believe that a final order of exclusion or deportation has been issued.

8. Battered Alien an alien, and/or an alien parent of battered children and/or an alien child of a battered parent who is battered or subjected to extreme cruelty while in the U.S. who meets the following requirements:

- a. the perpetrator is a spouse, parent or other household member of the spouse or parent's family who was residing in the home at the time of the incident but is no longer in the home. The alien must not now be residing in the same household as the individual responsible for the battery or extreme cruelty, and
 - the alien was battered or subjected to extreme cruelty while in the U.S. by a spouse or a parent, or by a member of the spouse or parent's family residing in the same household as the alien, and the spouse or parent consented to or acquiesced in such battery or cruelty;
 - the alien's child was battered or subjected to extreme cruelty while in the U.S. by a spouse or a parent of the alien (without the active participation of the alien in the battery or cruelty), or by a member of the spouse or parent's family residing in the same household as the alien, and the spouse or parent consented or acquiesced to such battery or cruelty and the alien did not actively participate in such battery or cruelty; or

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	 the alien child resides in the subattered or subjected to extrem spouse, or by a member of the household as the parent and the battery or cruelty. 	ame househ ne cruelty v e spouse's f	old as a pare while in the U amily residir	ent who has been U.S. by that paren ng in the same
	b. the agency providing benefits deters issued by the U.S. Attorney Gener between the battery or cruelty and	ral) that the	re is a substa	antial connection
	c. the alien has a petition approved b following:	oy or pendir	ng with USC	IS for one of the
	 status as an immediate relative classification changed to immediate relative status as the spouse or child of or suspension of deportation and or extreme cruelty by a spouse alien. 	igrant; f a lawful p adjustmen	ermanent rest t to LPR stat	sident alien (LPR) us based on batter
9. Afghan or Iraqi Special Immigrant	an alien who is lawfully admitted into for permanent residency <i>or an Afghan</i> <i>M0220, Appendix 4</i> ;. Aliens in this gre spouse, and his children under age 21 Special Immigrants will have either (1 form indicating categories SI1, SI2, SI Department of Homeland Security sta <i>special immigrants will have one of th</i>	special imit oup include living in th) a Form I- I3, SQ1, SQ mp or notat	<i>migrant who</i> the principa e home. Afg 551 or (2) a 22, or SQ3 a tion. <i>Other q</i>	<i>meets the criteria</i> I SIV holder, his ghan and Iraqi passport or I-94 nd bearing the <i>ualified Afghan</i>
10. Victims of Trafficking	an alien who has been granted nonimr who has a pending application that set evidence) case for eligibility for such	s forth a pr		
M0220.311 VETER	RAN & ACTIVE DUTY MILL	ΓARY A	LIENS	
A. Veterans or Active Duty Military Aliens	An alien lawfully residing in the state Medicaid benefits (if he/she meets all regardless of the date of entry into t following conditions:	other Medi	caid eligibili	ity requirements)
	 he/she is a qualified alien and is a account of alienage, and who fulfi requirements of section 5303A(d) 	lls the mini	imum active	-duty service

- 2. he/she is a qualified alien and is on active duty (other than active duty for training) in the Armed Forces of the United States (not in the Armed Forces Reserves),
- 3. he/she is the
 - a) spouse or the unmarried dependent child of a living (not deceased) qualified alien who meets the conditions of 1. or 2. above, or

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	b) the unremarried surviving s or 2. above who is deceased veteran			
	• before the expiration of the period of service in the death of the veteran	which the was incur	injury or dise	ase causing
	• for one year or more; or	•		
	 for any period of time it was born to them before 			marriage or
	A divorced person is not a spou	se.		
A "dependent child" for this section's purposes is one who Veterans Administration (VA) has determined to meet the definition of "dependent child." According to the VA, a d child is an unmarried child under age 18, an unmarried chi ages 18 and 23 who is attending a VA-approved school, or "helpless" child who became disabled before attaining age				he VA a dependent child between or a
B. Verification	Acceptable verification of honorable the following documents:	e discharge	e or active dut	y status include
1. Discharge Status	For discharge status, an original or notarized copy of the veteran's discharge papers (DD 214) issued by the branch of service in which the alien was a member verifies whether he/she was honorably discharged for a reason other than alien status.			
	Other documentation which is accept Defense (DOD) or VA guidelines ca			
	A self declaration under penalty of preceipt of acceptable documentation		y be accepted	pending
2. Active Duty Status	For active duty military status, an or current orders showing the individual Army, Navy, Air Force, Marine Con Guard duty is NOT active military s (DD Form 2 (active)) verifies wheth status.	al is on ful ps, or Coa tatus), or a	l-time duty in st Guard (full military iden	the U.S. -time National tification card
	Other documentation which is accept Defense (DOD) or VA guidelines car or military ID card.			
	A self declaration under penalty of preceipt of acceptable documentation		y be accepted	pending

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C. Services Available To Eligibles A qualified alien who meets the veteran or active duty military requirements above and who meets all other Medicaid eligibility requirements is eligible for the full package of Medicaid covered services available to the alien's covered group.

D. Entitlement &	The Medicaid entitlement policy and enrollment procedures for eligible
Enrollment of	veteran/active duty military aliens are found in section M0220.600 below.
Eligibles	

M0220.312 QUALIFIED ALIENS WHO ENTERED U.S. BEFORE 8-22-96

А.	Qualified Aliens Entered U.S. Before 8-22-96	Qualified aliens (as defined in M0220.310 above) who were living in the U.S. prior to 8-22-96 and who meet all other Medicaid eligibility requirements are eligible for the full package of Medicaid benefits available to the covered group they meet.		
	1. Full Benefit Qualified Aliens	 These "full benefit" qualified aliens who entered the U.S. before 8-22-96 are: Lawful Permanent Residents, Refugees under section 207, and Amerasian immigrants, Conditional Entrants under section 203(a)(7), Asylees under section 208, Parolees under section 212(d)(5), Deportees whose deportation is withheld under section 243(h) or 241(b)(3), Cuban or Haitian Entrants, and Battered aliens, alien parents of battered children, and/or alien children of battered parents. NOTE: If the qualified alien is a veteran or in active duty military status, or is the spouse or the unmarried dependent child of a qualified alien who meets the conditions in M0220.311 above, the alien is a full benefit alien. 		
	2. Adjusted Status	 When an alien entered the U.S. before 8-22-96 with an unqualified alien status and the alien's status is adjusted to a qualified status after the alien entered the U.S., the alien's qualified status is considered to be effective back to the date he/she entered the U.S. if: the alien was physically present in the U.S. before 8-22-96, and the alien remained physically present in the U.S. from the date of entry to the status adjustment date. 		

presence in the U.S. (see M0220.202).

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B.	Services Available	A qualified alien who entered the U.S. before 8-22-96 and who meets all other
	To Eligibles	Medicaid eligibility requirements is eligible for the full package of Medicaid
		covered services available to the alien's covered group.

C. Entitlement &
Enrollment of
EligiblesThe Medicaid entitlement policy and enrollment procedures for eligible qualified
aliens who entered the U.S. before 8-22-96 are found in section M0220.600
below.

M0220.313 QUALIFIED ALIENS WHO ENTERED U.S. ON OR AFTER 8-22-96

- A. No Limit on
Residency in the
U.S.Effective 12-27-20, qualified aliens who are Compact of Free Association
(COFA) migrants (also referred to as compact citizens) are full benefit aliens.
COFA is a compact between the United States and the three Pacific Island
sovereign states of Federated States of Micronesia, the Republic of the Marshall
Islands, and the Republic of Palau—known as the Freely Associated States.
- B. First 7 Years of Residence in U.S.
 During the first seven years of residence in the U.S., six (6) groups of qualified aliens (as defined in M0220.310 above) who entered the U.S. on or after 8-22-96 are eligible for the full package of Medicaid benefits available to the covered group they meet (if they meet all other Medicaid eligibility requirements), even if their status is adjusted later to LPR.. These 6 groups of qualified aliens who entered the U.S. on or after 8-22-96 are:
 - 1. **Refugees** Refugees under section 207 and Amerasian immigrants are full benefit aliens for 7 years from the date of entry into the U.S. Once 7 years have passed from the date the refugee entered the U.S., the refugee becomes an "emergency services" alien.
 - 2. Asylees Asylees under section 208 are full benefit aliens for 7 years from the date asylum in the U.S. is granted. Once 7 years have passed from the date the alien is granted asylum in the U.S., the asylee becomes an "emergency services" alien.
 - **3. Deportees** Deportees whose deportation is withheld under section 243(h) or section 241(b)(3) are full benefit aliens for 7 years from the date withholding is granted. After 7 years have passed from the date the withholding was granted, the deportee becomes an "emergency services" alien.

NOTE: If the qualified alien is a veteran or in active duty military status, or is the spouse or the unmarried dependent child of a qualified alien who meets the conditions in M0220.313 above, the alien is a full benefit alien.

 Cuban or Haitian
 Entrants
 Cuban and Haitian entrants as defined in section 501(e) of the Refugee Education Assistance Act of 1980 are full benefit aliens for 7 years from the date they enter the U.S. After 7 years have passed from the date they entered the U.S., a Cuban or Haitian entrant becomes an "emergency services" alien.

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5.	Victims of a Severe Form of Trafficking	Victims of a severe form of trafficking a Protection Act of 2000, P.L. 106-386 ard date they are certified or determined Resettlement (ORR). Victims of a sever either a letter of certification (for adults) under age 18 years) issued by the ORR (date of certification/eligibility specifie victim of a severe form of trafficking. certification/eligibility date, a victim of a "emergency services" alien unless his sta	e full benefi eligible by re form of t or a letter (see Append d in the let After 7 ye a severe for	it aliens for 7 the Office of rafficking ar of eligibility dix 5 of this ter is the da ars have pass m of traffick	7 years from the 5 Refugee e identified by (for children subchapter). The ite of entry for a sed from the
6.	Afghan or Iraqi Immigrant Admitted to the U.S. on a Special Immigrant Visa	The Department of Defense Appropriati 2009, provides that Iraqi and Afghan Sp benefits to the same extent and for the sa legislation supersedes prior legislative ar benefits for an 8-month time period. Pro are met, Iraqi and Afghan Special Immig the first seven years after entry into the b	ecial Immig ame time pout uthority that vided that a grants are e	grants are eli eriod as refug t limited Spo all other elig ligible for M	gible for Medicaid gees. The ecial Immigrants to ibility requirements
		For Afghan special immigrants who do M0220, Appendix 4.	not hold a S	Special Immi	grant Visa, see
7.	After 7 Years Residence in U.S.	After seven years of residence in the U.S. deportee, Cuban or Haitian entrant, victi Afghan or Iraqi Special Immigrant (as d the U.S. on or after 8-22-96 is no longer becomes an "emergency services" alien.	m of a seve efined in M eligible for	ere form of ti 10220.310 ab	rafficking, or ove) who entered
С.	AFTER 5 Years of Residence in U.S.	<i>The following qualified aliens</i> who enter eligible for the full package of Medicaid they meet (if they meet all other Medica residence in the U.S.:	benefits av	vailable to th	e covered group
		• a parolee under section 212(d)(5) of period of at least 1 year;	^c the Immig	ration and N	ationality Act for a
		• an alien who is granted conditional Immigration and Nationality Act as			
		• an alien, and/or an alien parent of b battered parent who is battered or st U.S.			•
		• LPRs (as defined in M0220.310 abo months prior to April 2021, an LPR and who has resided in the U.S. for j qualifying quarters of work. Effectiv resident who entered the U.S. on or U.S. for at least five years is no long quarters of work to receive full Med	who entere five years n ee 4-1-21, a after 8-22- ger required	d the U.S. of nust also hav qualified lay 96 and who l l to have any	n or after 8-22-96 ve at least 40 wful permanent has resided in the
1.	LPR	When an LPR entered the U.S. on or after services" alien during the first 5 years quarters.			e .

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Note: If the LPR had prior immigration status in one of the "seven-year" alien groups listed in M0220.313.A, he is considered to have "seven-year" status for the purposes of Medicaid eligibility for the first seven years of residency in the U.S. To determine former status of a LPR, check the coding on the I-551 for codes RE-6, RE-7, RE-8, or RE-9. Contact the USCIS at 1-800-375-5283 for assistance in identifying the former status for other seven year aliens.

Effective 4-1-21, AFTER 5 years have passed from the date of entry into the U.S., LPRs are "full benefit" aliens. *For eligibility determinations for months prior to April 2021,* LPRs who DO NOT have at least 40 qualifying quarters of work remain emergency services aliens after 5 years have passed from the date of entry into the U.S.

2. Qualifying Quarter

- A qualifying quarter of work means a quarter of coverage as defined under Title II of the Social Security Act which is worked by the alien and/or
- all the qualifying quarters worked by the spouse of such alien during their marriage and the alien remains married to such spouse or such spouse is deceased, and all of the qualifying quarters worked by a parent of such alien while the alien was under age 18 years.

See Appendix 3 to this subchapter for procedures for verifying quarters of coverage under Title II of the Social Security Act.

Any quarter of coverage, beginning after December 31, 1996, in which the alien, spouse or parent of the alien applicant received any federal means-tested public benefit (such as SSI, TANF, Supplemental Nutrition Assistance Program [SNAP] and **full-benefit** Medicaid) **cannot** be credited to the alien for purposes of meeting the 40 quarter requirement. Medicaid coverage for **emergency services** does not impact the 40 quarter requirement.

D. Services Available To Eligibles

Amerasian, Asylee,

Deportee, Cuban or

of a Severe Form of

Haitian

Lligibles 1. Refugee, Th

The following immigrants:

- qualified refugee,
- Amerasian,
- asylee,
- deportee,
- Trafficking; Afghan or Iraqi Special Immigrant

Entrant, Victim

- Cuban or Haitian entrant,
- victim of a severe form of trafficking, or

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- Afghan or Iraqi Special Immigrant (as defined in M0220.310 above *and in M0220, Appendix 4*),
- Ukraine Humanitarian Parolees (see Appendix 4)

who entered the U.S. on or after 8-22-96 and who meets all other Medicaid eligibility requirements is eligible for the full package of Medicaid covered services available to the alien's covered group during the first 7 years of residence in the U.S. After 7 years of residence in the U.S., the refugee, Amerasian, asylee, deportee, Cuban or Haitian entrant, victim of a severe form of trafficking, or Afghan or Iraqi Special Immigrant who entered the U.S. on or after 8-22-96 is no longer eligible for full Medicaid benefits and is eligible for emergency services only.

2. LPR Effective 4-1-21, after five years of residence in the U.S., an LPR who entered the U.S. on or after 8-22-96 is eligible for the full package of Medicaid benefits available to the covered group he/she meets if he/she meets all other Medicaid eligibility requirements.

For eligibility determinations for months prior to April 2021, LPRs who DO NOT have at least 40 qualifying quarters of work remain emergency services aliens after 5 years have passed from the date of entry into the U.S.

E. Entitlement & The Medicaid entitlement policy and enrollment procedures for full benefit qualified aliens who entered the U.S. on or after 8-22-96 are found in section M0220.600 below.

The Medicaid entitlement policy and enrollment procedures for emergency services qualified aliens who entered the U.S. on or after 8-22-96 are found in section M0220.700 below.

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	FULLY RESIDING NON-CIT ND PREGNANT WOMEN	IZEN CH	ILDREN	UNDER AG
A. Policy	Section 214 of CHIPRA of 2009 giv FAMIS/FAMIS MOMS coverage to in the United States and are otherwis to cover children under the age of 19 residing in the U.S.	o certain indivise eligible for	iduals who a assistance.	re lawfully residi Virginia has elect
	Noncitizens are lawfully residing in into the U.S. and have not overstaye they have current permission to stay	d the period f	or which the	
	This policy does not apply to indivi- removal under the Deferred Action announced by the U.S. Department	for Childhood	Arrivals (D	ACA) process
	Children born in the U.S. to foreign citizen) must have their own lawful status.			
	Children under age 19 and pregnant non-citizen alien groups described b verified at the time of the initial elig renewal of eligibility to ensure that t their immigration status has not char	elow must ha ibility determ they are lawfu	ve their imm ination and a	igration status at each annual
	NOTE: All aliens who meet the alie and FAMIS/FAMIS MOMS must al requirements to be eligible for cover	lso meet the V	virginia state	
	For a pregnant woman who is not la <i>immigration status of DACA</i> , use CH FAMIS Prenatal Coverage. If she is evaluate her eligibility for the cover	napter M23 to not eligible fo	evaluate her or FAMIS Pr	eligibility for enatal Coverage,
B. Eligible Alien Groups	Lawfully residing children under ag FAMIS/FAMIS MOMS alien requin or length of time in the U.S. Childre residing aliens if they are:	rements witho	ut regard to	their date of arrivation
	 a qualified alien as defined in se See M0220.310; 	ection 431 of I	PRWORA (8	8 U.S.C § 1641).
	2. an alien in a nonimmigrant statu under which he or she was admi admission . This group includes	itted or to whi	ch he or she	has changed after
	 an alien who has been paroled in 212(d)(5) of the Immigration an (d)(5)) for less than I year, except deferred inspection or pending r 	d nationality A pt for an alien	Act (INA) (8 paroled for	3 U.S.C § 1182
	 4. an alien who belongs to one of t a. aliens currently in temporar 245A of the INA (8 U.S.C.§ 	y resident stat	us pursuant	

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- b. aliens currently under Temporary Protected Status (TPS) pursuant to section 244 of the INA (8 U.S.C. § 1254a), and pending applicants for TPS who have been granted employment authorization,
- c. aliens who have been granted employment authorization under 8 CFR 274a.12(c)(9), (10), (16), (18), (20), (22), or (24),
- d. Family Unity beneficiaries pursuant to section 301 of Pub. L. 101-649, as amended,
- e. aliens currently under Deferred Enforced Departure (DED) pursuant to a decision made by the President,
- f. aliens currently in deferred action status, except for individuals receiving deferred status as a result of the Deferred Action for Childhood Arrivals (DACA) process, announced by the U.S. Department of Homeland Security on June 15, 2012, or
- g. aliens whose visa petition has been approved and who have a pending application for adjustment of status.
- a pending applicant for asylum under section 208(a) of the INA (8 U.S.C. § 1158), or for withholding of removal under section 241(b)(3) of the INA (8 U.S.C. § 1231), or under the Convention Against Torture who has been granted employment authorization, or such an applicant under the age of 19 who has had an application pending for at least 180 days;
- 6. an alien who has been granted withholding of removal under the Convention Against Torture;
- 7. a child who has a pending application for Special Immigrant Juvenile status as described in section 101(a)(27)(J) of the INA (8 U.S.C. § 1101(a)(27)(J);
- 8. an alien who is lawfully present in the Commonwealth of the Northern Mariana Islands under 48 U.S.C. § 1806 (e); or
- 9. an alien who is lawfully present in American Samoa under the immigration laws of American Samoa.

M0220.400 EMERGENCY SERVICES ALIENS

A. Policy

B. Procedure

Any alien who does NOT meet the requirements for full benefits as described in section M0220.300 through 314 above is an "emergency services" alien and is eligible for emergency Medicaid services only, if he or she meets all of the Medicaid nonfinancial and financial eligibility requirements.

- Section M0220.410 describes the qualified aliens who entered the U.S. on or after 8-22-96 who are emergency services aliens.
 - Section M0220.411 defines "unqualified" aliens.
 - Section M0220.500 contains the Medicaid eligibility requirements applicable to full benefit and emergency services aliens.
 - Section *M0220.600 D* contains the entitlement and enrollment procedures for emergency services aliens.

