CHAPTER M01

APPLICATION FOR MEDICAL ASSISTANCE

M01 Changes

Changed With	Effective Date	Pages Changed
TN #DMAS-17	7/1/20	Table of Contents, page ii was added.
Transmittal (TN) #97	9/1/12	Table of Contents

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CHAPTER M01

APPLICATION FOR MEDICAL ASSISTANCE SUBCHAPTER 10

GENERAL INFORMATION

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M0110 General Information

M0110.100 Legal Base and Agency Responsibilities

A. Introduction

Virginia's two medical assistance programs are Medicaid and the Family Access to Medical Insurance Security Plan (FAMIS). Collectively, these programs are referred to as medical assistance (MA). The MA programs pay medical service providers for medical services rendered to eligible individuals. When an individual submits an application for MA, his eligibility is determined for Medicaid first. If he is not eligible for Medicaid due to excess income, his eligibility is determined for FAMIS.

The policies and procedures for determining Medicaid eligibility are contained in Chapters 1 through 18 of this manual; the policies and procedures for determining FAMIS eligibility for children and pregnant women (FAMIS MOMS) are contained in Chapters 21 and 22, respectively.

The MA eligibility determination consists of an evaluation of an individual's situation that compares each of the individual's circumstances to an established standard. Requests for Virginia MA must be made on an approved electronic or paper application form or telephonically through the Cover Virginia Call Center.

All activity of the agency in receiving and acting upon an application must be consistent with the objectives of the MA programs and be conducted in a manner which respects the personal dignity and privacy of the individual.

The local agency must provide timely, accurate, and fair service to all applicants and recipients. Each local agency must establish office procedures and operations that accommodate the needs of the populations it serves. The local agency must not establish any polices, regulations, or rules that create a barrier to accessing benefits. Populations with special needs include households with elderly or disabled members, homeless households, and households with members who work during normal office hours. The local agency must provide bilingual staff and interpreter services to households with limited English proficiency.

B. Legal Base The Medicaid Program is established under Title XIX of the Federal Social Security Act and is financed by state and federal funds. The State Plan for Medical Assistance (State Plan) is the official body of regulations covering the operation of the Medicaid program in Virginia. The FAMIS program is established under Title XXI of the Social Security Act.

Virginia law provides that the MA programs be administered by the Department of Medical Assistance Services (DMAS). Determination of eligibility for medical assistance is the responsibility of local departments of social services under the supervision of the Virginia Department of Social Services (DSS).

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C. Agency Responsibilities					
1. DMAS	The administrative responsibili	ties of DMAS are:			
	• the development of the of services, in conform		••••		
	• the determination of m	edical care covered	under the St	tate Plan,	
	• oversight of the Cover (CPU), which handles <i>Virginia Incarcerated</i>	telephonic applicati			
	• the handling of appeals	s related to the MA	programs,		
	• the approval of provide receive payments unde			al care and	
	• the processing of claim and	ns and making paym	ents to med	ical providers	
	• the recovery of MA ex applicant fraud is a cor		•		
2. DSS	The responsibilities of DSS are	2:			
	• the determination of contin	uing eligibility for	Medicaid an	d FAMIS,	
	• the referral of individuals v Recipient Audit Unit, and	with inappropriate N	IA payment	s to the DMA	
	• the referral of certain indiv	riduals to the Health	Insurance N	larketplace.	
3. DSS/Cover Virginia	Certain processes are handled responsibilities that may includ		Virginia, wi	ith general	
	• the determination of initial e applications referred from the second s				
	• the enrollment of eligible p	persons in the Medic	caid or FAM	IS programs,	

- the maintenance of case records pertaining to the eligibility of MA enrollees for certain populations or aid categories.

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M0110.110 Confidentiality

А.	Confidentiality	MA applicants and recipients are protected by federal and state confidentiality regulations, 42 CFR 431.300 and 12VAC30-20-90. These regulations were established to protect the rights of clients to confidentiality of their information.
<i>B</i> .	Release of Client Information	Except as otherwise indicated, no person shall obtain, disclose or use, authorize, or permit the use of any client information that is directly or indirectly derived from the records, files or communications of the agency, except for purposes directly connected with the administration of the MA

programs, which include but is not limited to:

- establishing eligibility,
- determining the amount of medical assistance,
- providing services for recipients, and
- conducting or assisting in an investigation, prosecution or a civil or criminal proceeding related to the administration of the program.

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C. Use of System Searches	Searches of online information sys Online Query-Internet (SOLQ-I),t (SVES), and the Federal Data Hub family members whose income an determine eligibility for the applic includes spouses of applicants and <i>Asset Verification System (AVS) an</i> <i>resource test.</i>	he State Verification b, are permitted on d/or resource informant or patient pay a l parents of child a	on Exchange S ly for applican rmation is requ for an enrollee. pplicants. Sear	ystem ts and ired to . This rches of the
	The Federal Data Hub <i>and AVS ar</i> necessary to determine eligibility Management System (VaCMS). T assistance programs.	for MA cases proc	essed in the Vi	rginia Case
D. Release of Information to Medical Providers	nformation to applicant's/recipient's case, only the minimum data necessary to resp Iedical the request is to be released. Federal regulations stipulate that the dis			spond to lisclosure
	Information in the case record rela method of reimbursement for serv providers by DMAS without the a consent is not needed for the DSS individual's eligibility, the dates o responsibility if the medical provi- the member verification system or entitled to specific information abor resources because the provider door treatment or payment.	ices may be release pplicant's/enrollee agency to provide f eligibility, and an der is unable to ob from DMAS staff out an applicant's/	ed to Virginia I s's consent. En confirmation on my patient pay tain that inform f. The provider recipient's inco	MA rollee of an nation from is not ome or
	Provider contractors, such as appli- the authority of the provider. A pa agency to provide the contractor w for services rendered or medical tr are not entitled to receive detailed in an applicant's or recipient's cas provided from case records unless purposes directly related to the adm	tient's consent is n with information re- eatment. Provider financial or incom e record. Informat the release of such	not required for lated to reimburs and their con ne information tion should not h information is	the irrsement tractors contained be s for
	Local agencies may release MA en providers by telephone if the provi- provider/recipient verification tele conflict with federal or State confi satisfied that the number is being a	ider cannot contact phone number. Th identiality regulation	t the DMAS his procedure d ons, if the local	oes not agency is
E. Release to Authorized Representative and Other	28			

Application Assistants

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Represent-	whomever they choose to be the		court can design	

It is not sufficient to indicate that any information in the case record may be released; the designation must state the specific information to be released (i.e. notices, the ability to make application or provide information necessary to determine eligibility, and what, if any, other information can be released to the authorized representative). The authorized representative designation is valid *until*:

- *the application is denied;*
- medical assistance coverage is canceled; or
- the individual changes his authorized representative.

The authorized representative can file an appeal on behalf of an individual whose application was denied or canceled. The DMAS Appeals Division will determine whether or not the authorized representative can represent the individual during the appeal.

2. Application Assisters Application assisters are authorized under the Affordable Care Act (ACA) to provide assistance with completing the MA application and renewal, and with explaining and helping the individual to meet documentation requirements. They must be authorized by the individual *to provide assistance with completing the application and/or renewal*. There are two categories of application assisters:

a. Certified Application Counselors (CAC)

CAC are individuals authorized to assist individuals with obtaining health insurance coverage, including Medical Assistance. CAC are generally under the supervision of a non-profit organization and do not receive a fee for providing application counseling.

b. Navigators

Navigators receive federal funding to assist individuals with obtaining health insurance coverage, including Medical Assistance.

Application assisters **cannot** sign forms, receive notices or other communications or otherwise act on behalf of the individual *and* do not have the same CommonHelp system privileges as authorized representatives.

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Certified Application Counselors and Navigators are designated on the MA application and are deemed to have client consent to release information without an additional release of information form. The client may revoke his consent to the release of information at any time by notifying the LDSS verbally or in writing. The revocation of consent or statement is to be documented in the case record.

- F. Safeguarding
ClientAll information associated with an applicant or recipient that could disclose
the individual's identity is confidential and shall be safeguarded. Such
information includes but is not limited to:
 - name, address, and all types of identification numbers assigned to the client;
 - medical services provided to the client;
 - social and economic conditions or circumstances of the client;
 - agency evaluation of the client's personal information;
 - medical data about the client, including diagnoses and past histories of disease or disabilities;
 - information received for verifying income, eligibility, and amount of medical assistance payments;
 - information received in connection with identification of legally liable third party resources; and
 - information received in connection with processing and rendering decisions of recipient appeals.