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M0220.410 EMERGENCY-SERVICES-ONLY QUALIFIED ALIENS WHO ENTERED U.S. ON OR AFTER 8-22-96

A.		st 5 Years of sidence in U.S.	During the first five years of residence in the U.S., four groups of qualified aliens (as defined in M0220.310 above) who entered the U.S. on or after 8-22-96 are eligible for emergency Medicaid services only provided they meet all other Medicaid eligibility requirements.
	1.	Lawful Permanent Residents	An LPR who enters the U.S. on or after 8-22-96 is an "emergency services" alien during the first 5 years the LPR is in the U.S., regardless of work quarters.
		(LPRs)	Note: If the LPR had prior Refugee status, he may be considered to have Refugee status for the purposes of Medicaid eligibility. To determine former Refugee status of a Lawful Permanent Resident, check the coding on the I-551 for codes RE-6, RE-7, RE-8, or RE-9. Refer to M0220.313.A.1.
	2.	Conditional Entrants	A qualified Conditional Entrant who enters the U.S. on or after 8-22-96 is an "emergency services" alien <i>during the first 5 years the Conditional Entrant is in the U.S.</i>
	3.	Parolees	A qualified parolee who enters the U.S. on or after 8-22-96 is an "emergency services" alien during the first 5 years the parolee is in the U.S.
	4.	Battered Aliens	A qualified battered alien who enters the U.S. on or after 8-22-96 is an "emergency services" alien during the first 5 years the battered alien is in the U.S.
B.		TER 5 Years of sidence in U.S.	
	1.	Lawful Permanent Residents Without 40	For months prior to 4-1-21, Lawful Permanent Residents who DO NOT have at least 40 qualifying quarters of work remain emergency services aliens after residing in the U.S. for 5 years. Effective 4-1-21, Lawful Permanent Residents become full benefit aliens after 5 years of residing in the U.S. with no work

- Work Quarters requirement.
 2. Conditional Entrant who enters the U.S. on or after 8-22-96 and has resided in the U.S. for at least 5 years is a full benefit alien.
 3. Parolees A qualified parolee who enters the U.S. on or after 8-22-96 and has resided in
 - the U.S. for at least 5 years is a full benefit alien. **4. Battered Aliens** A qualified battered alien who enters the U.S. on or after 8-22-96 and has resided in the U.S. for at least 5 years is a full benefit alien.

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C. AFTER 7 Years of Residence in U.S.

	1.	Refugees	After 7 years of residence in the U.S., a refugee or Amerasian immigrant who entered the U.S. on or after 8-22-96 is no longer eligible for full Medicaid benefits and becomes an "emergency services" alien.
	2.	Asylees	After 7 years have passed since asylum was granted, an asylee who entered the U.S. on or after 8-22-96 is no longer eligible for full Medicaid benefits and becomes an "emergency services" alien.
	3.	Deportees	After 7 years have passed since deportation was withheld, a deportee who entered the U.S. on or after 8-22-96 is no longer eligible for full Medicaid benefits and becomes an "emergency services" alien.
	4.	Cuban or Haitian Entrants	After 7 years of residence in the U.S., a Cuban or Haitian Entrant who entered the U.S. on or after 8-22-96 is no longer eligible for full Medicaid benefits and becomes an "emergency services" alien.
	5.	Afghan and Iraqi Special Immigrants	Medicaid coverage for Afghan and Iraqi Special Immigrants who are eligible in a Medicaid covered group cannot begin earlier than December 26, 2007. After 7 years of residence in the U.S., Afghan and Iraqi Special Immigrants are no longer eligible for full Medicaid benefits and become "emergency services" aliens.
			After the applicable limited time period expires, individuals become "emergency services" aliens unless the requirements in M0220.313 B or M0220.314 are met.
D.		rvices Available Eligibles	An emergency services alien who meets all Medicaid eligibility requirements is eligible for Medicaid coverage of emergency services only.
E.	En	titlement & rollment of gibles	The Medicaid entitlement policy and enrollment procedures for emergency services aliens are found in section <i>M0220.600 D</i> below.
<i>F</i> .		ıblic Charge migrants	Effective December 23, 2022, DHS implemented a final rule in regards to immigrants who may become a public charge. USCIS issued policy guidance under section 212(a)(4) of the Immigration and Nationality Act (INA).
			The eligibility worker will use results from a SAVE system inquiry which will indicate a status if the applicant is inadmissible under the public charge policy. Such an indication would define the individual as an unqualified alien (see M0220.441).

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M0220.411 UNQUALIFIED ALIENS

А.	Unqualified Aliens	Aliens who do not meet the qualified alien definition M0220.310 above and who are NOT lawfully residing non-citizen children under age 19 or pregnant women per M0220.314 above are "unqualified" aliens. Unqualified aliens, with the exception of pregnant women who are eligible for FAMIS Prenatal Coverage, are eligible for emergency services only if they meet all other Medicaid eligibility requirements. Unqualified aliens include illegal and non-immigrant aliens.
		For a pregnant woman who is not lawfully residing in the U.S. per M0220.314, use Chapter M23 to evaluate her eligibility for FAMIS Prenatal Coverage. If she is not eligible for FAMIS Prenatal Coverage, evaluate her eligibility for the coverage of emergency services using <i>M0220.400 and M220.600 D</i> .
B.	Illegal aliens	Illegal aliens were never legally admitted to the U.S. or were legally admitted for a limited period of time and did not leave when that period expired. If an alien remains in the U.S. after his visa expires, he becomes an illegal alien.
C.	Non-immigrant Aliens	Aliens who are lawfully admitted to the U.S. for a temporary or limited period of time, and the limited period has not expired, are non-immigrant aliens. Regardless of the individual's immigration status, accept declaration of Virginia residency on the application as verification of residency unless the individual resides on the grounds of a foreign embassy. Do NOT require individuals who have been admitted into the U.S. on non-immigrant visas to sign a statement of intended residency.
		Non-immigrants have the following types of USCIS documentation:
		 Form I-94 Arrival-Departure Record, Form I-185 Canadian Border Crossing Card, Form I-186 Mexican Border Crossing Card, Form SW-434 Mexican Border Visitor's Permit, Form I-95A Crewman's Landing Permit.
		Note: If the alien remains in the U.S. after the limited time period (visa) is over, he becomes an illegal alien.
		Non-immigrants include:
	1. Visitors	visitors for business or pleasure, including exchange visitors;
	2. Foreign Government Representative	foreign government representatives on official business and their families and servants. Note: if the foreign government representative resides on the grounds of a foreign embassy, he does not meet the Virginia residency requirement;
	3. Travel Status	aliens in travel status while traveling directly through the U.S.;
	4. Crewmen	Crewmen on shore leave;
	5. Treaty Traders	treaty traders and investors and their families;
	6. Travel Status	aliens in travel status while traveling directly through the U.S.;

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- 7. Foreign foreign students; Students
- 8. International international organization representatives and personnel, and their families and servants;
- 9. Temporary temporary workers including some agricultural contract workers; Workers
- **10. Foreign Press** members of foreign press, radio, film, or other information media and their families.

M0220.500 ALIENS ELIGIBILITY REQUIREMENTS

A.	Policy	licy An alien must meet all other Medicaid eligibility requirements to be eligible for any Medicaid services. The eligibility requirements are:				
	1. Residency	the Virginia residency requirements (M0230);				
		Regardless of the individual's immigration status <i>or whether or not his documentation (e.g. visa) has expired,</i> accept declaration of Virginia residency on the application as verification of residency. Do NOT require individuals who have been admitted into the U.S. on non-immigrant visas and other non-immigrants to sign a statement of intended residency.				
	2. Social Security Number (SSN)	the SSN provision/application requirements (M0240);				
		An alien eligible only for Medicaid payment of emergency services <i>is not required</i> to apply for or provide an SSN. This includes emergency services only aliens as defined in M0220.410 and unqualified aliens as defined in M0220.411.				
		Any non-citizen who is only eligible to receive an SSN for a valid non-work reason is not required to provide or apply for an SSN. These individuals include, but are not limited to, non-citizens admitted to the U.S. on non-immigrant visas and individuals who do not intend to work in the U.S. and would only have needed an SSN for the purposes of receiving public assistance.				

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3.	Assignment of Rights and Pursuit of Support from Absent Parents	the assignment of rights to medical benef	its requires	ments (M025	·0);	
4.	Application for Other Benefits	the requirements regarding application for	or other benefits (M0270);			
5. Institutional the institutional status requirements (M028 Status			280);			
6.	Covered Group	the covered group requirements (chapter M03). Individuals who are eligible for Medicaid payment of emergency services only must meet a covered group that covers emergency medical services; emergency services are not covered for individuals in Plan First or the Medicare Savings Programs (Qualified Medicare Beneficiaries, Special Low Income Medicare Beneficiaries, Qualified				

Individuals).

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7. Financial the asset transfer requirements (see subchapter M1450) apply. Eligibility

Resources must be within the resource limit appropriate to the individual's covered group. (Chapter M06 for F&C covered groups; Chapter S11 for ABD covered groups).

Income must be within the income limit appropriate to the individual's covered group (Chapter M04 for Modified Adjusted Gross Income [MAGI] covered groups; Chapter M07 for F&C Medically Needy covered groups, and Chapter S08 for ABD covered groups). Spenddown provisions apply to individuals who meet a Medically Needy covered group. All medical expenses count toward meeting the spenddown, but once an entitlement date is determined after the individual meets the spenddown, only emergency services rendered on or after the entitlement date are covered for emergency services aliens.

M0220.600 ENTITLEMENT & ENROLLMENT

A. Policy

An alien who is determined eligible for full Medicaid benefits and who meets all Medicaid eligibility requirements (including covered group requirements) is eligible for all Medicaid-covered services available to the recipient's covered group.

B. Application & Entitlement

- 1. Application Processing The eligibility worker must take the application and develop it in the same manner as any other individual's application. All eligibility requirements, including covered group requirements must be met.
- **2. Entitlement** If the applicant is found eligible for Medicaid, ongoing eligibility may exist unless the recipient is on a spenddown.
- **3.** Spenddown Spenddown provisions apply to medically needy individuals who have excess income.
- **4.** Notice Appropriate notice must be sent to the applicant of the status of his application and of his Medicaid eligibility.

C. Enrollment
ProceduresOnce a full benefit alien is found eligible for Medicaid, he must be enrolled in
VaCMS using the following data:

- 1. Country In this field, Country, enter the code of the alien's country of origin.
- 2. Cit Status In this field, Citizenship Status, enter the Citizenship code that applies to the alien. Below, next to the Citizenship code, is the corresponding Alien Code from the Alien Code Chart in Appendix 5 to this subchapter. Eligible alien codes are:
 - R = refugee (Alien Chart codes F1, F2, G1, G2); also used for Afghan and Iraqi Special Immigrants (Alien Chart Code Z1).
 - E = entrant (Alien Chart code D1).
 - P = full benefit qualified aliens (Alien Chart codes A1, A2, A3, B1, B3, C1, CC1, D1, D3, E1, E3, H1, H2, I1, *I3*, J1, J2, K1);
 - I = legal immigrant children under age 19 only (Alien Chart codes Y1, Y2, Y3)

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	3. Entry Date	THIS FIELD MUST BE ENTERED. Enter the date on which the alien entered the U.S., except for asylees and deportees. For asylees, enter the date asylum was granted. For deportees, enter the date deportation withholding was granted.
	4. Appl Dt	In this field, Application Date, enter the date of the alien's Medicaid application upon which the eligibility coverage period is based.
	5. Coverage Begin Date	In this field, Coverage Begin Date, enter the date the alien's Medicaid entitlement begins.
	6. Coverage End Date	Enter data in this field only if eligibility is a closed period of eligibility in the past. Enter the date the alien's Medicaid entitlement ended.
	7. AC	Enter the AC code applicable to the alien's covered group.
D.	Emergency Services Only Aliens	Unqualified aliens, and qualified aliens eligible for emergency services only are eligible for Medicaid coverage of emergency medical care only. This care must be provided in a hospital emergency room or as an inpatient in a hospital.
		Effective July 1, 2022, an emergency services only alien who meets all other Medicaid eligibility requirements is enrolled in Medicaid with <i>retroactive and/or</i> ongoing coverage. Emergency services are no longer certified by the LDSS or DMAS, and the LDSS does not obtain an emergency services certification.
		Applications received prior to July 1, 2022, are subject to the policies and procedures in M0220, Appendix 9. For an individual whose certification period begins prior to July 1, 2022 and expires on or after July 1, 2022, re-evaluate the individual's eligibility for ongoing coverage.
		An emergency services alien will be assigned to one of the following Aid Categories (AC) by VaCMS:
		• AC 112 for adults in Modified Adjusted Gross Income (MAGI) based covered groups
		• AC 113 for children and adults in non-MAGI Families and Children's (F&C) and all Medically Needy (MN) covered groups.
		For cases processed at Cover Virginia, the individual will be enrolled in the appropriate AC, and the case will be transferred to the local agency for ongoing case maintenance. For CVIU incarcerated individuals refer to Policy M0140.200.3 C.
		Once an emergency services alien is found eligible in VaCMS, the enrollment will transfer into the Medicaid enrollment system. Any claims for emergency services will be sent by the provider or treating physician to DMAS for review and reimbursement. Medicaid coverage for emergency services only aliens will be restricted to emergency services (including dialysis).

Appropriate notice must be sent to the applicant of the status of his application and the duration of his eligibility. The notice must specify that their Medicaid coverage is limited to emergency services.

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Once an emergency services alien is found eligible in VaCMS, the enrollment will transfer into the Medicaid enrollment system. Any claims for emergency services will be sent by the provider or treating physician to DMAS for review and reimbursement. Medicaid coverage for emergency services only aliens will be restricted to emergency services (including dialysis).

Appropriate notice must be sent to the applicant of the status of his application and the duration of his eligibility. *The notice must specify that their Medicaid coverage is limited to emergency services*.

Once an emergency services alien is enrolled, any requests for coverage of emergency services will not require a new Medicaid application. The individual will be subject to an annual renewal following the policies in subchapter M1520.200. Follow the policies in subchapter M1520.100 for any reported change to the alien's situation.

A Medicaid card will not be generated for an individual enrolled as an emergency services alien.

The provider or treating physician will be responsible for submitting all claim request for payment of an emergency service for an approved member, including labor & delivery and dialysis. Refer providers to the Virginia Medicaid Hospital Provider Manual, Chapter VI "Documentation Guidelines."

Providers with questions regarding the submission or payment of claims for emergency services may contact DMAS at:

Division of Program Operations Department of Medical Assistance Services (DMAS) 600 E. Broad Street, Suite 1300 Richmond, VA 23219

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Citizenship & Identity Procedures

Workers are to use the following procedures when citizenship and identity verification is required to determine the individual's continued eligibility.

A. Documents

Establishing U.S. Citizenship and Identity

1. Documents

Both U.S. Citizenship and identity are verified by a:

- that Verify Citizenship and Identity
- U.S. Passport,
- Certificate of Naturalization, or
- Certificate of U.S. Citizenship

Documentary evidence issued by a federally recognized Indian tribe which identifies the tribe that issued the document, indentifies the individual by name and confirms membership, enrollment or affiliation with the tribe (tribal enrollment card, certificate of degree of Indian blood, Tribal census. document, documents on Tribal letterhead)If the individual presents one of these documents, he has verified his citizenship and identity. **Photocopies of original documents are acceptable.**

2. Documents that Verify Identity

a. Documents

The agency must accept any of the documents listed below as proof of identity, provided such document has a photograph or other identifying information including, but not limited to, name, age, sex, race, height, weight, eye color or address. **Photocopies of original documents are acceptable.**

- Identity documents listed at 8 CFR 274a.2(b)(1)(v)(B)(l), except a driver's license issued by a Canadian government authority
- Driver's license issued by a State or Territory
- School identification card
- U.S. military card or draft record
- Identification card issued by the Federal, State or local government
- Military dependent's identification card
- U.S. Coast Guard Merchant Mariner's card
- For children under age 19, a clinic, doctor, hospital or school record, including preschool or daycare records

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- Two documents containing consistent information that corroborates an applicant's identity. Such documents include, but are not limited to, employer identification cards, high school and college diplomas (including high school equivalency diplomas), marriage certificates, divorce decrees and property deeds or titles.
- Finding of identity from a Federal or State governmental agency. The agency may accept as proof of identity a finding of identify from a Federal agency or another State agency, including but not limited to a public assistance, law enforcement, internal revenue or tax bureau, or corrections agency, if the agency has verified and certified the identity of the individual

b. Affidavit

If the applicant does not have any document specified above and identity is not verified, the applicant may submit an affidavit signed, under penalty of perjury, by another person who can reasonably attest to the applicant's identity. Such affidavit must contain the applicant's name and other identifying information. The affidavit does not have to be notarized.

3. Documents that a. Documents

VerifyThe agency must accept any of the documents listed below as proof of U.S.CitizenshipPhotocopies of original documents are acceptable.

- *Civil Service employment by the U.S. government prior to 1976*
- Evidence of compliance with the Child Citizen Act of 2000
- Final adoption decree showing U.S. birth, or if adoption is not final, a statement from a State-approved adoption agency that shows the child's name and U.S. place of birth
- Homeland Security's Systematic Alien Verification for Entitlements Database (used when individual has become a Naturalized Citizen but information did not show up in SSA database)
- Northern Mariana Card for individuals born before 11/4/1986 (1-873)
- Office of Vital Records
- Official Military Records showing a U.S. birth Report/Certificate of birth abroad of U.S. citizen (dS-1350, FS-240 or FS-545)
- U.S. Birth Certificate
- U.S. citizen ID card (I-197 or I-179)

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- Medical records, including but not limited to, hospital, clinic or doctor records or admission papers from a nursing facility, skilled care facility or other institution that indicate a U.S. place of birth
- *Life, health or other insurance records that indicate a U.S. place of birth*
- Official religious record recorded in the U.S. indicating a U.S. birth
- School records, including pre-school, Head Start and day care, showing child's name and U.S. place of birth
- Federal or state census records showing U.S. citizenship or U.S. place of birth
- Certification of U.S. birth
- A Certification of Report of Birth, issued to U.S. citizens who were born outside the U.S.
- A report of Birth Abroad of a U.S. citizen

b. Affidavit

If no other documentation exists, the individual may submit an affidavit signed, under penalty of perjury, by another person who can reasonably attest to the applicant's identity. Such affidavit must contact the applicant's name and other identifying information. The affidavit does not have to be notarized.

C. Agency Actions

1. Documentation From Case Record and Individual Documentation of citizenship and/or identity may be obtained from a number of different sources, *including the sources listed below*. *Photocopies of original documents are acceptable*.

- Existing LDSS agency records, as long as the documentation conforms to Medicaid policy for citizenship and identity verification in M0220 of the Medicaid Eligibility Manual.
- A federal agency or another State agency. A verification of citizenship made by a federal or state agency is acceptable, as long as the verification was done on or after July 1, 2006. No further documentation of citizenship **or** identity is required.

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 Applicants and Recipients. All ap recipients, Medicare beneficiaries, Medicaid-eligible mothers, all fost Assistance children, must provide States citizenship and proof of the unable to verify citizenship and idd Contact information for obtaining available on the VDSS local agence and may be given to individuals to 	SSDI bend er care chi documents person's id entity using the various y intranet	eficiaries, inc ldren and IV s that show pr dentity if the g a data matc s acceptable c and the DSS	lividuals born to E Adoption roof of United local DSS is h with the SSA documents is public website

• DMAS, for individuals born in Puerto Rico who are unable to provide a birth certificate issued on or after July 1, 2010.

Puerto Rico invalidated all birth certificates issued prior to July 1, 2010 and reissued the birth certificates. For individuals born in Puerto Rico **who are applying for Medicaid for the first time**, only a birth certificate issued on or after July 1, 2010 may be accepted from the individual. Should an individual born in Puerto Rico be unable to present a birth certificate issued on or after July 1, 2010, contact your Regional Medical Assistance Specialist, who will refer the case to DMAS. DMAS will obtain official birth verification on behalf of the local DSS. If the person is reapplying and the agency has a birth certificate issued prior to July 1, 2010 on record, no additional verification is required.