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G. Ownership of Records		All client information contained in the agency, and employees of the agency information from dissemination excep	shall protect and		•
		Original client records are not to be re- individuals other than authorized staff The agency may destroy records purs	f of the agency,	except by cour	
Inf	ease of Client ormation with nsent	As part of the application process for need to consent to the release of infor Whenever a person, agency or organiz of the functions described in M0110.1 the agency must obtain written permis client or the person legally responsibl release for information obtained from satisfies this requirement.	mation necessar zation that is not 10 B above req ssion to release t e for the client v	y for verifying performing or uests client inf he information whenever possi	g eligibility. ne or more formation, n from the ible. A
		Certified Application Counselors and Navigators are designated on the MA application and are deemed to have client consent to release information without an additional release of information. The client may revoke his consent to the release of information at any time by notifying the LDSS verbally or in writing. The revocation of consent is to be documented in the case record.			
I. Release of Client Information without Consent		Information from the applicant/recipie other agencies, such as public housing organizations, the U.S. Citizenship an Employment Commission (VEC), sch elected officials <i>beyond what is specij</i> <i>described below</i> without the client's c	g agencies, legal d Immigration S nool lunch progra fied in interagen	services, priva Services (USC) ams, health de	ate IS), Virginia partments or
		An exception applies to agencies with which there is an agreement for specific types of sharing of information, such as wage information from the VEC, Systematic Alien Verification for Entitlements (SAVE) with USCIS, the State Verification Exchange System (SVES) with the Social Security Administration, etc.			
		Client information may be disclosed v situations:	without client co	nsent in the fo	llowing
1. Social Services Employees		to employees of state and local departments of social services for the purpose of program administration;			
2.	Program Staff in Other States	to program staff in other states when a of dual participation, or to verify the s applicants in another state;			-
3.	DMAS & LDSS Staff	between state/local department of soc purpose of supervision and reporting;		and DMAS fo	or the

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4. Au	ditors	to federal, state and local employees and evaluation; and	for the purposes	of auditing, m	onitoring,
	r Recovery rposes	for the purpose of recovery of monies payment of claims.	s for which third	parties are lia	ble for
	w forcement encies	when the request is made under a cousubpoena, and the release of informa law, including the Health Insurance I Local departments of social services legal counsel prior to releasing informagencies.	tion is not prohi Portability and A are advised to c	bited under sta Accountability onsult with the	ate or federal Act (HIPAA) agency's
J. Client's Access Inform	to	Any client has the right to obtain person written or verbal request, the client sh of the information in his record with	nall be permitted	to review or c	
		• Information that the agency is rec pursuant to §2.2-3704 and §2.2-3 Information Act, Public Records	705, Code of Vi	rginia, Virgini	
		• Information that would breach an	other individual	's right to conf	identiality
Inf	eedom of Formation t (FOIA)	Consistent with the Virginia Freedom 3705, Code of Virginia, the agency sl after the receipt of the request. The a and recipients during normal business shall be provided to the client or a rep for document search and duplication.	nall provide acce gency shall mak s hours. Copies	ess within five te disclosures t of the requeste	working day to applicants ed documents
Be	ent May companied	The client shall be permitted to be acc client's choice and may grant permiss discuss the client's file in such person identification of any client or agent to client or agent the right to review the	ion verbally or i 's presence. Up of the client, the	n writing to th on request and	e agency to proper
		• All personal information about the §2.2-3705,	e client except as	s provided in §	2.2-3704 and
		The identity of all individuals and org authority that request access to the cli			access
3. Clier Cont Infor		Pursuant to the Code of Virginia §2.2 completeness or relevancy of the info contested information, but not the del required to support receipt of state or inserted in the record when the agenc	ormation in his re letion of the orig federal financia	ecord. Correct inal information participation,	ion of the on if it is , shall be

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When the agency does not concur, the client shall be allowed to enter a statement in the record refuting such information. Corrections and statements shall be made a permanent part of the record and shall be disclosed to any entity that receives the disputed information.

M0110.120 Address Confidentiality Program (ACP)

- A. Purpose The Virginia Attorney General's Office's ACP was created to help a victim of domestic violence who has recently moved to a new location that is unknown to the abuser. The victim wants to keep the new address confidential. Effective July 1, 2011, this program was made available statewide.
- B. All Mail Goes to Richmond P.O.
 Box Address
 The ACP offers a substitute mailing address for the individual in a high risk situation. An individual participating in the ACP will have an ACP authorization card that can be used to verify participation in the program; a participant will use a post office box address in Richmond as his address. This address is to be accepted as a mailing address. No locality, FIPS code, or other geographic identification is included on the ACP authorization card.

The actual physical address of the participant **MUST NOT** be entered in into any of the VDSS automated systems. Only the mailing address (which is P.O. Box 1133, Richmond, Virginia, 23218) is entered into the computer systems as the participant's residence address; no separate mailing address is entered.

- C. Accept Virginia state residency and locality residency is established by the participant's verbal statement that he is residing in the locality where he is applying for assistance.
- **D.** Third Party Liability (TPL) When an individual in the ACP is covered on the abuser's private health insurance plan (TPL), do not add the TPL coverage in the enrollment system. For an individual with TPL who is already receiving MA at the time of entry into the ACP, delete the TPL. Notify the DMAS TPL Unit by e-mail at <u>tplunit@dmas.virginia.gov</u> to ensure that the insurance is not billed or added back to the individual's case record upon a subsequent data match with the insurance company.
- E. Refer to Local Domestic
 Domestic
 Violence Program
 Please refer any victims of domestic violence to the local Domestic Violence
 Program for consideration of the ACP, for safety planning, and other services.
 Local domestic violence advocates are currently receiving training about the ACP. In most localities, the applications for the ACP program will be completed with the DV advocates as a part of in depth safety planning.

M0110.200 Definitions

А.	Adult Relative	means an individual who is age 18 or older, who is not a parent, but who is related to a child by blood or marriage and who lives with and assumes responsibility for day-to-day care of the child in a place of residence maintained as his or their own home.
B.	Applicant	means an individual who has directly or through his authorized representative made written application for MA at the local social services department serving the locality in which he is a resident, or if institutionalized, the locality in which he last resided outside an institution.

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C. Application for Medical Assistance	means an official form prescribed b that is used for initial eligibility dete application for medical assistance is Access to Medical Insurance Securi programs.	erminations an application	d redeterminant n for the Medi	tions. An caid, Family
D. Attorney-In-Fac (Named in a Power of Attorney Document)	 means a person authorized by a powas a "POA") to act on behalf of ano purpose or for the transaction of bus document does not necessarily au MA on behalf of the applicant. The of attorney document to determine (applicant in any of the applicant's bud ocument grants durable power of a power of attorney or includes the power of attorney or includes the power of attorney as long as the person authorized to act is not legally incap If the individual on whose behalf th and not able to act on his own behal document to determine if it grants a the document must indicate that the incapacity of the person. If the power of attorney incapacitated. 	ther individual siness in gener thorize the at he eligibility w (1) if the perso usiness and (2) attorney. If the ower to conduc sidered the app for whom the bacitated. e attorney-in-f if, the eligibility durable powe power of attorney	I, either for so al. A power torney-in-fac vorker must re n has the pow whether or n e document is to the applicant blicant's autho attorney-in-fac fact is acting is ty worker must r of attorney. rney does not y is not dura	me particular of attorney t to apply for ead the power er to act as the ot the a general t's financial rized act is s incapacitated at examine the The contents of stop upon the ble, it is no
E. Authorized Representative	An authorized representative is a per to conduct business for an individual older must designate the authorized defines the representative's respons statement is valid until:	al. A competer representative	nt individual a e in a written s	nge 18 years or tatement (which
	• the application is denied;			
	 medical assistance coverage is of the individual changes his author 		totivo	
	• The individual changes his authorized representative can fi application was denied or canceled. whether or not the authorized representation the appeal.	ile an appeal of The DMAS A	n behalf of an Appeals Divisi	on will determin
	The authorized representative of an individual's spouse, parent, attorney power-of-attorney), legally appointe (committee), or family substitute rep	/-in-fact (perso ed guardian, le presentative.	on who has the gally appointe An individual	e individual's ed conservator 's spouse is

permitted to be an authorized representative for MA purposes as long as the spouse and applicant are living together, or lived together immediately before the

applicant's institutionalization; no written designation is required.

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F.	Child	means an individual under age 21 year	urs.		
G.	Competent Individual	means an individual who has not been judged by a court to be legally incapacitated.			
H.	Conservator	means a person appointed by a court of estate and financial affairs of an incap			mage the
I.	Family Substitute Representative	means a spouse age 18 or older or designated relative age 18 or older who is willing and able to take responsibility for the individual's personal or financial affairs. Designated relatives other than the spouse who may be substitute representatives are, in this preferred order, the individual's child, parent, sibling grandchild, niece or nephew, aunt or uncle.			r financial stitute
J.	Guardian	means a person appointed by a court of competent jurisdiction to be responsit for the personal affairs of an incapacitated individual, including responsibility making decisions regarding the person's support, care, health, safety, habilita education, and therapeutic treatment, and if not inconsistent with an order of commitment, residence.			
K.	Incapacitated Individual	means an individual who, pursuant to jurisdiction, has been found to be inca information effectively or responding an extent that the individual lacks the requirements of his health, care, safet assistance or protection of a guardian or provide for his or her support or the the assistance or protection of a conse	apable of receiving to people, even capacity to (1) of y, or therapeutic ; or (2) manage e support of his	ing and evaluat ts, or environn meet the essent needs without property or fin	ting nents to such tial t the ancial affairs
L.	Legal Emancipation of a Minor	means a minor who has been declared jurisdiction. A married minor is not e married minor emancipated from his	emancipated unl		
М.	Incarcerated Individual	means an inmate or offender in a Dep local/regional jail, or Department of),
<i>N</i> .	Medical Assistance	means any program administered by I Social Services (DSS) that helps indiv and related health services. These pro MOMS.	viduals or famili	es pay for med	lical, dental
	0110.300 Availat Information	oility of Information			