- 2. Authorized Representative For individuals who have authorized representatives, such as the disabled or individuals who are institutionalized, initiate efforts to assist in securing documentation with the appropriate representative.
- 3. Individuals Who No Longer Meet Exception
 When an individual loses the exception status, and his citizenship and identity has not been previously verified, it must be verified for him to remain eligible for Medicaid. If the individual's eligibility in another covered group must be determined (due to the loss of SSI benefits, for example), obtain the documentation of citizenship and identity at the time of the eligibility review. If the verification is not readily available, the individual must be allowed a reasonable opportunity to obtain the documentation. See M0220.100 A 3.

Verify the SSI recipient's or Medicare beneficiary's entitlement to benefits through the Federal Hub or SOLQ-I. A copy of the printout must be placed in the case file.

- Individual NOT Required to Submit
 Documents in Person
 Individuals do not have to submit their citizenship and identity to the agency worker in person. They may mail the original document for the agency to copy and mail back to the individual, or they may submit a photocopy of the document(s).
- 5. Special
Populations
Needing
AssistanceThe agency shall assist special populations who need additional assistance,
such as the homeless, *intellectually disabled*, or physically incapacitated
individual who lacks someone who can act on his behalf, to provide necessary
documentation.

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3.	Failure to Provide Requested Verifications	Failure to provide satisfactory evidence provided a reasonable opportunity to p in the termination of MA.		.		
		An enrollee who fails to cooperate with evidence of citizenship may be denied consists of failure by a recipient or that notified, to take a required action within period. <i>If the individual provides part of</i> <i>getting the information, a new reasonal</i> <i>provided.</i>	or termina individua n the reaso of the infor	ited. Failure l's representationable oppor <i>mation or is</i>	to cooperate ative, after being tunity time <i>in the process oj</i>	
4.	Notification Requirements	Prior to the termination of benefits, the enrollee must be sent written notice at least 10 calendar days (plus one day for mailing) prior to the effective date of the closure.				
		A Notice of Action and appeal rights n application is denied because of failure verification.				
5.	Maintain Documents in Case Record	The agency must maintain copies of th and identity in the individual's case rec documents available for state and feder	cord or dat			
6.	No Reporting Requirements	There are no monthly reporting requirements. However, the Medical Assistance Program Consultants may conduct reviews of cases where eligibility was denied or terminated because of lack of citizenship and/identity verification.				
7.	Refer Cases of Suspected Fraud to DMAS	If documents are determined to be inco are counterfeit, or are altered, refer the i into potential fraud and abuse. See sect procedures.	ndividual	to DMAS for	r investigation	

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Sample Letters of Certification/Eligibility for Victims of a Severe Form of Trafficking

[Used For Adults]

HHS Tracking Number

(Address)

CERTIFICATION LETTER

Dear ____:

This letter confirms that you have been certified by the U.S. Department of Health and Human Services (HHS) pursuant to section 107 (b) of the Trafficking Victims Protection Act of 2000. Your certification date is ______. Certification does not confer immigration status.

With this certification, you are eligible for benefits and services under any Federal or State program or activity funded or administered by any Federal agency to the same extent as an individual who is admitted to the United States as a refugee under section 207 of the Immigration and Nationality Act, provided you meet other eligibility criteria.

You should present this letter when you apply for benefits or services. Benefit-issuing agencies should call the trafficking verification line at (866) 401-5510 to verify the validity of this document and to inform HHS of the benefits for which you have applied.

Sincerely,

[Signed] Director/Acting Director Office of Refugee Resettlement

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Sample Letters of Certification/Eligibility for Victims of a Severe Form of Trafficking

[Used For Children Under Age 18 Years]

HHS Tracking Number

(Address)

Dear ____:

This letter confirms that pursuant to section 107 (b) of the Trafficking Victims Protection Act of 2000, you are eligible for benefits and services under any Federal or State program or activity funded or administered by any Federal agency to the same extent as an individual who is admitted to the United States as a refugee under section 207 of the Immigration and Nationality Act, provided you meet other eligibility criteria.

Your initial eligibility date is ______. This letter does not confer immigration status.

You should present this letter when you apply for benefits or services. Benefit-issuing agencies should call the trafficking verification line at (866) 401-5510 to verify the validity of this document and to inform HHS of the benefits for which you have applied.

Sincerely,

[Signed] Director/Acting Director Office of Refugee Resettlement

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SSA Quarters of Coverage Verification Procedures for Lawful Permanent Residents *for Eligibility Determinations for Months Prior to April 1, 2021*

This appendix contains the process for determining the number of qualifying quarters (QQ) with which a lawful permanent resident (LPR) who entered the U.S. on or after 8-22-96 can be credited and is to be used in conjunction with the State Verification Exchange System (SVES) User Guide.

I. Procedures:

- A. To determine the number of QQ available to a LPR applicant, ask the applicant the following questions:
 - 1. How many years has the applicant, the applicant's spouse, or the applicant's parents (before the applicant turned 18) lived in this country?
 - 2. How many years has the applicant, the applicant's spouse, or the applicant's parents (before the applicant turned 18) commuted to work in the U.S. from another country before coming to the U.S. to live, or worked abroad for a U.S. company, or worked in self-employment while a legal resident of the U.S.?

(If the total number of years to both questions is less than 10 years, **STOP** because the applicant cannot meet the 40 QQ requirement.)

- 3. In how many of the years reported in the answer to question 1 did the applicant, the applicant's spouse, or the applicant's parent earn money through work?
- B. To determine whether the applicant's earnings were sufficient to establish "quarters of coverage" in those years, refer to the income chart in section II .

If the answer to question 3 is 10 years or more, verify from INS documents or other documents the date of entry into the country for the applicant, spouse and/or parent. If the dates are consistent with having 10 or more years of work, initiate a SVES inquiry.

C. Complete or obtain from the applicant a completed "Consent for Release of Information" (see page 4 of this appendix) with the full name, social security number and date of birth of each individual (self, spouse, or parent) whose work history is relevant. In addition, the applicant must provide a form signed by each such individual, except deceased persons, giving SSA permission to release information through SVES on that individual to the agency and/or the applicant. Retain the consent form in the case file to document the individual's consent. A consent form is valid for 12 months from the time of the signature.

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D. Information received through SVES will not report earnings for the current year nor possibly the last year's earnings (i.e. the lag period). The SVES report will also not include employment that is not covered under Social Security (i.e. not requiring payment of FICA/Social Security tax). The applicant must provide verification of earnings through pay stubs, W-2 forms, tax records, employer records, or other documents, if quarters of the lag period or non-covered employment are needed to meet the 40-quarter minimum. Use the information contained in section II to determine QQ for lag periods and non-covered earnings.

If the alien believes the information from SSA is inaccurate or incomplete, beyond the current twoyear lag period, advise the applicant to provide the verification to SSA to correct the inaccurate income records.

In evaluating the verification received directly from the applicant or through SVES, **exclude** any quarter, beginning January 1997, in which the person who earned the quarter received benefits from the TANF, SSI, or Medicaid, or SNAP Programs or the food assistance block grant program in Puerto Rico.

E. In situations when consent to release information through SVES cannot be obtained from a parent or spouse, other than death, request information about quarters of coverage directly from the Social Security Administration. Complete or obtain from the applicant a Request for Quarters of Coverage (QC) History Based on Relation form, SSA-513. The form specify the period(s) for which the verification is requested. Submit the completed from to:

Social Security Administration P.O. Box 33015 Baltimore, Maryland 21290-3015

F. When the SSA is unable to determine if a quarter should be allowed, the SVES inquiry will show "Z" or "#" codes. *The requirement for a 40-quarter work minimum was eliminated effective April 1, 2021*. Use Form SSA-512, "Request to Resolve Questionable Quarters of Coverage (QC)," to resolve quarters before 1978. A copy of the SVES report must accompany the completed form. Submit Form SSA-512 to:

Social Security Administration Office of Central Records Operations P.O. Box 33015 Baltimore, Maryland 21290-3015

For questionable quarters for 1978 *thru March 31, 2021*, the applicant must complete Form SSA-7008. "Request for Correction of Earnings." This form is available at local SSA offices. At the top of the form write "Welfare Reform." Submit the form and proof of earnings to:

Social Security Administration Office of Central Records Operations P.O. Box 30016 Baltimore, Maryland 21290-3016

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II. Establishing Quarters:

The requirement for a 40-quarter work minimum was eliminated effective April 1, 2021. Use the following information to (1) determine whether the applicant's earnings as reported in section I.A were sufficient to establish quarters of coverage and (2) to determine the number of QQ during lag periods and when the reported employment is not a covered earning for Social Security reporting purposes:

- A quarter is a period of 3 calendar months ending with March 31, June 30, September 30 and December 31 of any year.
- Social Security quarters of coverage are credits earned by working at a job or as a self-employed individual. A maximum of four credits or quarters can be earned each year.
- For 1978 and later, credits are based solely on the total yearly amount of earnings. The number of creditable QQ are obtained by dividing the total earned income by the increment amount for the year. All types of earnings follow this rule. The amount of earnings needed to earn a credit increases and is different for each year. The amount of earnings needed for each credit and the amount needed for a year in order to receive four credits are listed below.
- A current year quarter may be included in the 40-quarter computation. Use the current year amount as the divisor to determine the number of quarters available.

If you need to use quarters before 1978:

- A credit was earned for each calendar quarter in which an individual was paid \$50 or more in wages (including agricultural wages for 1951-1955);
- Four credits were earned for each taxable year in which an individual's net earnings from selfemployment were \$400 or more; and/or
- A credit was earned for each \$100 (limited to a total of 4) of agricultural wages paid during the year for years 1955-1977.

Year	Increment Amount	Amount Required for 4 QCs
2013	\$1,160	\$4,640
2012	\$1,130	\$4,520
2010-2011	\$1,120	\$4,480
2009	\$1,090	\$4,360
2008	\$1,050	\$4,200
2007	\$1,000	\$4,000
2006	\$970	\$3880

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Year	Increment Amount	Amount Required for 4 QCs
2005	\$920	\$3680
2004	\$900	\$3600
2003	\$890	\$3560
2002	\$870	\$3480
2001	\$830	\$3320
2000	\$780	\$3120
1999	\$740	\$2960
1998	\$700	\$2800
1997	\$670	\$2680
1996	\$640	\$2560
1995	\$630	\$2520
1994	\$620	\$2480
1993	\$590	\$2360
1992	\$570	\$2280
1991	\$540	\$2160
1990	\$520	\$2080
1989	\$500	\$2000
1988	\$470	\$1880
1987	\$460	\$1840
1986	\$440	\$1760
1985	\$410	\$1640
1984	\$390	\$1560
1983	\$370	\$1480
1982	\$340	\$1360
1981	\$310	\$1240
1980	\$290	\$1160
1979	\$260	\$1040
1978	\$250	\$1000

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Social Security Administration		960-0567		
Consent for Release of Information TO: Social Security Administrat				
Name	Date of Birth	Social Secu	arity Numbe	 r
I authorize the Social Security Adabout me to:	dministration to release inform	mation or records		
NAME		ADDRESS		
I want this information released b	because:			
(There may be a charge for releasing info	ormation.)			
Please release the following infor	mation.			
Social Security Number Identifying information (Monthly Social Security Monthly Supplemental S Information about benefit Information about my Matrix (specify) Medical records Record(s) from my file (specify)	includes date and place of bin benefit amount ecurity Income payment amo ts/payments I received from edicare claim/coverage from	ount to to	-	
Other (specify)				
I am the individual to whom the inparent (if minor) or legal guardian which I know is false to obtain in be punished by a fine or imprison	nformation/record applies or n. I know that if I make any formation from Social Secur	that person's representation		

Signature: _______(Show signatures, names and addresses of two people if signed by mark.)

Date: _____

Relationship:

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OMB NO: 0960-0575

Date of Request

REQUEST TO RESOLVE QUESTIONABLE QUARTERS OF COVERAGE (QC)

Complete the information below when the QC array contains either a (#) pound sign or code "Z" prior to 1978. Mail the form and a copy of the system's printout to the Social Security Administration, PO Box 17750, Baltimore, MD. 21235-0001.

Print Name:							
	Last		First			MI	
SSN		Date of Birth MM DD YY , 19, 19, 19, 19, , 19, 19, 19, 19, , 19 thru 19, 19, thru 19, 					
Request Year	°S						
19,	19,	19,	19,	19,	19	,	
19,	19,	19,	19,	19,	19	,	
20,	20,	20					
OR							
19 th	nru 19,	19	thru19	, 19	, th	ru 19	,
20 th	nru 20						
State's Name	& Address						-
							-
							-
Contact Perso &	on's Name						-
Telephone Nu	umber						

The <u>Paperwork Reduction Act of 1995</u> requires us to notify that this information collection is in accordance with the clearance requirements of section 3507 of the Paperwork Reduction Act of 1995. We may not conduct or sponsor, and you are not required to respond to, a collection of information unless it displays a valid OMB control number.

SSA-512

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Date of Request _____

QMB NO: 0960-0575

REQUEST FOR QUARTERS OF COVERAGE (QC) HISTORY BASED ON RELATIONSHIP

Complete the information below when requesting QC history for spouse(s) or parent (s) of a lawfully admitted non-citizen applicant. Mail the form to the Social Security Administration, PO Box 17750, Baltimore, MD 21235-0001.

Print Name:										
	-		Last			First			MI	
SSN						Date of	Birth	MM	 DD	YY
Relation	ship to A	pplicant								
FOR TH	E YEAR	ETE THE .SSA WI U INDICA	ILL PROV	OLUMN AND /IDE INFORM	CIRCLE THE	PERTINE FOR YE	ENT QUA ARS ANI	RTER (S))		
YEAR	1 st Q	QC PA' 2 nd Q	TTERN 3 rd Q	$4^{\mathrm{TH}}\mathrm{Q}$	YEAR	1 st Q	QC PA 2 nd Q	ΓTERN 3 rd Q	$4^{\mathrm{TH}}\mathrm{Q}$	
State's N & Address	Jame									
	Person's	Name								
& Telephoi	ne Numb	er								

FORM SSA-513 (9/97)

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Afghan Special Immigrants

The United States Congress passed the Continuing Resolution on October 1, 2021. Section 2502 of the <u>Continuing Resolution</u> provides that certain Afghan nationals who receive parole between July 31, 2021 and March 31, 2023 "shall be eligible for resettlement assistance, entitlement programs, and other benefits available to refugees" to include Medicaid, until March 1, 2023 (or until their parole expires). *On December 23, 2022 Congress passed the Consolidated Continuing Appropriations Act 2023* which extended the date that parole must have been received by to September 30, 2023 and expanded the *groups of eligible for services*.

Eligibility continues until the parole expires. Afghan parolees who have a pending re-parole application, a pending asylum application, or a pending adjustment of status application with U.S. Citizenship and Immigration Services (USCIS), under the U.S. Department of Homeland Security (DHS) are still eligible for the continuation of Medicaid if they were enrolled prior to the expiration of their initial period of parolee.

Eligible Parolees are:

- Special Immigrant Parolees (SIP), who are individuals granted Special Immigrant (SI/SQ) Parole (per section 602(B)(1) AAPA/Section 1059(a) NDAA 2006) who entered the United States between July 1, 2021 and September 30, 2023, including Unaccompanied Afghan Minors,
- 2. *Humanitarian* Parolees entering the United States without SI/SQ parole due to the urgent nature of their arrival (Humanitarian status), *who entered the United States between July 1, 2021 and September 30, 2023,*
- 3. Afghan SIPs or Humanitarian Parolees who are the spouses or children of eligible Afghan Parolees who entered between July 1, 2021 and September 30, 2023, even if they entered after September 30, 2023, and
- 4. Afghan SIPs or Humanitarian Parolees who are the parents or legal guardians unaccompanied Afghan minors who entered between July 1, 2021 and September 30, 2013, even if they entered after September 30, 2023.

Afghan nationals who have another Qualifying immigration status, such as refugees, Special Immigrant Visa (SIV) holders, or asylees, are eligible for Medicaid in the standard manner. They are not required to enter within a particular timeframe. Children under 19 years and pregnant women with SIP, or Humanitarian status meet the definition of lawfully residing aliens for Medicaid and FAMIS/FAMIS MOMS coverage.

Afghan Special Immigrant visa holders will have either (1) a passport or I-94 form indicating category SI1, SI2, SI3, SQ1, SQ2, or SQ3 and bearing the Department of Homeland Security stamp or notation or an I-151 ("green card") indicating SI6, SI7, SI8, SQ6, SQ7, or SQ8. Special Immigrant Parolees will have an I-94 form noting SQ or SI Parole (per section 602(B)(1) AAPA/Sec 1059(a) NDAA 2006).

If an individual has attested to eligible immigration status and is found otherwise eligible for Medicaid, but verification of that status cannot be obtained, do not deny or delay coverage. Enroll the individual and provide the 90-day reasonable opportunity period.

Exception: Humanitarian Parolees who arrived **before July 31, 2021**, are eligible only for Medicaid coverage of emergency medical services and Health Insurance Marketplace coverage. Many of these individuals have already been enrolled in subsidized Marketplace coverage or have been granted asylum and are therefore eligible for Medicaid or FAMIS without the 5-year bar.

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Ukraine Humanitarian Parolees

The U.S. Department of Homeland Security (DHS) is providing support and humanitarian relief to Ukrainians who have been displaced by Russia's February 24, 2022 invasion and fled Ukraine. The United States Congress passed the Additional Ukraine Supplemental Appropriations Act (AUSAA) and was signed on May 21, 2022 by President Biden. *It was extended by the Ukraine Security Supplemental Appropriations Act, 2024*. This measure confers eligibility for all Ukrainian Humanitarian Parolees for mainstream federal benefits as well as resettlement services funded by the Office Refugee Resettlement (ORR).

Certain Ukraine nationals entering the U.S. may be eligible for health coverage through Medicaid, the Children's Health Insurance Program (CHIP), the Health Insurance Marketplace, or Refugee Medical Assistance (RMA). These individuals may be granted a range of lawful non-citizen statuses, including parole, temporary protected status (TPS), immigrant and nonimmigrant visas, and refugee or asylees. The primary non-citizen immigrant statuses include:

1. Parolees: Ukrainian nationals who enter the United States as parolees on or **between February 24, 2022 and September 30, 2024** are eligible for Medicaid or CHIP to the same extent as refugees, without a five-year waiting period, if they meet other eligibility requirements. These Ukrainian parolees are considered "qualified non-citizens" for purposes of Medicaid and CHIP eligibility since they are eligible for the same benefits as refugees.

Ukrainian nationals who are paroled into the U.S. **after September 30, 2023** and are the spouse or child of a parolee described above, or who is the parent, legal guardian, or primary caregiver of a parolee described above who is determined to be an unaccompanied child will also be eligible for Medicaid and CHIP to the same extent as refugees.

For eligible Ukrainian parolees who entered the United States with parole between February 24, 2022 – Sept 30, 2023, their date of eligibility is May 21, 2022, or their date of parole, whichever is later. For eligible Ukrainian parolees who enter the United States with parole between October 1, 2023 – Sept 30, 2024, their date of eligibility is April 24, 2024, or their date of parole, whichever is later.

- 2. Temporary Protected Status (TPS): Ukrainian nationals (and individuals having no nationality who last habitually resided in Ukraine) are eligible to apply for TPS. This includes Ukrainians granted TPS or have pending applications for TPS and who have been granted employment authorization. The TPS designation is effective April 19, 2022 and will remain in effect through October 19, 2023.
- 3. Refugees: Some Ukrainian nationals may be granted refugee status and resettled into the U.S. are eligible for full Medicaid or CHIP benefits, without application of the five-year waiting period, if they otherwise meet all other Medicaid eligibility requirements.
- 4. Lawfully Residing individual: Children under age 19 and pregnant women who are in one of the lawfully residing non-citizen alien groups (see M0220.314) and meet the definition of a lawfully residing alien for Medicaid and FAMIS/FAMIS MOMS coverage may be eligible for assistance.
- 5. Emergency Services: Ukrainian non-citizens who do not qualify for full Medicaid benefits based on their immigration status may be eligible for "emergency services Medicaid" if they meet all other eligibility requirements. An individual eligible only for emergency Medicaid is permitted to enroll in Marketplace coverage if they meet all Marketplace eligibility requirements.

Ukrainian parolees will generally have foreign passports with a DHS stamp admitting them with a PAR, DT, or UHP Class of Admission (COA). DHS will be using the existing COA code DT and PAR for some Ukrainians who were paroled into the U.S. Additional COA code(s) will be programmed into Hub logic in early fall of 2022.

If an individual has attested to eligible immigration status and is found otherwise eligible for Medicaid, but verification of that status cannot be obtained, do not deny or delay coverage. Enroll the individual and give a 90-day reasonable opportunity period.

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Sub	admitted for permanent residence) who have worked 40 qtrs., except Amerasians [1-151; AR-3a; 1-551; 1-327; 1-688B- 274a.12(a)(1)] B1 B2 C Permanent Resident Aliens (Aliens lawfully admitted for permanent residence) who have NOT worked 40 qtrs., except Amerasians and citizens of Micronesi, Marshall Islands, Palau [1-327; 1-151; AR-3a; 1-551; 1688B-274 a.12(a)(1)] Full Benefit Emergency Only Full Benefit effective 41-21 Emergency Only for months to 4-21 C Compact of Free Association (COFA) migrants who are eitizens of the Federated States of Micronesia, the Republic of the Marshall Islands, or the Republic of Palau. Full Benefit Full Benefit Full Benefit Full Benefit Full Benefit effective 12-27-2 CC1; Full Benefit effective 12-27-2 CC1; D Conditional entrants-aliens admitted pursuant to 8 U.S.C. 1153(a)(7), section 203(a)(7) of the INA [1-94] Full Benefit DD Emergency Only Full Benefit Full Benefit Emergency Only Full Benefit Full Benefit effective 12-20. CC1; Emergency Only Full Benefit Full Benefit effective 12-27.2 Full Benefit effective 12-27.2 D Conditional entrants-aliens admitted pursuant to 8 U.S.C. 1153(a)(7), section 203(a)(7) of the INA [1-94]. Full Benefit Emergency Only Full Benefit Energency Only Full Benefit Emergency Only Full Benefit I I I <t< th=""><th>v</th></t<>	v		
		MENTS		
0	MEDICAID ALIEN CODE CHART			
Code	QUALIFIED ALIEN GROUPS			
		Enll Dan offi		· · · · · · · · · · · · · · · · · · ·
A	(includes spouses/dependent children); certain			
В				
	admitted for permanent residence) who have worked 40 qtrs., except Amerasians [I-151; AR-3a; I-551; I-327; I-688B-	B1		(40 quarter work requirement ended effective 4-1-21)
				B3
С		Full Benefit	Emergency Only	
	worked 40 qtrs., except Amerasians and citizens of Micronesia, Marshall Islands, Palau [I-327; I-151; AR-3a; I-551; I688B-274	Cl	62	Emergency Only for months prior to 4-21
CC				
	are citizens of the Federated States of Micronesia, the Republic of the Marshall Islands, or the Republic		12-27-20. CC1; Emergency Only for months prior to 12-20.	effective 12-27-20. CC1; Emergency Only
D	Conditional entrants-aliens admitted	Full Benefit		
		D1	D2	D3
E	Aliens, other than Cuban or Haitian Entrants, paroled in the US pursuant to 8 U.S.C. 1182(d)(5) section 212(d)(5) of INA			
	United States between July 31, 2021, and September 30, 2023 will have an I-94 form noting SQ or SI Parole (per section 602(B)(1) AAPA/Sec 1059(a) NDAA 2006). They are eligible for full coverage			
	Ukraine Humanitarian Parolees. See Appendix 4.			
Ι	Battered aliens, alien parents of battered children, alien children of battered parents			
[11		A G 7
E E		Eull Dan aft	,	
L L		F1	F2	
G	Aliens admitted as refugees pursuant to section 207 of the INA, or as Cuban or Haitian Entrants as defined in section 501(e) of Refugee Education Assistance Act of 1980 {including those under section 212(d)(5)}, or Amerasians			Only
Н	Aliens whose deportation has been withheld			Emergency
	[1-088B – 274a.12(a)(10); [Immigration Judge's Order]	H1	H2	Н3

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		Arrived Before		d On or
	UNQUALIFIED ALIEN GROUPS	8-22-96		fter 2-96
J	Victims of a Severe Form of Trafficking pursuant to the Trafficking Victims Protection Act of 2000, P.L. 106-386	N/A	Full Benefit	Emergency Only
	[ORR Certification/eligibility Letter]	J1	J2	J3
K	Aliens residing in the US pursuant to an indefinite stay of deportation	Emergency Only	Emergency Only	Emergency Only
		K1 Emergency Only	K2 Emergency Only	K3 Emergency Only
L		Emergency only	Emergency only	Emergency only
-	[I-94; Immigration Letter]	L1	L2	L3
М	Aliens on whose behalf an immediate relative petition has been approved and their families covered by the petition who are entitled to voluntary departure under 8 CFR 242.5(a)(2)(vi) and whose departure the INS does not contemplate enforcing	Emergency Only	Emergency Only	Emergency Only
	[I-94; I-210]	M1	M2	M3
N	adjustment of status pursuant to §245 INA that the INS has accepted as properly filed and whose departure the INS does not	Emergency Only	Emergency Only	Emergency Only
		N1	N2	N3
0	Aliens granted stay of deportation by court order, statute or regulation, or by individual determination of the INS whose departure	Emergency Only	Emergency Only	Emergency Only
		01	02	03
Р	Aliens granted voluntary departure pursuant to section 242(b) of the INA whose departure the INS does not contemplate enforcing [I-94; I-210; I-688B – 247a.12(a)(11) or	Emergency Only	Emergency Only	Emergency Only P3
Q	Aliens granted deferred action status pursuant to INS Operations Instruction 103.1(a)(ii) prior to 6/15/84 or 242.1a22	Emergency Only	Emergency Only	Emergency Only
	Protection Act of 2000, P.L. 106-386[ORR Certification/eligibility Letter]Aliens residing in the US pursuant to an indefinite stay of deportation[I-94; Immigration Letter]Aliens residing in the US pursuant to an indefinite voluntary departure[I-94; Immigration Letter]Aliens on whose behalf an immediate relative petition has been approved and their families covered by the petition who are entitled to voluntary departure under 8 CFR 242.5(a)(2)(vi) and whose departure the INS does not contemplate enforcing [I-94; I-210]Aliens who have filed an application for adjustment of status pursuant to §245 INA that the INS has accepted as properly filed and whose departure the INS does not contemplate enforcing[I-181; Endorsed Passport]Aliens granted stay of deportation by court order, statute or regulation, or by individual determination of the INS whose departure the agency does not contemplate enforcing [I-94; Court Order; INS Letter]Aliens granted voluntary departure pursuant to section 242(b) of the INA whose departure the INS does not contemplate enforcing[I-94; I-210; I-688B – 247a.12(a)(11) or (13)]Aliens granted deferred action status pursuant to INS Operations Instruction 103.1(a)(ii) prior to 6/15/84 or 242.1a22 issued 6/15/84 and later [I-210; INS Letter]Aliens residing in the U.S. under orders of supervision	Q1	Q2	Q3
	Aliens residing in the U.S. under orders of	Emergency Only	Emergency Only	Emergency Only
	supervision [I-220B]	R1	R2	R3
R		Emergency Only	Emergency Only	
	Aliens who entered before January 1972 and have continuously resided in the U.S.	Emergency Only	Emergency Only	Emergency Only
S	since January 1972			

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	UNQUALIFIED ALIEN GROUPS (cont.)	Arrived Before 8-22-96	Arrived Or 8-22	
Т	Aliens granted suspension of deportation pursuant to Section 244 of the INA and whose deportation the USCIS does not contemplate enforcing [Immigration Judge Court Order]	Emergency Only T1	Emergency Only T2	Emergency Only T3
U	Any other aliens living in the US with the knowledge and permission of the USCIS whose departure the agency does not contemplate enforcing	Emergency Only	Emergency Only	Emergency Only U3
	[USCIS Contact]	U1	U2	
V	Aliens not lawfully admitted or whose lawful admission status has expired*	Emergency Only	Emergency Only	Emergency Only V3
	*For a pregnant woman who is not lawfully residing in the U.S., go to Chapter M23.	V1	V2	
W	Visitors (non-immigrants): tourists, diplomas, foreign students, temp. workers, etc.	Emergency Only	Emergency Only	Emergency Only W3
	[I-688B – 274a.12(b)(1)-(20); I-94; I-185: I- I186; SW-434; I-95A]	W1	W2	

	LAWFULLY RESIDING NON-CITIZENS	Effective 1/1/10	Effective 7/1/12
Y	Non-citizen (alien) children under the age of 19 and pregnant women lawfully residing in the U.S. who meet the requirements in M0220.314.	Full Benefits for Medicaid children under age 19 (FAMIS Plus)	Full Benefits for Medicaid (FAMIS Plus), Medicaid pregnant women, FAMIS and FAMIS MOMS

	AFGHAN AND IRAQI SPECIAL IMMIGRANTS	First 7 Years after Entry into U.S.	After 7 Years
Z	Afghan and Iraqi Special Immigrants admitted on a Special Immigrant Visa (SIV), including the spouse and children under age 21 living in the home with the principal visa holder. [I-551 or passport/ I-94 indicating categories SI1, SI2, SI3, SQ1, SQ2, or SQ3 and bearing Department of Homeland Security stamp or notation]	Full Benefits Z1	Emergency Only Z2
	For Afghan special immigrants admitted prior to being granted a Special Immigrant Visa, see M0220, Appendix 4.		

Effective July 1, 2006, individuals who declare identity. Individuals who are already enrolled i	who declare on a Medicai ly enrolled in Medicaid m	Effective July 1, 2006, individuals who declare on a Medicaid application that they are United States citizens must provide proof of citi identity. Individuals who are already enrolled in Medicaid must provide this documentation at the time of their next Medicaid renewal.	s citizens ime of th	on a Medicaid application that they are United States citizens must provide proof of citizenship and n Medicaid must provide this documentation at the time of their next Medicaid renewal.
Some common documents that may be used to meet the citizenship and identity requirement are listed below. Representatives from your local department of social services can tell you what other documents may be acceptable. If you have difficulty obtaining one of the documents listed any questions, please discuss your situation with your eligibility worker. Whenever possible, we will allow additional time for you to obtain the necessary documentation.	used to meet the citize ou what other docume ation with your eligibil	aship and identity requirement are list ats may be acceptable. If you have dif ity worker. Whenever possible, we wi	ed below Ticulty of III allow 2	Some common documents that may be used to meet the citizenship and identity requirement are listed below. Representatives from your local department of social services can tell you what other documents may be acceptable. If you have difficulty obtaining one of the documents listed or have any questions, please discuss your situation with your eligibility worker. Whenever possible, we will allow additional time for you to obtain the necessary documentation.
The following documents are proof of both requirement to provide proof of citizenship	of both citizenship ar izenship and identity.	The following documents are proof of both citizenship and identity; no additional documents are necessary to meet the Medicaid requirement to provide proof of citizenship and identity.	s are neco	essary to meet the Medicaid
Document	Shows Proof Of	Issued By	Fee	For More Information, Contact
U.S. Passport (unexpired or expired)	Citizenship & Identity (if issued with limitation and expired, only shows proof of identity)	U.S. Department of State	Varies	(202) 647-4000 or www.state.gov
Certificate of Naturalization (N-550 or N 5700	Citizenship & Identity	U.S. Department of Homeland Security, Bureau of Citizenship and Immigration Services	Varies	1-800-375-5283 or www.uscis.gov
Certificate of Citizenship (N5-560 or N-561)—issued when a person was born outside U.S. to U.S. Citizen parent(s)	Citizenship & Identity	U.S. Department of Homeland Security, Bureau of Citizenship and Immigration Services	Varies	1-800-375-5283 or www.uscis.gov
The following documents may be used to prove citizenship only.	sed to prove citizensh	ip only. You must also provide proof of identity.	of of iden	tity.
Document	Shows Proof Of	Issued By	Fee	For More Information, Contact
U.S. Public Birth Record ("Birth Certificate")—must contain original embossed scal	Citizenship— (Must also provide proof of identity)	The state, commonwealth, territory or local jurisdiction	Va. Birth Cert. \$12	For citizens born in Virginia: Department of Health, Division of Vital Records: (804) 662-6200 or <u>www.vdh.virginia.gov</u> (will also assist citizens born outside Virginia with finding contact information for their birth state)

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		····							
For More Information, Contact	(202) 647-4000 or www.state.gov	1-800-375-5283 or www.uscis.gov	The court issuing the decree or the adoption agency that handled the adoption	1-888-767-6738 or www.opm.gov	1-866-272-6272 or www.vetrecs.archives.gov	Hospital in which individual was born		Insurance company that issued the policy—contact information should be listed on the policy	
Fee	Varies	Contact agency	Possible copying fee	Possible copying fee	None	Possible copying	tee	Possible copying fee	
Issued By	U.S. Department of State	U.S. Department of Homeland Security, Bureau of Citizenship and Immigration Services	The state in which the adoption was finalized	U.S. Office of Personnel Management	National Archives Allow 6-8 weeks	Hospital of birth		Insurance Company	
Shows Proof Of	Citizenship (Must also provide proof of identity)	Citizenship (Must also provide proof of identity)	Citizenship (Must also provide proof of identity)	Citizenship (Must also provide proof of identity)	Citizenship (Must also provide proof of identity)	Citizenship (Must also provide	proof of identity)	Citizenship (Must also provide proof of identity)	
Document	Certification of Report of Birth (FS-240); Consular Report of Birth Abroad of a Citizen of the U.S.A. (FS-545), Certification of Birth Abroad (FS-545	American Indian Card (I-872)	Final adoption decree (or statement from state-approved adoption agency if adoption is not finalized) —must show child's name and 11.S. nlace of birth	Evidence of Civil Services Employment by the U.S. Government—must show employment by the U.S.	Official Military Record of Service—must show a U.S. place of hirth (e.g. DD-214)	Extract of hospital record on hospital letterhead (not a "birth	certificate" issued by a hospital) — must have been established at the time of birth, created at least 5 years before initial application date for Medicaid, and indicate a U.S.	Life or health or other Insurance Record—must have been created at least 5 years before the initial application date for Medicaid and show a U.S. place of birth	

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Document	Shows Proof Of	Issued By	Fee	For More Information, Contact
A statement signed by the physician or midwife who was in attendance at the time of the birth—must have been created at least 5 years before the date of the initial Medicaid application and show a U.S. place of birth.	Citizenship (Must also provide proof of identity)	Physician or Midwife who delivered the individual	Possible copying fee	Physician or Midwife
Institutional admission papers from a nursing home or other institution or medical records—must have been created at least 5 years before the date of the initial Medicaid application and indicate a U.S. place of birth		Nursing home or other institution in which the individual resides or resided	Possible copying fee	Nursing home or other institution
he following documents may be u	sed to prove identity	The following documents may be used to prove identity when you provide proof of citizenship	hip.	
Document	Shows Proof Of	Issued By	Fee	For More Information, Contact
Certificate of Degree of Indian Blood; other U.S. American Indian/Alaska Native or Native American tribal document—must have a photograph of individual or other personal identifying	Identity	U.S. Department of Interior, Bureau of Indian Affairs	Contact agency	(202) 208-3100 or www.doi.gov
Driver's license issued by a state or territory—must have a photograph of individual or other personal	Identity	State or Territory	\$12 - \$28	In Virginia, Division of Motor Vehicles: 1-866-368-5463 or www.dmv.virginia.gov
School identification (ID) card	Identity	School	Contact agency	School or school district office
U.S. Military card or draft record; military dependent's ID card		Department of Veteran's Affairs	Contact agency	1-800-827-1000 or www.va.gov
Identification card issued by federal, state, or local government with the same information included	Identity	Va. Division of Motor Vehicles issues non-driver ID cards	Va. ID \$10	1-866-368-5463 or www.dmv.virginia.gov

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TYPICAL DOCUMENTS USED BY LAWFULLY PRESENT IMMIGRANTS

STATUS	TYPICAL DOCUMENTS
Lawful Permanent Resident (LPR)	 "Green card" (Form I-551) or earlier versions: I-151, AR-2 and AR-3; Reentry permit (I-327); Foreign passport stamped to show temporary evidence of LPR or "I-551" status; Receipt from USCIS (U.S. Citizenship and Immigration Services) indicating that an I-90 application to replace LPR card has been filed; Memorandum of Creation of Lawful Permanent Residence with approval stamp (I-181); I-94 or I-94A with stamp indicating admission for lawful permanent residence; Order issued by the INS/DHS (Immigration and Naturalization Service/Dept. of Homeland Security), an immigration judge, the BIA (Board of Immigration Appeals), or a federal court granting registry, suspension of deportation, cancellation of removal, or adjustment of status; <i>or</i>
Amerasian LPR NOTE: The codes listed here pertain only to the particular Vietnamese Amerasians who qualify for the "Refugee Exemption."	 Any verification from the INS, DHS, or other authoritative document. Any of the LPR documents listed above with one of the following codes: AM-1, AM-2, AM-3, AM-6, AM-7, or AM-8; or Any verification from the INS, DHS, or other authoritative document
Applicant for Adjustment to LPR Status	 Receipt or notice showing filing or pending status of Form I-485 Application to Register Permanent Residence or Adjust Status; Form I-797 ASC Appointment Notice with Case Type "I-485 Application to Register Permanent Residence or Adjust Status"; Form I-688B or I-766 employment authorization document (EAD) coded 274a.12(c)(9) or C9 or C9P; I-797 receipt for Application for Employment Authorization based on C09; I-512 authorization for parole, indicating applicant for adjustment of status; or Any verification from the INS, DHS, or other authoritative document.
Refugee	 Form I-94 or I-94A Arrival/Departure Record or passport stamped "refugee" or "§ 207"; Form I-688B or I-766 EAD coded 274a.12(a)(3) or A3; or (a)(4) or "A4" (paroled as a refugee); Refugee travel document (I-571); or Any verification from the INS, DHS or other authoritative document. NOTE: If adjusted to LPR status, I-551 may be coded R8-6, RE-6, RE-7, RE-8, or RE-9.
Conditional Entrant	 Form I-94, I-94A, or other document indicating status as "conditional entrant," "Seventh Preference," § 203(a)(7), or P7; or Any verification from the INS, DHS, or other authoritative document.