- A. Information Required to be Given to the Applicant
 - 1. Explanation
of the Medical
Assistance
ProgramsThe local agency r
orally as appropria
upon request:

The local agency must furnish the following information in written form, and orally as appropriate, to all applicants and enrollees, and to other individuals upon request:

- the eligibility requirements,
- services covered under the MA programs,

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- the rights and responsibilities of applicants and enrollees, and
- the appeals process.

When the MA rights and responsibilities are explained verbally, the eligibility worker must document in the case record (electronic or hard copy) that they were explained and the applicant/enrollee's acknowledgement. The applicant/enrollee's failure to acknowledge receipt of the rights and responsibilities is not a condition for MA eligibility and cannot be used to deny, delay or terminate MA coverage.

The following materials <u>must</u> be given to the individuals specified below:

- The brochure "Virginia Department of Social Services Division of Benefit Programs," form # B032-01-0002, contains information about the Medicaid Program and must be given to all applicants;
- The Division of Child Support Enforcement (DCSE)'s booklet "Child Support and You," form #032-01-945 must be given to applicants who are applying on behalf of a child who has an absent parent; and
- The Medicaid and FAMIS Handbooks are available online at. <u>https://coverva.org/en/member-handbooks</u>. A printed copy of the handbook corresponding to the individual's enrollment or request must be given to anyone who requests a hard copy.

Applicants may also be given MA Fact Sheets as appropriate.

- 2. Early Periodic Screening, Diagnosis and Treatment (EPSDT)
 All Medicaid applicants who are under age 21 are eligible for Early and Periodic Screening, Diagnosis and Treatment (EPSDT) services. Information on the availability and benefits of EPSDT must be provided for all applicants under age 21 within 60 days of the date that eligibility is determined. EPSDT information is included in the booklet "Virginia Social Services Benefit Programs."
- 3. Voter Registration The National Voter Registration Act of 1993 (NVRA) requires local social services agencies to offer each Temporary Assistance to Needy Families (TANF), Supplemental Nutrition Assistance Program (SNAP), and MA applicant an opportunity to apply to register to vote at initial application and at each review of eligibility. Additionally, voter registration application services must be provided any time a change of address is reported in person to the local agency.

In complying with the requirements of the NVRA, local agency staff must provide each applicant and enrollee the same degree of assistance in completing his/her voter registration application as they do in completing the application for public assistance.

a. Exceptions to Offering Voter Registration

The only exception to offering voter registration application services is when:

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- the individual has previously indicated that he is currently registered to vote where he lives,
- there is a completed agency certification form in the individual's case record indicating the same, and
- the individual has not moved from the address where he stated that he was registered to vote.

b. Prohibitions

Local social services agencies and agency staff are prohibited from the following activities when providing voter registration application services:

- seeking to influence an individual's political preference;
- displaying any political preference or party affiliation;
- making any statement to the or taking any action the purpose or effect of which is to discourage the individual from applying to register to vote; or
- making any statement to an individual or taking any action the purpose of which is to lead the individual to believe that a decision to register or not register has any impact on the individual's eligibility for assistance or the benefit level that they may be entitled to receive.

c. Voter Registration Services

Each local social services agency must provide the following voter registration services:

- distribution of voter registration application forms;
- assistance to individuals in completing the registration application form, unless such assistance is refused, and ensuring that all spaces on the form are completed;
- ensuring that the certification statement on the application for benefits or statement of facts is completed; and
- acceptance of voter registration application forms for transmittal to the local general registrar.
 - Each completed registration application must be submitted to the local general registrar every Friday (if Friday is a holiday, the forms must be forwarded to the local registrar on the last working day before Friday.) Completed forms are to be forwarded to the local registrar in an envelope, notated with an "A" in the upper left-hand corner and listing the number of completed registration applications included in the envelope.

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- *1)* For split/combined agencies, all voter registration applications are to be transmitted to the general registrar in the locality where the local social services agency is located.
- 2) If the individual chooses, he may take a voter registration application to be mailed to the State Board of Elections at his own cost.

d. Voter Registration Application

In Virginia, one voter registration application form will be used to serve a twofold purpose:

- the voter registration application will be completed by the individual with necessary assistance from local agency staff during the application/review process and left at the local agency for transmittal to the local general registrar; or
- for individuals who do not wish to complete the voter registration during the application process, they may take a voter registration form for mail-in registration.

e. Individuals Required to be Offered Voter Registration Services

In order to be offered voter registration services, an individual must:

- be a member of the *MA household or* family unit.
- be at least 18 years old by the next general election. General elections are held in all localities on the Tuesday after the first Monday in November or on the first Tuesday in May to fill offices regularly scheduled by law to be filled at those times.

If any question arises as to whether the individual will turn 18 before the next general election, complete the registration application and the local registrar will determine if the individual may be registered.

• be present in the office at the time of the application or renewal interview if an interview takes place, or when a change of address is reported in person. If a change of address is not reported in person, a registration application will be sent to the individual upon request. Any change in the *household* composition that does not occur concurrent with an application, renewal or change of address will be handled at the next scheduled renewal.

Any individual accompanying the applicant/enrollee to the local agency who is not a member of the assistance unit (including payees and authorized representatives) will not be offered voter registration services by the local agency. However, a registration application is to be provided to the non-unit member upon request.

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Any request for a mail-in application for assistance must include a mail-in voter registration application. When an authorized representative is applying on another individual's behalf, the local agency is to offer a mail-in voter registration application. In both situations, the bottom of the certification form is to be completed accordingly.

f. Voter Registration Application Sites

Local social services agencies are required to offer voter registration application services at each local office (including satellite offices) for applicants/recipients of TANF, SNAP, and Medical Assistance. Voter registration application services are also offered by out-stationed staff taking MA applications at hospitals or local health departments and by Medicaid staff at the state's Department of Behavioral Health and Developmental Services' facilities.

B. Information

Made Available to the Public in General

1. Availability of Manual Federal regulations require copies of the State Plan and eligibility rules and policies to be available in agency offices and other designated locations. Policy manuals must be made available in agency offices and other designated locations to individuals who ask to see them.

Upon request, copies of program policy materials must be made available without charge or at a charge related to the cost of reproduction. Copies of manual pages may be made at the local departments of social services. The full *Medical Assistance* Eligibility Manual is available on the DMAS web site at <u>http://www.dmas.virginia.gov/#/assistance</u>.

2. MA Handbooks and Fact Sheets
Federal regulation 42 CFR 435.905 requires the state agency to publish bulletins or pamphlets describing eligibility in easy to understand language. The handbooks available for each MA program include basic information about the programs and provide a listing of rights and responsibilities. To supplement the MA handbooks, fact sheets that explain specific policy areas are available to local social services agencies from the state department of social services. A copy of the handbook corresponding to the program in which the individual was enrolled must be given to all recipients after enrollment and must be given to others upon request. The Medicaid handbooks are available on the internet at <u>http://www.dmas.virginia.gov/#/clientservices</u>. The FAMIS Handbook is available at <u>http://www.coverva.org/programs famis.cfm</u>.

C. Inquiries

1. General Inquiries The following information has been developed to give guidance to employees of the State and local departments of social services about how to respond to inquiries:

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- Limit verbal and written information to explaining the written materials provided. Those written materials may include copies of manual pages, MA handbooks, or fact sheets. The individual may also be referred to the Virginia Department of Social Services website at <u>www.dss.virginia.gov</u> and the Virginia Department of Medical Assistance Services website at <u>www.dmas.virginia.gov</u> for additional information.
- Do not go beyond the scope of the written materials. Questions about hypothetical situations, such as (but not limited to) "what would happen if a certain value of resources were transferred?" or "what would be the effect on Medicaid if a trust were written in a certain way?" should not be answered.

Medicaid rules and policies are applied to the facts of a specific application <u>after an application is received.</u> Prior to receipt, do not give hypothetical advice or answers to hypothetical questions to applicants, their attorneys or anyone applying on behalf of the applicant. Answering hypothetical questions is inappropriate for two reasons:

- Until a complete application is received, the local agency cannot be sure it has all the relevant facts. An attempt to be helpful could be futile or lead to incorrect advice. In the event of a dispute, the applicant may then assert that the agency is bound by the incorrect advice. The applicant or other persons affected by the applicant's actions (such as those affected by a property transfer or those otherwise responsible for the care of the applicant) may attempt to hold the agency employee or employees involved individually liable for damages suffered as a result of alleged negligent advice.
- Providing responses to hypothetical questions may under some circumstances constitute the practice of law. The practice of law includes advising another for compensation, direct or indirect, in any matter involving the application of legal principles to facts or purposes or desires. Local agency workers, regional MA consultants, and central office MA employees, even if they are attorneys, are not functioning as legal counsel and must not give legal advice which may affect the rights of applicants, recipients, or others who may not be applying or eligible for MA.