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Asylee	 Form I-94, I-94A, or pa Order granting asylum i the BIA, or a federal co Form I-688B or I-766 E Refugee travel documer Any verification from the NOTE: If adjusted to LPH 	EAD coded at (I-571); he INS, DF	he INS, DHS 274a.12(a)(5 or IS, or other a	, an immigration jud 5) or A5; authoritative docume	ent.	
Granted Withholding of Deportation or Withholding of Removal	 or AS-8. Order granting withhold INS, DHS, an immigration ju Form I-688B or I-766 E Any verification from the 	idge, the B AD coded	IA, or a feder 274a.12(a)(1	ral court; 10) or A10; or		
Granted Withholding of Deportation/Removal under the Convention Against Torture (CAT)	 Order granting withhold issued by an immigratic Form I-688B or I-766 E Any verification from the 	ling of dep on judge, th AD coded	ortation or re ne BIA, or a f 274a.12(a)(1	emoval under CAT, Federal court; 10) or A10; or		
Applicant for Asylum or Withholding of Deportation/Removal, including Applicant for Withholding of Deportation/Removal under CAT, with employment authorization if > 14 years, or application for asylum/withholding pending for 180 days if < 14 years	 Receipt or notice showi Application for Asylum Form I-688B or I-766 E Any verification from the state of the	and Withl AD coded	nolding or CA 274a.12(c)(8	AT; 8) or C8; or	ent.	
Cuban or Haitian Entrant	 Form I-94 with a stamp be rare, as it has not been u indicating "parole," any document proceedings; Any documents indicatine receipt from an INS Asy application for asylum; Form I-688B or I-766 E 274a.12(c)(11) or C11; Any verification from the NOTE: Individuals who have or temporary I-551 stamps in CB6, CB7, CH6, CNP, CUC NC8, NC9, HA6, HA7, HA HC8, HC9, HD6, HD7, HD Cubans or Haitians with the qualify. These codes were u any of the 1986 legalization 	ised since is indicatin ing a pendi ylum Offic AD coded or he INS, DF ve adjusted n foreign p 5, CU7, CU 8, HA9, H 8, HD9, H codes LB ised for ind	1980) or any g pending ex ng asylum ap e indicating f 274a.12(c)(8 IS, or other a to LPR statu passports cod J8, CU9, CU B6, HB7, HE E6, HE7, HE 1, LB2, LB6, lividuals gran	other notation clusion or deportatio pplication, including filing of Form I-589 3) or C8, or authoritative docume us may have I-551 ca ed CAA66, CB1, CE O, CUP, NC6, NC7, 38, HB9, HC6, HC7, 8, HE9. In addition, or LB7 may also atted LPR status unde	on a ent. ards B2, , er	

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Paroled into the U.S.	or C11; or	parole status; 5 EAD coded n the INS, DF djusted to LP	274a.12(a)(4 IS, or other a R status, ma	4), 274a.12(c)(11), A4, authoritative document
Granted Temporary Protected Status (TPS)	 Form I-688B or I-766 Form I-797 Notice of 	6 EAD coded Action show	274a.12(a)(ving grant of	
Applicant for TPS, with employment authorization		porary Protect 5 EAD coded 1 the INS, DF	cted Status); 274a.12(c)(IS, or other a	19) or C19; or authoritative document
Granted Deferred Enforced Departure (DED)	Form I-688B or I-766Any verification from			11) or A11; or authoritative document
Granted Deferred Action Status Applicant for Special Immigrant Juvenile Status	 Form I-797 Notice of deferred action status Form I-688B or I-766 Any verification from Form I-797 Notice of Notice; Form I-797 Welcome Adjustment SL6"; I-551 coded "SL6"; or 	; 5 EAD coded <u>n the INS, DF</u> 7 Action Spec 2 Notice/App	274a.12(c)(IS, or other a ial Immigran	14) or C14; or authoritative document nt Juvenile Approval
"	Any verification from	n the INS, DH		authoritative document
"Qualified" Domestic Violence Survivor Must have a pending petition for an immigrant visa, either filed by a spouse or a self-petition under the Violence Against Women Act (VAWA), or an application for suspension of deportation or cancellation of removal. The petition or application must either be approved or, if not yet approved, must present a prima facie case.	 relative (IR) or 2nd fa or child; Form I-360 (application under the VAWA); Form I-797 Notice of finding establishment Receipt or other proop Status on basis of an petition or VAWA appendic of Any documents indice cancellation of remove court indicating filing of Deportation) or EOIF Form I-688B or I-766 for suspension of dep granted deferred action 	amily prefere ion to qualify F Action refer t of a prima fa f of filing I-4 immediate re oplication; ating a pendi val case, inclu g of Form EO R-42 (Applica 6 EAD coded portation) or 2 on status); or	nce (P-2) sho as abused sp encing pendi- acie case; 85Applicatio lative or fam ng suspensio ding a receip IR-40 (Appl tion for Can 274a.12(a)(274a.12(c)(14)	on for Adjustment of hily 2nd preference on of deportation or pt from an immigration ication for Suspension cellation of Removal); 10) or A10 (applicant

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Victim of Trafficking	Certification from U.	S. Dept. of H	ealth and Hu	ıman Services (H	HS)		
	Office of Refugee Re		· ·				
	ORR eligibility letterCertification status vertification	· · · · · · · · · · · · · · · · · · ·		icking Verificatio	on		
	Line						
	202-401-5510 or 866						
	 I-914 (1 status applic I-766 coded (a)(16); 	 I-914 (T status application); I 766 coded (a)(16); 					
	Form I-797 approval	notice for "C	P" (continue	d presence);			
	• Form I-797 indicating	, approval of	T-1 Status;	-			
	Bona fide case determ						
	 Form I-797 "Extension I-512 authorization for 						
	 I-512 authorization fe I-551 coded ST6; or 	i paroie, ind	icating 1-1 s	latus,			
	Any verification from	HHS, INS,	DHS, or othe	er authoritative			
	document.		<u> </u>	-			
Derivative Beneficiary of Trafficking Survivor	 Proof of approved I-9 I-94 or passport stamp 	-	,	· · · · · · · · · · · · · · · · · · ·			
	 I-94 or passport stamped T-2, T-3, T-4, or T-5; Form I-797 Notice of Action indicating approval of T-2, T-3, T-4 						
	T-5		anno approv				
	status;	(2.5)					
	 I-766 EAD coded (c) Form I-797 "Extension 		Vonimmioro	pt Status".			
	 I-512 authorization for 		•		atus:		
	• I-551 card coded ST7	· ·	•	-) -	,		
	Any verification from	HHS, INS,	DHS, or othe	er authoritative			
Nonimmigrant	document.Form I-94 or I-94A A	mixal/Donor	tura Dagard	ar pagenant india	ting		
Nominingrant	• Form I-94 or I-94A A admission to U.S. wit	-		or passport indica	ung		
	• Receipt for Form I-10	0	,	ement/Initial			
	Nonimmigrant Arriva	•					
	 I-797 approving appli I-797 approving appli 						
	 Form I-688B or I-766 			•			
	nonimmigrant status;	or			-		
	Any verification from				iment.		
Citizen of Micronesia, the Marshall Islands, and Palau	 Form I-94 or passport "CFA/PAL"; 	noted as "C	FA/RMI" or	"CFA/FSM" or			
	• Form I-766 coded (a)	(8); or					
	Any verification from		IS, or other a	authoritative docu	iment.		
Lawful Temporary Resident							
	 Form I-688A EAD; Form I-688B or I-766 	FAD coded	2749 12(9)(2) or Δ^2 or with	other		
	• Form 1-008B of 1-700 evidence indicating e						
	Form I-698 Applicati	on to Adjust			t		
	Residence under INA	-	IC				
	Any verification from	the INS, DI	1S, or other a	authoritative docu	iment.		

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Applicant for Legalization under IRCA or the LIFE Act, with employment authorization Family Unity	 Form I-688B or I-766 EAD coded 274a.12(c)(20), (c)(22), or (c)(24); Form I-687 Application for Temporary Residence under INA § 245A; Passport, with stamp or writing by INS/DHS officer, indicating pending §245 application; or Any verification from the INS, DHS, or other authoritative document. Form I-797 Notice of Action showing approval of I-817 Application
	 Form 1-688B or I-766 EAD coded 274a.12(a)(13) or A13; or Any verification from the INS, DHS, or other authoritative document.
Applicant for Cancellation of Removal or Suspension of Deportation, with employment authorization	 Receipt or notice showing filing Form EOIR-40 (Application for Suspension of Deportation), EOIR-42 (Application for Cancellation of Removal), or I-881 (Application for Suspension of Deportation or Special Rule Cancellation of Removal); I-256A (former suspension application); Form I-688B or I-766 EAD coded 274a.12(c)(10) or C10; or Any verification from the INS, DHS, or other authoritative document.
Order of Supervision, with employment authorization	 Notice or form showing release under order of supervision; Form I-688B or I-766 EAD coded 274a.12(c)(18) or C18; or Any verification from the INS, DHS, or other authoritative document.
Registry Applicant, with employment authorization	 Receipt or notice showing filing Form I-485 Application to Register Permanent Resident or Adjust Status; Form I-688B or I-766 EAD coded 274a.12(c)(16) or C16; or Any verification from the INS, DHS or other authoritative document.
Abbreviations	
BIA - Board of Immigration Appeals	HHS - U.S. Dept. of Health and Human Services
CAT - Convention Against Torture	INS - Immigration and Naturalization Service
CMS - Centers for Medicare and Medicaid Services	IR - immediate relative
CP – continued presence	LPR - lawful permanent resident
DHS - U.S. Dept. of Homeland Security	ORR - Office of Refugee Resettlement USCIS - U.S. Citizenship and Immigration Services
EAD - employment authorization document	VAWA - Violence Against Women Act
EOIR - Executive Office for Immigration Review	

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Alien Status Reference Guide

		Immigration Status	Eligible for Full Medicaid Benefits?	MMIS Code
	lified Citizen			
Arrived in U.S. before 8/22/1996 	Exempt from 5 year waiting period and no time limit on eligibility	Lawful Permanent Resident Refugee under section 207 Amerasian Immigrant Conditional Entrant Under Section 303(a)(7) Asylee Under Section 208 Parolee under section 212(d)(5) Deportee whose deportation is withheld under section 243(h) or 241(b)(3) Cuban or Haitian Entrant Battered alien, alien parent of a battered child, and/or alien child of a battered parent Alien who arrived prior to 8/22/96 with unqualified status and who remained physically present in U.S. from date of entry to date of adjustment to a status listed above	Yes Yes Yes Yes Yes Yes Yes Yes Yes	P R P P P P P P P See above
Arrived in U.S. on or after 8/22/1996	d in the U.S. r less; exempt vaiting perioc	Refugee Asylee Deportee Cuban or Haitian Entrant Victim of a severe form of trafficking Afghan or Iraqi immigrant admitted on a Special Immigrant Visa	Yes Yes Yes Yes Yes	R P P P P
Arrived in U.S. on or after 8/22/1996	resided in the for more than 7 years	Refugee Asylee Deportee Cuban or Haitian Entrant Victim of a severe form of trafficking Afghan or Iraqi immigrant admitted on a Special Immigrant Visa	No—Eligible for Emergency Services Coverage Only	A A A A A A
Arrived in U.S. on or after 8/22/1996	sided in the or at least 5 years	Effective 4-1-21, Lawful Permanent Resident Conditional Entrants Parolees, other than Cuban or Haitian Entrants Battered aliens, alien parents of battered children, alien children of battered parents	Yes Yes	P P

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	Immigration Status	Eligible for Full Medicaid Benefits?	MMIS Code
Lawfully Residing Non-Citizen Children Under Age 19 Years and Pregnant Women			
	A qualified alien as defined in section 431 of PRWORA (8 U.S.C § 1641) (see M0220.310)	Yes	<19 I Pregnant P
	An alien in a nonimmigrant status who has not violated the terms of the status under which he or she was admitted or to which he or she has changed after admission, including individuals with valid visas.	Yes	<19 I Pregnant P
	An alien who has been paroled into the United States pursuant to section 212(d)(5) of the Immigration and nationality Act (INA) (8 U.S.C § 1182 (d)(5)) for less than I year, except for an alien paroled for prosecution, for deferred inspection or pending removal proceedings	Yes	<19 I Pregnant P
re met	An alien who belongs to one of the following classes:	Yes	<19 I Pregnant P
ents a	• aliens currently in temporary resident status pursuant to section 210 or 245A of the INA (8 U.S.C.§§ 1160 or 1255a, respectively)	Yes	<19 I Pregnant P
nitation on date of arrival to the U.S. gibility as long as covered group requirements are met	 aliens currently under Temporary Protected Status (TPS) pursuant to section 244 of the INA (8 U.S.C. § 1254a), and pending applicants for TPS who have been granted employment authorization 	Yes	<19 I Pregnant P
/al to t red gro	 aliens who have been granted employment authorization under 8 CFR 274a.12(c)(9), (10), (16), (18), (20), (22), or (24) 	Yes	<19 I Pregnant P
of arriv s cover	 Family Unity beneficiaries pursuant to section 301 of Pub. L. 101- 649, as amended 	Yes	<19 I Pregnant P
date ong as	• aliens currently under Deferred Enforced Departure (DED) pursuant to a decision made by the President	Yes	<19 I Pregnant P
<i>c</i>	 aliens currently in deferred action status, except for individuals receiving deferred status as a result of the Deferred Action for Childhood Arrivals (DACA) process, announced by the U.S. Department of Homeland Security on June 15, 2012 	Yes	<19 I Pregnant P
No la	 aliens whose visa petition has been approved and who have a pending application for adjustment of status 	Yes	<19 I Pregnant P
No lir No time limitation on el	A pending applicant for asylum under section 208(a) of the INA (8 U.S.C. § 1158), or for withholding of removal under section 241(b)(3) of the INA (8 U.S.C. § 1231), or under the Convention Against Torture who has been granted employment authorization, or such an applicant under the age of 19 who has had an application pending for at least 180 days	Yes	<19 I Pregnant P
2	An alien who has been granted withholding of removal under the Convention Against Torture	Yes	<19 I Pregnant P
	A child who has a pending application for Special Immigrant Juvenile status as described in section 101(a)(27)(J) of the INA (8 U.S.C. § 1101(a)(27)(J)	Yes	<19 I Pregnant P
	An alien who is lawfully present in the Commonwealth of the Northern Mariana Islands under 48 U.S.C. § 1806 (e)	Yes	<19 I Pregnant P
	An alien who is lawfully present in American Samoa under the immigration laws of American Samoa	Yes	<19 I Pregnant P

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		Immigration Status	Eligible for Full Medicaid Benefits?	MMIS Code
Non	-Citizen			
		 a. A qualified alien and veteran who was discharged honorably not on account of alienage, and who fulfills the minimum active-duty service requirements of section 5303A(d) of title 38, United States Code 	Yes	Ρ
		 A qualified alien on active duty (other than active duty for training) in the Armed Forces of the United States (not in the Armed Forces Reserves) 	Yes	R
e U.S.	ng as net	The spouse or the unmarried dependent child (see M0220.311 A) of a living (not deceased) qualified alien who meets the conditions in a. or b. above	Full Medicaid Benefits? Yes Yes Yes Yes Yes Yes	Р
No limitation on date of arrival to the U.S	No time limitation on eligibility as long covered group requirements are met	 The unremarried surviving spouse of an individual described in a. or b. above who is deceased, if the spouse was married to the veteran before the expiration of fifteen years after the termination of the period of service in which the injury or disease causing the death of the veteran was incurred or aggravated; or for one year or more; or for any period of time if a child was born of the marriage or was born to them before the marriage. 		Ρ
tiol	d li	Recipients of Supplemental Security Income (SSI)	Yes	Р
No limita	No time covere	 An alien who is an American Indian born in Canada to whom the provisions of section 289 of the Immigration and Nationality Act (INA) apply, or a member of an Indian tribe (as defined in section 4(e) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450b(e)), 	Yes	Ρ
		Compact of Free Association (COFA) migrants who are citizens of the Federated States of Micronesia, the Republic of the Marshall Islands, or the Republic of Palau.	Effective	Р

		Individuals other than pregnant women with no immigration documents	No-Eligible	А
		(undocumented)	for	
			Emergency	
		For a pregnant woman who is not lawfully residing in the U.S., go to	Services	
		Chapter M23.	Coverage	
	Ś		Only	
	of residency in U.S.	Deferred Action Childhood Arrivals (DACA)	No—Eligible	А
	v i		for	
	Suc.		Emergency	
uo 966	side		Services	
.S.	ě		Coverage	
n U /22			Only	
Arrived in U.S. on or after 8/22/1996	at	Individuals whose immigration status has expired and who do not meet any	No—Eligible	A
afte	len	other immigration status	for	
Ar or ä	of		Emergency	
_	ess		Services	
	rd		Coverage	
	Regardless of length		Only	
	Å	Lawful Permanent Resident who has resided in the U.S. for fewer than 5	No—Eligible	A
		years, and/or prior to 4-1-21, without at least 40 qualify quarters of work	for	
		coverage on record with the Social Security Administration. Effective 4-1-	Emergency	
		21, there is no longer a work requirement. The 5 year residency	Services	
		requirement remains in effect.	Coverage	
			Only	

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EMERGENCY SERVICES ALIENS ENTITLEMENT & ENROLLMENT PRIOR TO JULY 1, 2022

А.	Policy	Unqualified aliens, and qualified aliens eligible for emergency services only are eligible for Medicaid coverage of emergency medical care only. This care must be provided in a hospital emergency room or as an inpatient in a hospital.
B.	Entitlement- Enrollment Period	If the applicant is found eligible and is certified for emergency services, eligibility exists only for the period of coverage certified by the eligibility worker or DMAS staff on the Emergency Medical Certification form #DMAS Form 2019NR.
		Once an eligibility period is established, additional requests for coverage of emergency services within 6 months will not require a new Medicaid application. However, each request for Medicaid coverage of an emergency service or treatment requires a new, separate certification and a review of the alien's income and resources and any change in situation that the alien reports.
		With the exception of dialysis patients, an emergency services alien must file a new Medicaid application after the 6-month eligibility period is over if the individual receives an emergency service and wants Medicaid coverage for that service.
		DMAS will certify dialysis patients for up to a one year period of services without the need for a new Medicaid application. However, due to edits in MMIS, only one six-month certification period at a time can be entered. The worker must manually enter the second certification period of up to six months (as certified by DMAS) after the first period expires.
		The dialysis patient must reapply for Medicaid after his full certification period expires.
C.	Enrollment Procedures	Once an emergency services alien is found eligible for coverage of emergency services, enroll the individual in the eligibility and enrollment system using the following data:
		In this field, Country of Origin, enter the code of the client's country of origin.
	2. Citizenship Status	In this field, Citizenship Status code, enter :
		A = Emergency services alien (Alien Chart codes B2, C2, C3, CC2, D2, E2, F3, G3, H3, I2, codes J3 through V3, Z2) other than dialysis patient.
		D = Emergency services alien who receives dialysis.
		V = Visitor, non-immigrant alien (Alien Chart codes W1, W2, W3).
		The Alien Codes Chart is found in Appendix 5 to this subchapter.

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NOTE: Foreign visitors are not usually eligible for Medicaid because usually they do not meet the Virginia state residency requirement.

- **3.** Entry date **THIS FIELD MUST BE ENTERED.** Enter the date on which the alien entered the U.S., except for asylees and deportees. For asylees, enter the date asylum was granted. For deportees, enter the date deportation withholding was granted.
- **4.** App Dt In this field, application date, enter the date of the alien's Medicaid application upon which the eligibility coverage period is based.
- 5. Covered Dates Begin In this field, coverage begin date, enter the begin date of the emergency service(s).
- 6. Covered Dates End
 In this field, coverage end date, enter the date when the alien's emergency service(s) received was related to labor and delivery, the end date includes the day of discharge even though it is not counted to determine the length of stay for certification purposes.
- 7. AC Enter the code applicable to the alien's covered group.
- **D. Notices** Appropriate notice must be sent to the applicant of the status of his application and the duration of his eligibility.

The USCIS requires that all benefit applicants who are denied benefits based **solely or in part** on the SAVE response be provided with adequate written notice of the denial as well as the information necessary to contact USCIS, so that the individual may correct his records in a timely manner, if necessary. The fact sheet, "Information for Applicants: Verification of Immigration Status and How to Correct Your Record with USCIS" (Form # 032-03-0427-00) must be included with the Notice of Action when benefits are denied, **including the approval of emergency-services-only Medicaid coverage**, and with the Advance Notice of Proposed Action when benefits are subsequently cancelled based on the results of a SAVE inquiry. The fact sheet is available at https://fusion.dss.virginia.gov/Portals/[bp]/Files/SAVE/Inform%20for%20Applicants%20Ap

A Medicaid card will not be generated for an individual enrolled as an emergency services alien.

The agency must contact the provider(s) and supply the eligibility dates and Medicaid number for billing purposes by sending a copy of the completed Emergency Medical Certification #DMAS Form 2019NR, to the provider(s).