All MA staff are bound by these guidelines for the dissemination of information. Do not refer inquiries from attorneys, applicants or others acting on behalf of the applicant to regional or state MA staff.

2. Case Specific Inquiries Send questions that occur as a direct result of the receipt of an application to the regional MA consultant. Do not refer questions from attorneys (or legal questions in general) to the Office of the Attorney General. These attorneys are responsible for providing legal advice to the regional MA consultant and are not authorized to give legal advice to the public.

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M0110.400 Retention of Case Information

A. Introduction The agency must maintain case records that contain information necessary to support the facts essential to the determination of initial and continuing eligibility as well as any basis for discontinuing or denying assistance. The case record shall consist of a hard (i.e. paper) record, an electronic record, or a combination of the two. To be stored electronically in the individual's case record in the Virginia Case Management System (VaCMS), a document is scanned into VaCMS using the Document Management Imaging System (DMIS).

Records of active cases must be maintained for as long as the client receives benefits. Closed records must be maintained for a minimum of three years from the date of closure.

B. Policy Case records must contain the following elements:

- the date of application,
- the date of and basis for the disposition of the application,
- facts essential to the determination of initial and continuing eligibility,
- the provision of medical assistance (i.e. enrollment),
- the basis for discontinuing medical assistance,
- the disposition of income and eligibility verification information, and
- the name of the agency representative taking action on the case and the date of the action.

The agency must include in each applicant's case record documentation to support the agency's decision *on his application and the fact that the agency gave recipients timely and adequate notice of proposed action to terminate, discontinue or suspend their eligibility or to reduce or discontinue services they may receive under the medical assistance programs.* Types of documentation that support the agency's decision include evaluations of eligibility, case narratives, and permanent verifications. Verifications of earned and unearned income, *documentation of reasonable compatibility* and the current value of resources (*if applicable*) must be maintained in the record. Notes by the eligibility worker that the verifications were viewed are not sufficient; *income reasonable compatibility and electronic verification of income should be documented in case comments.*

The case record must contain a duplicate, either electronically or in writing, of all notices sent to the client. Copies of the documents used for verification of citizenship and identity, such as birth certificates, must also be maintained within the case record.

Active cases may be purged with the exception of documentation that supports the information shown in the paragraphs above. Agencies may wish to retain other information used in future eligibility determinations, such as resource assessments and burial contracts. Closed cases are required to be retained by the agency for a period of no less than three years from the date of closure.

The case record shall be organized as to enable audit and program integrity entities to properly discharge their respective responsibilities for reviewing the manner in which the MA programs are being administered.

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M0110.500 VIRGINIA DSS STRENGTHENING FAMILIES INITIATIVE PRACTICE MODEL

Α.	Introduction	The Virginia DSS Strengthening Families Initiative (SFI) Practice Model sets forth standards of professional practice and serves as a values framework to define relationships, guide thinking and decision-making, and structure beliefs about individuals, families, and communities. The Practice Model suggests a desired approach to working with and delivering services to Virginia's citizens.
B.	Practice Model Principles	The principles of the Practice Model are:
	1 maples	1. All children, adults and communities deserve to be safe and stable.
		2. All individuals deserve a safe, stable and healthy family that supports them through their lifespan.
		 Self-sufficiency and personal accountability are essential for individual and family well-being.
		4. All individuals know themselves best and should be treated with dignity and respect.
		5. When partnering with others to support individual and family success, we use an integrated service approach.
		6. How we do our work has a direct impact on the well-being of the individuals, families, and communities we serve.
		M0110, Appendix 1 contains the full SFI Practice Model.
C.	Policy	Medicaid and other benefit programs are designed to provide supportive benefits to assist families who are unable to provide the necessities of life and maintain minimum standards of health and well-being through their own efforts. Gathering relevant information about a family's situation and evaluating that information against the eligibility criteria for the benefit programs are the basis for making the eligibility determinations.
		The process of gathering relevant information also includes an assessment of need for service programs and other resources to assist the family. This process includes following the Practice Model described above. If other needs exist, the eligibility worker must refer the family for appropriate services or resources within the agency or community. Eligibility workers may consult with their supervisors and other agency staff as necessary to gather information to facilitate making such referrals.