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VIRGINIA RESIDENCY REQUIREMENTS

M0230 Changes

Changed With	Effective Date	Pages Changed
TN #DMAS-32	7/1/24	Page 3
TN #DMAS-2	10/1/16	Pages 1, 6
TN #100	5/1/15	Pages 3, 4
TN #98	10/1/13	Table of Contents
		pages 3-6
		Page 7 was deleted.
TN #97	9/1/12	Page 4
TN #95	3/3/11	Pages 1, 2
TN #93	1/1/10	Page 2

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M0230.000 VIRGINIA RESIDENCY REQUIREMENTS

M0230.001 POLICY PRINCIPLES

A.	Policy	An individual must be a Virginia resident in order to be eligible for Medicaid, but is not required to have a fixed address. This subchapter, M0230, explains in detail how to determine if an individual is a Virginia resident.
		An individual placed by a Virginia government agency in an institution is considered a Virginia resident for Medicaid purposes even when the institution is in another state (section M0230.203 below).
		For all other individuals, Virginia residency is dependent on whether the individual is under age 21 years or is age 21 or older (sections M0230.201 and 202 below).
B.	Retention of Residency	Residence is retained until abandoned. Temporary absence from Virginia with subsequent return to the state, or intent to return when the purposes of the absence have been accomplished, does not interrupt continuity of Virginia residence.
C.	Non-immigrant Aliens	Regardless of an individual's immigration status, accept declaration of Virginia residency on the application as verification of residency. Do NOT require individuals who have been admitted into the U.S. on non-immigrant visas and other non-immigrants to sign a statement of intended residency.
D.	Cross-Reference to Intra-State Transfer	Procedures for handling cases where individuals who are Virginia residents move from one Virginia locality to another are described in subchapter M1520.
E.	No Fixed Address	The agency cannot deny Medicaid to an eligible Virginia resident just because the resident has no fixed address. A Virginia resident is not required to have a fixed address in order to receive Medicaid.
		For an eligible Virginia resident who does not have a fixed address, use the local social services department's address for the Medicaid card and inform the resident that he must come to the social services department to receive his card until he obtains a fixed address.
F.	Length of Residency	The agency may not deny Medicaid eligibility because an individual has not resided in Virginia for a specified period of time.

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- G. Residency in
Virginia Prior to
Admission to
InstitutionThe agency may not deny Medicaid eligibility to an individual in an
institution who meets the Virginia residency requirements previously
identified in this subchapter, because the individual did not establish
residence in Virginia before entering the institution.
- H. Temporary Absence
 The agency may not deny or terminate Medicaid eligibility because of that individual's temporary absence from Virginia if the individual intends to return to Virginia when the purpose of the absence has been accomplished, UNLESS another state has determined that the individual is a resident there for Medicaid purposes.
- I. Disputed or Unclear Residency If state residency is unclear or is in dispute, contact the regional specialist for help in resolution. When two or more states cannot resolve the residency, the state where the individual is physically located becomes the state of residence.

M0230.100 DEFINITION OF TERMS

A.	Introduction	For purposes of this subchapter only, the terms in this section have the following meanings:
B.	Institution	An establishment that furnishes (in single or multiple facilities) food, shelter, and some treatment or services to four or more persons unrelated to the proprietor is an institution .
		For purposes of state placement of an individual, the term "institution" also includes foster care homes approved by the state and providing food, shelter and supportive services to one or more persons unrelated to the proprietor.
C.	In An Institution	"In an institution" refers to an individual who is admitted to live in an institution and receives treatment or services provided there that are appropriate to his requirements.
D.	Incapable of Indicating Intent	An individual is incapable of declaring his intent to reside in Virginia or any state if the individual:
		• has an I.Q. of 49 or less or has a mental age of 7 or less, based on tests acceptable to the Virginia Department of Behavioral Health and Developmental Services (DBHDS);
		• is judged legally incompetent; or
		• is found incapable of declaring intent to reside in a specific state based on medical documentation obtained from a physician, psychologist, or other professional licensed by the State in the field of mental retardation.
E.	Virginia Government Agency	A Virginia government agency is any state or local government agency, and any entity recognized by State law as being under contract with a Virginia state or local government agency.

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M0230.200 RESIDENCY REQUIREMENTS

M0230.201 INDIVIDUALS UNDER AGE 21

A. Under Age 21	An individual under age 21 is considered a resident of Virginia if he:			
NOT In An Institution	a. is married or emancipated from his parents, is capable of indicating intent and is residing in Virginia with the intent to reside Virginia.			
	 b. is not emancipated but is not living with a parent or caretaker and is presently residing in Virginia with the intent to reside in Virginia; 			
	c. lives with a parent or caretaker who is presently residing in Virginia with the intent to reside in Virginia;			
	 d. is a non-IV-E (state/local) foster care child whose custody is held by Virginia (see M230.204 C. and D.); 			
	e. is a non-IV-E foster care child whose custody is held by another state but who has been placed with and is residing in Virginia with a parent or care- taker relative;			
	f. is a non-IV-E child adopted under an adoption assistance agreement with Virginia (see M230.204 C. and D.);			
	<i>g.</i> is a non-IV-E foster care child whose custody is held by a licensed, private foster care agency in Virginia, regardless of the state in which the child physically resides;			
	h. is under age 21 and is residing in another state for temporary period (for reasons such as medical care, education or training, vacation, (or visit) but is still in the custody of his/her parent(s) who reside in Virginia.			
	i. is living with a parent(s) who is a non-immigrant alien (admitted to the U.S. for a temporary or limited time) when the parent has declared his intent to reside in Virginia permanently or for an indefinite period of time, and no other information is contrary to the stated intent.			
	<i>j.</i> Is placed out of state for a trial home visit with parents (while custody is retained by Virginia).			
B. Under Age 21 In An Institution	If the individual was placed in the institution by a state government agent, go to section M0230.203 below.			
	An institutionalized individual (who was not placed in the institution by a state government) who is under age 21 and is not married or emancipated, is a resident of Virginia if:			
	1. the individual's parent or legal guardian was a Virginia resident at the time of the individual's institutional placement;			
	2. the individual's parent or legal guardian who applies for Medicaid is a Virginia resident and the individual is institutionalized in Virginia; or			
	3. the individual's parent(s) has abandoned the individual, no legal guardian has been appointed, and the individual is institutionalized in Virginia.			

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C A A	Inder Age 21, ustody or doption greement with nother State	When another state's child-placing a Virginia with a foster family, the chi child is eligible as a IV-E Foster Can maintenance payment.	ild is NOT a Vii	rginia resident	unless the
1. IV-E Eligible ChildrenA Title IV-E Foster Care IV-E maintenance payme requirements for Medica					
		A Title IV-E Adoption Assistance cl IV-E Adoption Assistance agreemen placing agency meets the Virginia re	nt in effect with	another state's	child-
2	Non-IV-E Foster Care Children	A non-IV-E Foster Care child placed meet the Virginia residency requirer residing in Virginia with a parent of	nents for Medic	aid unless plac	e does NOT eed with and
3.	Foster Care Children with SSI	A foster care child who receives Sup meets the Virginia residency require placing agency maintains custody.			
4.	Non-IV-E Adoption Assistance and Adoptive Placement Children	A child who lives in Virginia with a with a parent, regardless of whether in court. When his adoptive parent is resident for Medicaid eligibility pur- child whose adoption assistance agre placing agency is a Virginia resident adoptive parent(s).	a final order of is a Virginia res poses. A Non-I eement is signed	adoption has b ident, the child V-E Adoption I by another sta	een entered is a Virginia Assistance ate's child-

M0230.202 INDIVIDUALS AGE 21 OR OLDER

A.	Introduction	For an individual age 21 or older, the determination of state residency depends on
		• whether or not the individual is in an institution, and
		• whether or not the individual is capable of indicating his or her intent to reside in the state.
B.	Age 21 Or Older NOT In An	For any individual age 21 or older NOT residing in an institution, the state of residence is Virginia when:
	Institution	• the individual is living in Virginia with or without a fixed address with the intention to reside in Virginia;
		• the individual is living in Virginia and entered the state with a job commitment or seeking employment (whether or not currently employed).
		• the individual is incapable of indicating intent and the individual is living in Virginia.

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- C. Age 21 Or Older If the individual was placed in the institution by a state government agent, go to section M0230.203 below.
 - 1. Capable of Stating Intent An individual in an institution who is age 21 or over and who is capable of declaring his intent to reside in Virginia, is a resident of Virginia if the individual is in an institution in Virginia with the intent to remain permanently or for an indefinite period.
 - 2. Incapable of Stating IntentAn individual in an institution who is age 21 or over and who became incapable of stating intent at or after age 21 is a Virginia resident if he or she is residing in Virginia.

M0230.203 STATE PLACEMENT IN INSTITUTION

A. Policy Any agency of the state, including an entity recognized under state law as being under contract with the state for such purposes, that arranges for an individual to be placed in an institution located in another state, is recognized as acting on behalf of the state in making the placement. The state arranging or actually making the placement is considered the individual's state of residence. When an individual is placed by state or local government in an institution in another state, the individual remains the responsibility of the placing state unless the state or local government agency in the other state assumes responsibility for the individual's care or Medicaid eligibility.

When an individual is placed by a Virginia government agency in an institution in another state, the individual remains the responsibility of Virginia unless

- a state or local government agency in the other state assumes responsibility for the individual's care or Medicaid eligibility,
- the individual is a child who receives a IV-E foster care or adoption assistance payment, or
- the individual is a child who receives **non-IV-E adoption assistance** and the state in which he is placed is a reciprocal state under the interstate compact, verified by the central office Deputy Compact Administrator, Adoption Unit, Division of Family Services, Virginia Department of Social Services (DSS).

B. State Placement Placement by a state government agency is any action taken by the agency, beyond providing general information to the individual and his family, to arrange admission to an institution for the individual. The following actions do not constitute state placement:

- providing basic information to individuals about other states' Medicaid programs or about the availability of health care services and facilities in other states;
- assisting an individual, who is capable of declaring intent and who independently decides to move out-of-state, in locating an institution in another state.

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- 1. Lack Of Facilities When a placement is initiated by a state because the state lacks a sufficient number of appropriate facilities to provide services to its residents, the state making the placement is the individual's state of residence for Medicaid purposes.
- 2. Individual When a competent individual leaves the facility in which he was placed by a state, that individual's state of residence for Medicaid purposes is the state where the individual is physically located.
- C. Individual Placed
 Out-of-State by
 Virginia
 Government
 An individual can leave Virginia and retain Virginia residency if he is placed in an institution outside Virginia by a Virginia government agency. Out-of-state placement into a long-term care facility must be preauthorized by the Director of the Virginia Department of Medical Assistance Services for Virginia Medicaid to pay for the institutional care.

When a competent individual voluntarily leaves the facility in which Virginia placed him, he becomes a resident of the state where he is physically located.

M0230.204 CASH ASSISTANCE PROGRAM RECIPIENTS

A.	Introduction	Certain individuals are considered residents of Virginia for Medicaid purposes if they live in Virginia and receive a cash assistance payment specified below in this section. Some recipients of cash assistance from a Virginia social services agency who do NOT reside in Virginia are considered residents of Virginia for Medicaid purposes, as specified below.
B.	Auxiliary Grants Recipients	An individual receiving an Auxiliary Grants (AG) payment from a locality in Virginia is considered a Virginia resident.
		An individual who receives a State Supplement of SSI payment from another state is considered a resident of the state making the State Supplement payment.
C.	IV-E Payment Recipients	For an individual of any age who receives federal foster care or adoption assistance payments under Title IV-E of the Social Security Act, the state of residence for Medicaid eligibility is the state where the child lives.
D.	Non-IV-E Foster Care Payment Recipients	A child in foster care receiving a non-IV-E (state and local) payment whose custody is held by another state but who has been placed with and is residing in Virginia with a parent or care-taker relative is considered a resident of Virginia. If the child is not living with a parent or care-taker relative, the child is a resident of the state that is making the non IV-E payment.
E.	Non-IV-E Adoption Assistance Payment Recipients	The non IV-E (state/local) Adoption Assistance recipient is a resident of the state in which the child's adoptive parent(s) resides, regardless of whether a final order of adoption has been entered in court.

CHAPTER M02 NONFINANCIAL ELIGIBILITY REQUIREMENTS SUBCHAPTER 40

SOCIAL SECURITY NUMBER REQUIREMENTS

M0240 Changes

Changed With	Effective Date	Pages Changed		
TN #DMAS-32	7/1/24	Pages 3 and 5		
TN #DMAS-24	7/1/22	Pages 3-6		
TN #DMAS-21	10/1/21	Pages 1, 3, 5		
TN #DMAS-20	7/1/21	Table of Contents		
		Pages 1, 3, 5		
		Page 6a was renumbered to Page 7.		
		Pages 2, 4, 6 and 7 are runover		
		pages.		
TN #DMAS-13	7/1/19	Page 1		
		Pages 2 and 3 are runover pages.		
TN #DMAS-10	10/1/18	Pages 3, 4		
TN #DMAS-9	7/1/18	Table of Contents		
		Page 6		
		Page 6a is a runover page		
TN #DMAS-2	10/1/16	Pages 1, 4		
		Page 2 is a runover page.		
TN #100	5/1/15	Page 2		
TN #98	10/1/13	Table of Contents		
		Pages 1-5		
		Page 6 was deleted.		
TN #96	10/1/11	Pages 2-4		
TN #94	9/1/10	Pages 1-6		
TN #93	1/1/10	Pages 1-4		
Update (UP) #1	7/1/09	Pages 1, 2		
TN #91	5/15/09	Pages 1, 2		

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M0240.000 SOCIAL SECURITY NUMBER REQUIREMENTS

M0240.001 GENERAL PRINCIPLES

A. Policy	To be eligible for medical assistance (MA), an individual must provide his Social Security number (SSN) as well as the SSN of any person for whom MA is requested, or must provide proof of application for an SSN. This requirement applies to both the Medicaid and FAMIS Programs.
	Exceptions – the SSN requirement does not apply to:
	• an alien who is eligible only for Medicaid payment of emergency services, as defined in subchapter M0220,
	• a non-citizen who is only eligible to receive an SSN for a valid non-work reason,
	. a child under age one born to a Medicaid-eligible or FAMIS- covered mother (see M0330.301 B. 2 and M2220.100.), or
	• an individual who refuses to obtain an SSN because of well-established religious objections.
	An individual who is applying only for others and is not applying for himself is not required to provide an SSN for himself.
B. Failure to Meet SSN Requirement	Any individual for whom an application for an SSN has not been filed or for whom the SSN is not furnished is not eligible for MA EXCEPT for the following individuals.
1. Child Under Age 1	A child under age one born to a Medicaid-eligible or to a FAMIS-covered mother is deemed to have applied and been found eligible for MA, whether or not the eligibility requirements, including SSN, have actually been met. This includes an infant born to a mother in FAMIS Prenatal Coverage who is <i>assigned to</i> Aid Category 110 AND who is NOT in managed care.
	An infant born to a mother in FAMIS Prenatal Coverage who <i>is assigned to</i> AC 110 and who IS in managed care OR who <i>is assigned to</i> in AC 111 is not a deemed newborn; however, the infant is not required to provide an SSN or proof of application for an SSN in order to be enrolled. See M0240.200 C.
2. Individual With Religious Objections	An individual who refuses to obtain an SSN due to well-established religious objections must provide documentation of (1) membership of a recognized religious sect of division of the sect and (2) adherence to the tenets or teachings of the sect or division of the sect and for that reason being conscientiously opposed to applying for or using a national identification number.

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	-	-	TY NUMBER REQUIREMENTS	M024	0.001 Page 2
3. Emergency- Services Aliens and other Non-			An alien eligible for Medicaid payme defined in M0220.410 and M0220.4 an SSN.	ent of emergenc	y services only, as
		Citizens	Any non-citizen who is only eligible reason is not required to provide or a include, but are not limited to, undoc the U.S. on non-immigrant visas and in the U.S. and would only have need public assistance.	pply for an SSN cumented aliens, individuals who	I. These individuals non-citizens admitted to o do not intend to work
C.	Ot	lationship to her Medicaid quirements	An applicant who cannot provide do legally present at the time of applicat attesting that he is a U.S. citizen or le temporarily meet the requirement for M0210.150). Submission of the aff for an SSN does NOT meet the SSI	tion must sign a egally present in r proof of legal <u>r</u> ïdavit without	n affidavit under oath the U.S. in order to presence (see proof of application
D.	Ve	rification			
	1.	Name	The name entered in the official case systems for an applicant must match Security card or Social Security Adm It is important to spell the name corre Management Information System (M SSA for the Medicare Buy-in or the enrollee can be matched to SSA reco The Federally managed Data Service SSN with the SSA for cases processe System (VaCMS). For an individual verified in VaCMS and for all individual verified in VaCMS and for all individual vaCMS, either the State Verification Online Query-Internet system (SOLO may be used.	the applicant's in ninistration (SSA ectly so that who IMIS) sends the citizenship and in ords. es Hub verifies t ed in the Virgini l whose name and duals whose cass n Exchange Syst	A) records verification. en the Medicaid enrollee information to identity match, the he individual's name and a Case Management id SSN cannot be es are not processed in em (SVES) or the State
	2.	SSN	The individual's SSN must be verified SVES to verify an individual's SSN.		may use the SOLQ-I or
	3.	Verification Systems - SVES & SOLQ-I	SVES verifies the individual's SSN, benefits and the amount of the benefit and entitlement to Medicare & the M the worker what is wrong with the na	it, entitlement to Iedicare premiur	SSI and the amount, m amounts. SVES tells
			The SOLQ-I verifies the individual's the amount of the benefit, entitlemen to Medicare & the Medicare premiur individual's name according to the S	t to SSI and the n amounts. SO	amount, and entitlement
E.	Pro	ocedure	Section M0240.100 below explains i individual meets the SSN requirement have an SSN.		

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M0240.100 APPLICATION FOR SSN

Α.	Policy	If an SSN has not been issued for the individual or the individual's child(ren), the applicant must cooperate in applying for a number with the local Social Security Administration Office (SSA). Instruct the applicant to submit form SS-5, the Application for Social Security Number, to the SSA and to obtain a receipt from SSA verifying that the application was submitted. The SS-5 is available online at: http://www.socialsecurity.gov/ssnumber/ss5.htm .			
		The agency must provide <i>at least one</i> 90-calendar-day reasonable opportunity period for the individual to obtain and provide an SSN and may not delay, deny, reduce or terminate benefits for an individual whom the agency determines to be otherwise eligible for Medicaid during such reasonable the opportunity period. If the application for an SSN was made through hospital enumeration, the agency must allow 120 calendar days for the SSN to be obtained and provided.			
		through hospital enumeration, the agency must allow 120 calendar days for			
	1. Newborns	requirement by requesting that an SSN be applied for by hospital staff in			
		For an infant born to a mother in FAMIS Prenatal Coverage who is assigned to AC 110 and who is in managed care OR who is enrolled in AC 111, see M0240.200 C.			
	2. Failure to Apply for SSN	Applicants who refuse to furnish an SSN or to show proof of application for a number are ineligible for Medicaid.			
	3. Retroactive Eligibility	An individual who provides proof of application for an SSN after he applies for medical assistance, meets the application for SSN requirement in the three months retroactive to his medical assistance application.			

M0240.200 FOLLOW-UP REQUIREMENTS FOR SSN APPLICATION

A. Applicant Applied for SSN When an applicant who has applied for an SSN is determined eligible for medical assistance, he is enrolled with a pseudo-SSN. The worker must obtain the enrollee's SSN when it is assigned and enter it into the enrollee's records.

For an infant born to a mother in FAMIS Prenatal Coverage who is assigned to AC 110 and who is in managed care OR who is assigned to AC 111, see M0240.200 C.

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B. Follow-Up Procedures for Individuals Who Are Not Infants Born to Women Enrolled in FAMIS Prenatal Coverage	The follow-up procedures below do M0240.100 B.	not apply to ind	ividuals listed	in
1. Documentation	If the applicant does not have an SSI record the date he applied for an SSI		ust document	in the
2. Entering Computer Systems	If a date is necessary when entering system, use the date the individual a of birth, preceded by "000" as the in	pplied for an SS	N, or the indiv	
	For example, an individual applied f "000101306" as the individual's SSI			
3. Follow-up	 a. Follow-up in 90 <i>Calendar</i> Days After enrollment of the eligible indiv 90 <i>calendar</i> days of the Social Secur <i>calendar</i> days if application was made b. Check for Receipt of SSN Check the system records for the enrolleed by mail. <i>If the individual has not app the individual is no longer eligible for</i> c. Verify SSN by a computer system d. Enter Verified SSN in the eligible 	rity number app de through hosp collee's SSN. If to obtain the er <i>plied for an SSN</i> or coverage and em inquiry of t	ication date o ital enumerati The SSN still nrollee's SSN send advance cancel covere he SSA record	r 120 on. has "000" verbally or <i>e notice that</i> <i>ige</i> .
4. Renewal Action	 If the enrollee's SSN has not been as worker must follow-up no later than checking the systems for the enrollee enrollee if necessary. a. Check for Receipt of SSN Before or at renewal, the SSN must be eligibility/enrollment system. Check 	the enrollee's a e's SSN and by be entered into t	nnual renewal contacting the he	, by
	 SSN. If the SSN has "000" as the fir obtain the enrollee's SSN verbally o renewal form is required. b. Verify SSN by a computer system. c. Enter Verified SSN in the eligible 	st 3 digits, conta r by mail, or on em inquiry of t	act the enrolled the renewal fo he SSA record	e to orm if a

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d. SSN Not Provided by Renewal Deadline

The worker must assist the enrollee in obtaining the applied-for SSN. The
worker will ask the enrollee for the assigned SSN at the first renewal, and
give a deadline date for the enrollee to provide the SSN.

If the enrollee does not provide the SSN by the deadline, the worker will ask the enrollee why it was not provided to the worker:

- Did the enrollee ever receive the SSN from SSA?
- If not, why not?

If the problem is **not** an SSA administrative problem, the worker must cancel MA coverage for the enrollee whose SSN is not provided.

first renewal of the infant's coverage during the month or after turning one.

C. Follow-Up An infants born to a mother enrolled in FAMIS Prenatal Coverage assigned to **Procedures For an** Aid Category (AC) 110 and who is NOT in managed care is a deemed newborn. Follow up on the SSN is not required until the time of the Infant Born to a newborn's first renewal during the month or after turning one. Woman Enrolled in FAMIS Prenatal Coverage An infant born to a mother in FAMIS Prenatal Coverage who is assigned to AC 110 and who IS in managed care OR who is assigned to AC 111 is not a deemed newborn; however, the infant is not required to provide an SSN or proof of application for an SSN in order to be enrolled. Follow the procedures in M0240.200 B.3 above 90 days following the infant's enrollment to determine if an SSN has been assigned. If the SSN number has not yet been issued at 90 days, obtain the SSN or proof of application for an SSN at the

M0240.300 SSN Verification Requirements

A. SSN Provided By Individual The individual's SSN must be verified. When the individual provides his SSN, the worker may use the SOLQ-I or SVES to verify the individual's SSN. The individual is not eligible for MA and cannot be enrolled in the eligibility/enrollment system if his SSN is not verified.

B. Procedures

- 1. Enter Verified
 Enter the eligible enrollee's verified SSN in the eligibility/enrollment system.

 Systems
 Systems
- 2. Resolving Unverified SSN Discrepancies
 a. Data Entry Error Caused Discrepancy
 biscrepancies
 a. Data Entry Error Caused Discrepancy
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 c. Data Entry Error Caused Discrepancy
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b. Discrepancy Not Caused by Data Entry Error

If the discrepancy is not the result of a typographical or other data entry error, the individual must be given a period of 10 *calendar* days to resolve the issue or provide written verification from SSA of the individual's correct SSN. The eligibility worker must send a written notification to the enrollee that informs the enrollee of the SSN discrepancy and gives him 10 *calendar* days from the date of the notice to either resolve the discrepancy with the SSN or to provide written verification of his correct SSN to the worker. The notice must inform the individual that if he does not verify his SSN by the deadline, his Medicaid coverage will be canceled.

c. Individual Provides SSN Verification

If verification of the SSN is received within the 10 *calendar days*, update the eligibility/enrollment system accordingly so that the enrollee's information will be included in a future data match.

d. SSN Verification Not Provided

If verification of the SSN is NOT received within the 10 *calendar* days, send the individual an advanced notice of proposed cancellation and cancel the individual's coverage in the eligibility/enrollment system.

M0240.400 SOCIAL SECURITY NUMBER DISCREPANCIES

A. Policy

To be eligible for medical assistance (MA), an individual must provide his Social Security number (SSN) as well as the SSN of any person for whom MA is requested, or must provide proof of application for an SSN.

As required by 42 CFR 435.910(g), "the agency must verify each SSN of each applicant and recipient with the SSA [Social Security Administration], as prescribed by the Commissioner, to insure that each SSN was furnished to that individual, and to determine whether any others were issued."

In addition, 42 CFR 435.920 states, "In redetermining eligibility, the agency must review case records to determine whether they contain the recipient's SSN or, in the case of families, each family member's SSN."

The Medical Assistance enrollment system generates a Social Security number and citizenship report (RS-O-485-A) and makes the report available to the local departments of social services (LDSS) on a monthly basis. LDSS agencies are responsible for reviewing the monthly report and correcting any discrepancies. If the agency is not able to resolve SSN discrepancies in a timely manner, an ineligible individual should not receive Medicaid services. Refer to Medicaid Policy M0240.300 regarding SSN Verification Requirements.

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Staff at the Department of Medical Assistance Services will oversee and monitor the process of SSN resolution on a monthly basis to ensure that action has been taken to correct Social Security Numbers in the system.

B. Process

- *1.* Generation The RS-O-485-A Report is produced monthly and posted for LDSS review.
 485-A Report
- 2. VDSS Requirements It is the responsibility of the LDSS to review the report and research each entry to resolve any discrepancies concerning an individual's social security number. An ineligible individual should not receive Medicaid services.

VDSS is responsible for implementing the necessary procedures to ensure that all corrections or changes will be made within a 30-day period and updated in the MMIS system accordingly. Policy guidelines are located in the Medicaid Policy Manual. See Policy M0240.300

- 3. DMAS DMAS staff will concurrently review an internal report showing how long each individual discrepancy continues to appear. The number of new (first time) and repeat (not first time on report) occurrences will be noted. Repeat occurrences will be further broken down by those that have appeared from prior month, in the prior two months, in the prior three months, and the total that have been on the report for four or more months.
- Forward List to VDSS
 DMAS will provide a monthly outcome report of the number of discrepancies reported and the individuals with discrepancies that remain on the report after 90 days.

This report will be forwarded to the VDSS Medical Assistance Programs Manager and to the VDSS Regional Medicaid consultants for review. VDSS will review the report and provide to DMAS a corrective action plan for resolving the discrepancies. All discrepancies must be resolved within 30 days of receiving the report from DMAS.

CHAPTER M02 NONFINANCIAL ELIGIBILITY REQUIREMENTS SUBCHAPTER 50

ASSIGNMENT OF RIGHTS AND PURSUIT OF SUPPORT FROM THE ABSENT PARENT REQUIREMENTS

M0250 Changes

Changed With	Effective Date	Pages Changed	
TN #DMAS-18	1/1/21	Page 4	
TN #98	10/1/13	Pages 1-4	
		Page 5 was deleted.	
TN #97	9/1/12	Page 5	
TN #96	10/1/11	Page 3	
TN #94	9/1/10	Pages 3-5	

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M0250.000 ASSIGNMENT OF RIGHTS AND PURSUIT OF SUPPORT FROM THE ABSENT PARENT REQUIREMENTS

M0250.001 GENERAL PRINCIPLES

A. Introduction The assignment of rights to medical support and the pursuit of support from absent parent(s) are Medicaid nonfinancial requirements that must be met as a condition of Medicaid eligibility. *The assignment of rights to medical support requirement also applies to children eligible for the Family Access to Medical Insurance Security Plan (FAMIS).*

 B. Policy and Procedures
 The policy and procedures for the local agency to follow in determining if an individual has met the Medicaid assignment of rights and pursuit of support from absent legally responsible relatives are contained in the following sections:

- M0250.100 Assignment of Rights.
- M0250.200 Procedures for the Assignment of Rights.
- M0250.300 Pursuit of Medical Support From the Absent Parent.

M0250.100 ASSIGNMENT OF RIGHTS

 A. Assignment of Rights Policy
 To be eligible for Medicaid, a Medicaid applicant or recipient must:

 assign his rights to medical support and payment for medical care from any third party to the Department of Medical Assistance Services (DMAS) if he is applying for himself;
 assign the rights of any other individual for whom he applies and can

- make an assignment of rights to support and third party payments;
- cooperate with the agency in identifying (to the extent he is able) potentially liable insurers and other third parties who may be liable to pay for the individual's, and any other individual for whom he applies and can assign rights for care and medical services.
- B. Individual Unable To Assign Rights
 If the individual is unable to his assign rights, a spouse, legally appointed guardian or conservator, attorney-in-fact (person who has the individual's power-of-attorney), or the authorized representative can make such an assignment. If the individual is a child, the parent, legal custodian, authorized representative, or the adult relative with whom the child lives and who signed the application can assign rights.

If the person who has the authority to assign the applicant's/recipient's rights refuses to assign the rights, the person who has the authority to assign the rights will be ineligible for Medicaid. However, the applicant/recipient will meet the assignment of rights requirement and can be eligible for Medicaid if he meets all other eligibility requirements.

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M0250.200 PROCEDURES FOR ASSIGNMENT OF RIGHTS

A.	Forms	The assignment of rights information is <i>incorporated into the online and paper applications for medical assistance (MA)</i> .
		By signing the application for <i>MA</i> , the individual assigns his/her own rights and the rights of anyone for whom the individual has applied and can assign rights.
B.	Refusal To Assign Rights Or Cooperate	An individual who is able to assign rights but who refuses or fails to meet the assignment of rights requirements in this subchapter is not eligible for Medicaid. Deny or cancel Medicaid coverage to an individual who:
		• refuses to assign his own rights if he applies for himself,
		• refuses to assign the rights of any other applicant for whom he can make an assignment, or
		• refuses to cooperate in identifying and providing liable third party information, unless cooperation has been waived for good cause.
C.	Cooperation – Assignment of	Cooperation in assisting the agency in securing medical support and payments includes requiring the individual to:
	Rights	• provide identifying information about liable third parties, such as the liable person's insurance company and policy number, the medical services covered by the insurance policy, etc.;
		• appear as a witness at a court or other proceeding;
		• provide information, or attest to lack of information, under penalty of perjury;
		• pay to the agency any medical care funds received that are covered by the assignment of rights; and
		• take any other reasonable steps to assist the state in pursuing any liable third party.
		Should DMAS or the local agency request information from the individual, including information about third party liability, or otherwise require cooperation with the pursuit of medical support and/or third party liability as outlined in M0250.200 C. above, the individual must cooperate with the pursuit of medical support in order for the individual's eligibility to continue.
	1. Waiver of Cooperation	A waiver of the cooperation requirement in identifying and providing liable third party information is allowed if the agency finds that cooperation is against the best interests of the individual, or other person for whom he/she can assign rights, because the agency anticipates that cooperation will result in reprisal against or cause physical or emotional harm to the individual or other person.

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2. Documentation Document the case record with the reason(s) the individual refuses to cooperate in identifying and providing liable third party information and the reason(s) the agency finds that cooperation is against the best interests of the individual or other person for whom he/she can assign rights.

M0250.300 PURSUIT OF MEDICAL SUPPORT FROM THE ABSENT PARENT

A. Policy To be eligible for Medicaid, an individual applicant or recipient must cooperate with the agency in obtaining medical support and payments from, or derived from, the absent parent(s) of a child for whom the individual is applying, unless the individual establishes good cause for not cooperating. The individual's non-cooperation does NOT affect the individual's Plan First eligibility, nor the individual's child(ren)'s Medicaid eligibility.

A pregnant woman is not required to cooperate with DCSE when requesting assistance for herself and her child(ren) born out of wedlock. If she is or was married, she is required to cooperate in pursuing medical support for her legitimate child(ren) from the legitimate child(ren)'s absent father.

A married pregnant woman who meets the medical assistance support requirement **cannot be denied** medical assistance for failure to cooperate in pursuing support even when ineligible for another program because of failure to cooperate with pursuit of support.

B. Definition of Cooperation

1. Application By signing the application for Medicaid, the individual meets the eligibility requirement to cooperate in pursuing support from the absent parent(s) of the child for whom the individual is applying. No further action by the applicant is required at the time of application.

The individual is not required to contact DCSE about pursuing support from the absent parent. If the individual chooses to request DCSE services, the individual's continued cooperation with DCSE **is required** for the individual to remain eligible for Medicaid.

2. Ongoing After the individual's application has been approved, if DCSE, DMAS or the local agency requests information from the individual about the absent parent, or otherwise requires the individual's cooperation with the pursuit of medical support from the absent parent, the individual must cooperate in order for the individual's eligibility to continue.

Medicaid enrollees who were approved for Medicaid before January 1, 2007, and who were referred to DCSE, must continue to cooperate with DCSE in the pursuit of medical support from the absent parent to remain eligible for Medicaid.

C. Local DSS Agency Responsibility

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M0250	ASSIGNMEN	T OF RIGHTS AND PURSUIT OF SUPPORT	M02	250.300	4	
1.	Applicants	Explain and offer the Division of Child Supp to all Medicaid applicants who apply for Med behalf of children who have an absent parent absent if the absence is due to death, single p insemination, or termination of parental right Give the applicant the DCSE Fact Sheet avai <u>https://fusion.dss.virginia.gov/bp/BP-Home/I</u>	dicaid for themselves and/or on . A child's parent is not considere arent adoption, artificial s. lable on the intranet at			
2.	Enrollees	If the local agency or DMAS requires from the medical support from the absent parent, such insurance policy the absent parent has that correfuses to give it to the requesting agency bur refusing, the enrollee is no longer eligible for cooperate in pursuing medical support and the remain eligible for Medicaid.	as the policy number of the health overs the child, and the enrollee t does not have good cause for Medicaid because of failure to			
		a. Enrollees who were approved before Ja	anuary 1 2007			
		For a Medicaid enrollee who was approved before 32 For a Medicaid enrollee who was approved f 2007, and was referred to DCSE, the local ag notified by DCSE that the enrollee is not coo support from the absent parent. The child(re affected.	for Medica gency mus	id before Ja t take actio n the pursu	n when it of medical	
		b. Enrollees who applied on or after Janu If the enrollee who applied for Medicaid on/a apply for DCSE services and DCSE opens a must cooperate with DCSE in the pursuit of a the absent parent, unless there is good cause is notified by DCSE that the enrollee is not c take appropriate action on the enrollee's Medicaid eligibility for Medicaid is NOT affected.	after Janua case for the medical su for not coo ooperating	ary 1, 2007, ne applicant apport from operating. g, the agence	t, the enrollee If the agency by worker mus	
		If the recipient wants to claim good cause for Assistance Program Consultant for instruction		erating, cor	ntact a Medica	
3.	TANF Recipients	If an applicant for or recipient of Temporary (TANF) fails to cooperate with DCSE, the in is not impacted unless the individual previou DSCE for Medicaid purposes per M0250.300	dividual's	s eligibility sted assistar	for Medicaid	
D. DC	CSE	DCSE District Offices have the responsibility legally responsible parent(s), establishing parabsent from the home, and notifying the local cooperate. This responsibility entails locating to support, collecting support from legally re- medical support and/or health insurance cover court action to secure support from the absen	ternity wh l DSS who g the pare sponsible ering the a	en the alleg en the enro nt(s), deter parent(s), e pplicant ch	ged father is llee does not mining ability establishing ild(ren), and	
		The booklet, "Child Support and You", form DCSE services and the addresses for the dist			an overview o	

CHAPTER M02 <u>NONFINANCIAL ELIGIBILITY REQUIREMENTS</u> SUBCHAPTER 60

RESERVED

NOTE: Policy references to M0260 that are still in effect have been moved to subchapter M0250.

CHAPTER M02 NONFINANCIAL ELIGIBILITY REQUIREMENTS SUBCHAPTER 70

APPLICATION FOR OTHER BENEFITS

Reserved

M0270 Changes

Changed With	Effective Date	Pages Changed
TN #DMAS-32	7/1/24	Subchapter removed
TN #DMAS-20	7/1/21	Page 2
TN #DMAS-16	4/1/20	Page 3
		Page 4 was added.
Update (UP) #9	4/1/13	page 3

CHAPTER M02 NONFINANCIAL ELIGIBILITY REQUIREMENTS SUBCHAPTER 80

INSTITUTIONAL STATUS REQUIREMENTS

M0280 Changes

Changed With	Effective Date	Pages Changed
TN #DMAS-32	7/1/24	Page 7
TN #DMAS-20	7/1/21	Table of Contents
		Page 1
		Appendix 2 was added.
TN #DMAS-19	4/1/21	Pages 3, 4
		Appendix 1
		Page 4a was added.
TN #DMAS-17	7/1/20	Pages 7, 9, 10
		Page 11 was deleted.
TN #DMAS-15	1/1/20	Page 9
		Appendix 1
TN #DMAS-14	10/1/19	Pages 6, 7, 9, 11
TN #DMAS-2	10/1/16	Pages 7, 9
TN #100	5/1/15	Table of Contents
		Pages 1-11
		Appendix 1 was added
		Pages 12 and 13 were deleted.
UP #9	4/1/13	Page 5
Update (UP) #7	7/1/12	Table of Contents
		Page 8
		Appendix 1 was deleted.
TN #94	9/1/10	Page 1
TN #93	1/1/10	Page 13

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M0280.000 INSTITUTIONAL STATUS REQUIREMENTS

M0280.001 GENERAL PRINCIPLES

- A. Introduction To be eligible for Medicaid, an institutionalized individual must meet the institutional status requirement. An individual does not necessarily have to live in an institution (facility) to be considered an "inmate of a public institution." While inmates of public institutions are generally NOT eligible for Medicaid, incarcerated individuals may be eligible for Medicaid payment limited to inpatient hospitalization, provided they meet all other eligibility requirements.
- **B. Procedure** This subchapter, M0280, contains the Medicaid institutional status policy, inmate of a public institution policy and procedures for determining whether an individual meets the Medicaid institutional status eligibility requirement.

M0280.100 DEFINITION OF TERMS

A .	Child Care Institution	 A child care institution is a non-profit private child-care institution, or a public child care institution that accommodates no more than 25 children which has been licensed by the state in which it is located or has been approved by the agency of the state responsible for licensing or approval of institutions of this type, as meeting the standards established for licensing.
		The term "child care institution" does NOT include detention facilities, forestry camps, training schools or any other facility operated primarily for the detention of children who are determined to be delinquent.
B.	Inpatient	Inpatient means a patient who has been admitted to a medical institution as an inpatient on recommendation of a physician or dentist and who is admitted and receives room, board and professional services in the institution for a 24 hour period or longer, or is expected by the institution to receive room, board and professional services in the institution for a 24 hour period or longer even though it later develops that the patient dies, is discharged or is transferred to another medical facility and does not actually stay in the institution for 24 hours.
C.	Institution	An institution is an establishment that furnishes (in single or multiple facilities) food, shelter and some treatment or services to four or more persons unrelated to the proprietor.
D.	Institution for the Treatment of Mental Diseases (IMD)	An IMD is a hospital, nursing facility or other institution with more than 16 beds that is primarily engaged in providing diagnosis, treatment or care, including medical attention, nursing care and related services, to persons with mental diseases. A psychiatric residential treatment facility for children and adolescents is an IMD. An institution for individuals with intellectual disabilities is NOT an IMD. <i>A list of IMDs in Virginia is contained in M0280, Appendix 2</i>

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Е.	Institution for	An "institution for individuals with intellectual disabilities" means an
	Individuals with	institution that is primarily for the diagnosis, treatment, or rehabilitation of
	Intellectual	individuals with Intellectual Disabilities or persons with related conditions
	Disabilities	that provides, in a protected residential setting, ongoing evaluation,
		planning, 24-hour supervision, coordination, and integration of health or
		rehabilitative services to help each individual function at his greatest
		ability. An intermediate care facility for individuals with intellectual
		disabilities (ICF-ID) is not an IMD. Therefore, an individual under age 65
		who is in an ICF-ID meets the institutional status eligibility requirement.

F. Medical Facility A medical facility is an institution that:

- is organized to provide medical care, including nursing and convalescent care,
- has the necessary professional personnel, equipment, and facilities to manage the medical, nursing and other health needs of patients,
- is authorized under state law to provide medical care, and
- is staffed by professional personnel who are responsible to the institution for professional medical and nursing services.

G. Public Institution (Facility)A public institution is an institution that is the responsibility of a governmental unit or over which a governmental unit exercises administrative control, and which is NOT a medical facility.

The following are NOT public facilities for this section's purposes:

- a medical facility, including a nursing facility;
- a publicly operated community residence (serves no more than 16 residents);
- a child care institution, for children who receive foster care payments under Title IV-E, that accommodates no more than 25 children;
- an institution certified as an ICF-*ID* for individuals with mental retardation or related conditions.
- H. Publicly Operated Community Residence
 A publicly operated community residence is a public residential facility (institution) with 16 beds or less, that provides some services beyond food and shelter such as social services, help with personal living activities or training in socialization and life skills. Occasional medical or remedial care may also be provided.

Publicly operated community residences do NOT include the following facilities even though these facilities have 16 or *fewer* beds:

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	 residential facilities located o large (more than 16 beds) ins correctional or holding facilit who have been arrested or de or who are held under court o educational or vocational trai an approved, accredited or re- residing there hospitals, nursing facilities, a individuals with intellectual of NOTE: An individual residing in a p institution for purposes of securing ec an inmate of a public institution, and even though the educational or trainin community residence. 	in the grounds of titution; ties for individua tained pending of order as material ning institutions cognized progra nd intermediate disabilities. ublic educationa fucation or voca therefore may be	f, or adjacer Ils who are lisposition of witnesses of that primar m to individ care faciliti l or vocatio tional traini e eligible fo	nt to, any prisoners, of charges, or juveniles rily provide duals tes for onal training ing is NOT or Medicaid,
I. Residential Institution	An institution that does not meet the	definition of a "r	nedical faci	ility."
M0280.200 INSTIT	UTIONAL STATUS RULE			
A. Introduction	Federal regulations in 42 CFR 435.10 participation (FFP) for individuals wh with certain exceptions for patients in	no are inmates of		
	Federal regulations limit FFP for ina but under age 65 years and who are p treatment of mental diseases (IMD). A but under age 65 and who is enrolled to an IMD may remain enrolled in Ma Assistance Services (DMAS) will coor and Medicaid Services (CMS) to ensu	patients in an ins An individual wh ' in Medicaid at i edicaid. The Dep rdinate with the	stitution for to is age 22 the time of a partment of Centers for	the or over, admission Medical Medicare

There is no prohibition on FFP for individuals under age 22 years if they are receiving inpatient psychiatric services.

NOTE: an ICF-ID is not an IMD.

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B. Procedures The policy and procedures for determining whether an individual is in an IMD are contained in subchapter M1430.

The policy and procedures for determining whether an individual is an inmate of a public institution are contained in the following sections:

- M0280.201 Individuals in Medical Facilities
- M0280.202 Individuals in Residential Facilities
- M0280.300 Inmate of A Public Institution
- M0280.301 Who Is NOT An Inmate of A Public Institution
- M0280.400 Procedures For Determining Institutional Status
- M0280.500 Individuals Moving To or From Public Institutions
- M0280.600 Departmental Responsibility.

See Appendix 1 to this subchapter for an Institutional Status Quick Reference Guide.

M0280.201 INDIVIDUALS IN MEDICAL FACILITIES

- A. Public or Private The public or private ownership or administration of a medical facility is irrelevant because a medical facility is not a public institution as defined in this subchapter.
- B. Individuals in IMDs
 IMDs
 The following individuals in public or private IMDs are NOT eligible for enrollment into Medicaid because they do not meet the institutional status requirement:
 - an individual who is age 22 or over, but under age 65;
 - an individual who is under age 22 who is NOT receiving inpatient psychiatric services in the IMD.

An individual who is age 22 or over, but under age 65 and who is enrolled in Medicaid at the time of admission to an IMD may remain enrolled in Medicaid. The Department of Medical Assistance Services (DMAS) will coordinate with the Centers for Medicare and Medicaid Services (CMS) to ensure that no unauthorized FFP occurs.

 Patient Under Age 22 or 65 Years and Older in an IMD
 An individual is in an IMD when he/she is admitted to live there and receive treatment or services provided there that are appropriate to his/her requirements. A patient in an IMD is an individual who is receiving needed professional services that are directed by a licensed practitioner of the healing arts toward maintenance, improvement, or protection of health or lessening of illness, disability, or pain. An individual is considered to be in an IMD from the date of admission to the IMD until discharge from the IMD.

> An individual who is age 65 or older and who is a patient in a public or private IMD meets the institutional status requirement for Medicaid. An individual who is under age 22, who is a patient in a public or private IMD and who is receiving inpatient psychiatric services in the IMD meets the institutional status requirement for Medicaid.

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2. Patient Age 22- 65 Years An individual who is age 22 or over, but under age 65 and who is en a Medicaid at the time of admission to an IMD may remain enrolled Medicaid. Do not cancel coverage. The Department of Medical Ass Services (DMAS) will coordinate with the Centers for Medicare and Medicaid Services (CMS) to ensure that no unauthorized FFP occur For an individual age 22 or over, but under age 65 and who is a par residing in an IMD at the time of application, follow the policy and procedures in M1510.102 A.5.			lled in Assistance and ecurs. patient			
	3.	Conditional Release From IMD	A patient in an IMD who is transferred or discharged to a medical facility that is not an IMD, including a patient under conditional release or convalescent leave from the IMD, meets the institutional status requirement and may be eligible for Medicaid.			or
С.	IC	F-ID	An ICF-ID is not an IMD. Therefore an ICF-ID meets the institutional stat		•	who is in
D. Residential Facilities With Certified Medical Beds		cilities With rtified Medical	the residential section (or beds) are re- resident receives Medicaid Commun			ity. If the er services, resident does
			Individuals in the medical certified p patients in a medical facility. Use ch Medicaid eligibility.			

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E. Cross Reference If the individual has been, or is expected to be, in the medical facility or medical section of the facility for 30 or more consecutive days, the individual is receiving long-term care. Chapter 14 contains additional eligibility policy for individual in long term care.

M0280.202 INDIVIDUALS IN RESIDENTIAL FACILITIES

- A. Institutions With Some institutions have both medical and residential sections. An individual Medical and in the medical certified section (or beds) of the institution is a patient in a medical facility. If the individual has been, or is expected to be, in the Residential Sections medical facility for 30 or more consecutive days, the individual is receiving long-term care. Go to chapter M14 to determine the individual's eligibility. An individual in the residential portion (or beds) of the institution is a resident of a residential facility. Use this subchapter to determine the resident's institutional status. **B.** Private Residence An individual who lives in a private residence in the community that is not or Group Home an institution (it is an establishment that provides food, shelter and some services to three or less persons unrelated to the proprietor) is not living in an institution. A group home that has a capacity of no more than three residents is not an institution. C. Private Residential A resident of any age in a private residential facility meets the institutional Facility status requirement for Medicaid UNLESS the individual is incarcerated, as defined below. **D.** Public Residential A resident of any age in a PUBLIC residential facility meets the institutional status requirement for Medicaid UNLESS: Facility the public residential facility has more than 16 beds, or
 - the individual is an inmate an incarcerated adult or a juvenile in detention as described in section M0280.300 below, and is not an individual listed in M0280.301 below.

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M0280.300 INMATE OF A PUBLIC INSTITUTION

A.	Policy	Inmates of public institutions fall into three	e groups:
----	--------	--	-----------

- individuals living in ineligible public institutions;
- incarcerated adults; and
- juveniles in detention.

An individual is an inmate of a public institution from the date of admission to the public institution until discharge, or from the date of actual incarceration in a prison, county or city jail or juvenile detention facility *and considered* incarcerated until permanent release, bail, probation or parole. *An offender sentenced to the Community Corrections Alternative Program (CCAP) are confined in a DOC facility are not considered released, and are not a parolee or probationer.*

Incarcerated individuals (adults and juveniles) who are hospitalized can be eligible for Medicaid payment limited to services received during an inpatient hospitalization, provided they meet all other Medicaid eligibility requirements.

An individual released from jail under a court probation order due to a medical emergency is NOT an inmate of a public institution because he is no longer incarcerated.

B. Public An individual who lives in a public residential facility that serves more than 16 residents is NOT eligible for Medicaid.
 Facility Residents

A public residential facility that does not meet the definition of a "publicly operated community residence" in section M0280.100 above, is an "ineligible public institution."

The following are ineligible public institutions:

- public residential institutions with more than 16 beds
- residential facilities located on the grounds of, or adjacent to, a public institution with more than 16 beds:
- C. Incarcerated Adults Offenders can be eligible for Medicaid payment limited to services received during an inpatient hospitalization of 24 hours or longer.

Offenders include:

- individuals under the authority of the Department of Corrections (DOC)
- individuals held in regional and local jails, including those on work release

Individuals are not eligible for full benefit Medicaid coverage while they are living in a correctional facility, regional or local jail. For a juvenile in a facility, refer to M0280.300.D below and Appendix 1.

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	An offender who transfers temporar entry center (RRC), or residential try probation release order is still an inr be eligible for Medicaid payment lin inpatient hospitalization. Note: som may be referred to as a "halfway ho confirm the individual is not an inm Once an incarcerated individual who the correctional facility, he may be of the Medicaid covered group he mee	eatment facility pr nate of a public in nited to services r the drug or alcohol use"; the eligibilit ate or incarcerated to is enrolled in Me eligible for all ben	ior to a for stitution an eceived du rehabilitati y worker si l. edicaid is r	rmal nd can onl ring an ion center hould eleased fr
D. Juveniles in Detention	In determining whether a juvenile (i incarcerated, the federal Medicaid re of the detention, pre- and post- disp	egulations distingu	uish betwee	en the nat
1. Held for Care, Protection or Best Interest	A juvenile who is in a detention cen interest of the child can be eligible f Access to Medical Insurance Securi	or full benefit Me	dicaid or F	
2. Held for	a. Prior to Court Disposition			
Criminal Activity	The following juveniles can be eligi services received during an inpatien		payment lin	mited to
	• juvenile who is in a detention	on center due to cr	iminal acti	vity

• juvenile who has criminal charges pending (no court disposition has been made) who is ordered by the judge to go to a treatment facility, then come back to court for disposition when the treatment is completed

b. After Court Disposition

Juveniles who are on probation with a plan of release which includes residence in a detention center are inmates of a public institution. If they go to any of the secure juvenile correctional facilities, they are inmates of a public institution and can only be eligible for Medicaid payment limited to inpatient hospitalization. A list of secure detention facilities in Virginia is available on the Department of Juvenile Justice's web site at <u>Juvenile-Detention-Centers-and-Homes-Contacts.pdf (virginia.gov)</u>. Because this list is subject to change, consult the list whenever eligibility must be evaluated for a juvenile who is reportedly in a detention center.

If the juvenile goes to a non-secure group home, he can be eligible for Medicaid or FAMIS because a non-secure group home is not a detention center.

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	3. Type of Facility	The type of facility, whether it is residential or medical and whether it is public or private must be determined. A juvenile is not eligible <i>for full-benefit Medicaid</i> if he/she is a resident of an ineligible public residential facility. <i>He can be eligible for Medicaid coverage limited to inpatient hospitalization if he is admitted to a medical facility for inpatient services.</i>			<i>r full-</i> lential <i>tient</i>
		EXAMPLE #1: A juvenile is detained for criminal activity. He is placed on probation with specific conditions of release, including a stay of 30 days or longer at a detention facility. The facility is identified as a juvenile detention center, not a treatment center. Upon release from the detention center, he will be placed on probation and will live with his mother. Because of the nature of his custody (criminal activity) and the nature of the facility (a detention center is a public institution) he is not eligible for <i>full-benefit</i> Medicaid/ <i>FAMIS</i> during the period of incarceration, <i>but can be eligible for Medicaid coverage for inpatient hospitalization</i> . After he is released from the detention center and while he is on probation, he is NOT an inmate of a public institution and may be eligible for <i>full benefit</i> Medicaid/ <i>FAMIS</i> .			
Μ	0280.301 WHO IS	NOT AN INMATE OF A PUB	BLIC INST	ITUTIO	N
А.	Who Is NOT An Inmate of a Public	An individual is NOT an inmate of a pu			_
Institution		 he is in a public educational or vocational training institution for purposes of securing education or vocational training OR 			
		• he is in a public institution for a terrargements appropriate to his need		pending oth	ier
B.	Educational or Vocational Institution	An individual residing in a public eduction institution for purposes of securing educan inmate of a public institution, and the	cation or vocat	ional trainin	ig is NOT
C.	Temporary Stay	An individual residing in a public instit other arrangements appropriate to his n institution, and therefore may be eligible	eeds is NOT an	inmate of a	
D.	Admitted Under TDO	An individual over age 18 who was arro overnight in a prison or jail before bein under a temporary detention order (TD institution because he did not reside in admission to the treatment facility.	g admitted to a O) is NOT an in	public instinution	tution public
Е.	Arrested Then Admitted to Medical Facility	An individual who, after arrest but befor hospital for medical treatment and held public institution and may be eligible for public institution because he did not rest detention facility immediately prior to a	under guard is or Medicaid. H side in a jail, pr	NOT an inr e is not an i ison or secu	nate of a nmate of a are
F.	Inmate Out On Bail	An inmate in a prison or jail prior to an not eligible for Medicaid unless he/she own recognizance.			

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G.	Probation, Parole, Conditional Release, <i>Furlough</i>	 An individual released from prison or jail on probation, parole, or release order, with a condition of: home arrest community services outpatient treatment inpatient treatment (not inpatient hospitalization) 			release
		is not an inmate of a public institution a			
		An individual released from prison or j medical emergency, medical treatment public institution and may be eligible for	, or pregnancy i		
		An individual released from a correction during a pregnancy, is not an inmate of and may be eligible for Medicaid.			
		For an offender sentenced to the DOC Program (CCAP) refer to M0280.140.2		rrections Al	ternative
H.	Juvenile in Detention Center Due to Care, Protection, Best Interest	A minor in a juvenile detention center prior to disposition (judgment) due to care, protection or the best interest of the child (e.g., Child Protective Services [CPS]), if there is a specific plan for that child that makes the detention center stay temporary, is NOT an inmate of a public institution and may be eligible for Medicaid.			ive s the
		This could include a juvenile awaiting present in the juvenile detention center		who is still p	ohysically
I.	Juvenile on Probation in Secure Treatment Center	A minor placed on probation by a juve treatment facility is NOT an inmate of eligible for Medicaid.			
J.	Juvenile On Conditional Probation	A minor placed on probation by a juver probation, treatment in a psychiatric ho or treatment as an outpatient may be el	spital or a resid	lential treatr	
		However, if the minor is NOT on proba facility, he remains an inmate of a publ benefit Medicaid. He may be eligible to inpatient hospitalization.	ic institution ar	nd not eligib	le for full
K.	Juvenile On Probation in Secure Treatment Center	A minor placed on probation by a juver treatment facility may be eligible for M		laced in a se	ecure

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M0280.500 INDIVIDUALS MOVING TO OR FROM PUBLIC INSTITUTIONS

А.	Moves To Public Institution	If a currently eligible individual enters a public institution, a partial review must be completed to determine if he continues to meet institutional status requirements for continued coverage, as well as all other Medicaid eligibility requirements.
		Outstanding bills for covered medical services incurred prior to his admission and during his Medicaid coverage period will be paid.
B.	Moving From Public Institution	Although a person may not be eligible for Medicaid while living in a specified public institution or part thereof, he may apply for such assistance as a part of prerelease planning. If he is found eligible (except for institutional status), do not enroll until he leaves the institution to live elsewhere.
C.	Resident Admitted to Medical Facility	A resident of an ineligible public institution may be eligible for Medicaid coverage limited to inpatient hospitalization when admitted to a medical institution (general hospital or nursing facility) for inpatient care.

M0280.600 DEPARTMENTAL RESPONSIBILITY

- A. Incarcerated
IndividualsThe Cover Virginia Incarcerated Unit (CVIU) is responsible for case
management of incarcerated individuals with active Medicaid coverage
enrolled in aid categories 108 and 109, regardless of the facility where the
offender resides. See M0140 for additional information.
- B. All Other Institutions
 Local social services departments are responsible for the Medicaid eligibility determination and enrollment of individuals in institutions EXCEPT for incarcerated individuals in aid category 108 or 109. The local DSS agency in the Virginia locality where the individual last resided outside of an institution is the responsible DSS agency. If the individual resided outside of Virginia immediately before admission to the institution, the responsible local DSS is the DSS agency serving the locality where the institution is located.

When a local department carries responsibility for eligibility determination and enrollment of an individual living in an institution, the department is also responsible for:

- advising the institution of the individual's eligibility for Medicaid and enrollment in the program;
- submitting a DMAS-225 form to the institution to indicate the patient's eligibility and availability of current patient pay information in the Medicaid Management Information System (MMIS), if applicable; and
- seeing that the Medicaid card is forwarded to the institution for the enrollee's use.

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Institutional Status Quick Reference Guide

IMDs age 22-65, Medicaid open at time of admission			
	1		
	Medi	icaid Remains Ope	en e
age 22-65, Medicaid not open at time of admission			X
under age 22 and receiving inpatient psychiatric	X		
treatment			
age 65 and older	X		
conditional release	X		
ICF-ID – all ages	X		
Residential modical section	v		
medical section	X X		
private group home with no more than 3 beds private residential	X X		
private residential public residential	Λ		
less than 16 beds	X		
16 or more beds	Λ		X
educational or vocational Institution	X		Λ
cutcational of vocational institution			
Correctional Facilities			
adults			
DOC		X	
regional jails		X	
local jails		X	
juveniles (DJJ) in secure facilities			
held for care, protection, best, interest	X		
on probation	X		
held for criminal activity		X	
juvenile on probation placed in psychiatric hospital or residential treatment center	X		
juvenile not on probation ordered to treatment		Х	
in a psychiatric hospital/residential treatment facility			
¥			
Adult arrested, but not held in corrections			
in medical facility prior to correctional facility placement	Х		
in regional or local jail prior to medical facility		X	
TDO			
not in jail prior to hospitalization	X		
in jail prior to hospitalization		X	
Individual out on bail/released on own recognizance	v		
Adult on probation, parole, conditional release, <i>or furlough</i>	X X		

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Institutions for the Treatment of Mental Diseases in Virginia

Facility	Location				
State Facilities					
Catawba Hospital*					
Central State Hospital	Petersburg				
Commonwealth Center (for children and adolescents)	Staunton				
Eastern State Hospital*	Williamsburg				
Northern Virginia State Mental Health Hospital	Falls Church				
Piedmont Geriatric Hospital*					
Southern Virginia Mental Health Institute	Danville				
Southwestern Virginia Mental Health Institute	Marion				
Western State Hospital	Staunton				
*Not covered by Medicaid					
Private Freestanding Psychiatric H	lospitals				
Dominion Hospital	Falls Church				
Kempsville Center for Behavioral Health	Norfolk				
Keystone Newport News LLC	Newport News				
North Spring Behavioral Health Inc.	Leesburg				
Poplar Springs Hospital	Petersburg				
Virginia Beach Psychiatric Center	Virginia Beach				

Contact <u>VaMedicaidQuestions@dmas.virginia.gov</u> for guidance regarding other types of facilities, such as crisis stabilization units, psychiatric residential facilities, or Addiction and Recovery Treatment Services (ARTS) facilities.