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Virginia Department of Social Services Strengthening Families Initiative Practice Model

The Virginia Department of Social Services Practice Model sets forth our standards of professional practice and serves as a values framework that defines relationships, guides thinking and decision-making and

structures our beliefs about individuals, families and communities. We approach our work every day based on various personal and professional experiences. While our experiences impact the choices we make, our Practice Model suggest s a desired approach to working with others and provides a clear model of practice,

inclusive of all agency programs and services, that outlines how our system successfully practices. Central to our practice is the family. Guided by this model, we strive to continuously improve the ways in which we deliver programs and services to Virginia's citizens.

1. All children, adults and communities deserve to be safe and stable.

- Every child has the right to live in a safe home, attend a safe school and live in a safe community. Ensuring safety requires a collaborative effort among family, agency staff, and community partners and across all programs and services.
- Every adult has the right to live and work in a safe environment. We value all programs that address domestic and family violence and the abuse, neglect and exploitation of older or incapacitated adults.
- We value individual and family strengths, perspectives, goals and plans as central to creating and maintaining a safe environment. The meaningful engagement and participation of children, adults, extended fa mily and community stakeholders is a necessary component of assuring safety.
- When legal action is necessary to ensure the safety of a child and/or an adult, we use our authority with respect and sensitivity.
- Individuals are best served when services are person-centered, family-focused and communitybased and aim to preserve the family unit and prevent family disruption.

2. All individuals deserve a safe, stable and healthy family that supports them through their lifespan.

- We believe mothers, fathers, and children thrive in safe, stable, healthy families. We value family structures that support the best interests of children; however, we believe that children do best when raised in intact, two-parent families.
- Both parents should be actively involved in the lives of their children, even if they are not the primary caregiver.

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• Healthy, lifelong family connections are crucial to the development of children, the stability of the family and the support of infirm, dependent or aging adults. Through the services we provide, we seek out, promote and preserve these healthy ties to family members and to others in the community to whom the family is connected or who may provide support.

3. Self-sufficiency and personal accountability are essential for individual and family well-being.

- Family members support each other in ways the social services system cannot. We value the intrafamily resources and supports that are available within the context of any family as a pathway to self-sufficiency and personal accountability.
- We believe employment, training and education are keys to self-sufficiency. We believe in employment and training programs that remove barriers and create opportunities for individuals and families.
- Individuals and families face unique challenges that impact their ability to maintain selfsufficiency. We value all programs and services that assist individuals and families to regain and maintain self-sufficiency and achieve personal accountability.
- Both custodial and noncustodial parents should provide necessary financial resources to support their children.
- We believe that parents and caregivers serve as role models in teaching the importance of selfsufficiency and personal accountability.
- We support asset development strategies to help individuals and families weather short-term emergencies and improve long-term stability.

4. All individuals know themselves best and should be treated with dignity and respect.

- All programs and services should be culturally and linguistically sensitive to all individuals.
- Individuals and families are empowered when they have access to information and resources.
- We support programs for vulnerable populations including children, the elderly and individuals with disabilities.
- The measure of success differs with every individual. We strive to understand children, adults, and families wit hin the context of their own values, traditions, history and culture.
- The voices of children, individuals and families are heard, valued and included in decisionmaking processes related to programs and services.

5. When partnering with others to support individual and family success, we use an integrated service approach.

• Cooperation, coordination and collaboration within and outside of the social services system are essential to providing the most comprehensive services to families. We are committed to working across programs, divisions, agencies, stakeholder groups and communities to improve outcomes for the childre n, individuals, families and communities we serve.

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- Through the development of policies, procedures, standards and agreements across systems, we will share infor mation, solve problems and overcome barriers.
- We value prevention networks that link effective public and private programs and communitybased organizations that identify individuals and families before they need services.
- We believe in partnering across programs and systems in order to provide a full array of services along the continuum of care. We are committed to working within and outside of the social services system to identify and address service gaps.

6. How we do our work has a direct impact on the well-being of the individuals, families and communities we serve.

- Children, individuals and families deserve trained, skillful professionals to engage and assist them. We hire, de velop and maintain a workforce that aligns with our practice model.
- Clear expectations, effective supervision, leadership and proper resource supports are critical for the workforce to do their job effectively.
- We believe in creating and maintaining a supportive working and learning environment with accountability at all levels.
- We value the provision of high-quality, timely, efficient and effective services. We believe relationships and communication should be conducted with honesty, transparency, integrity, empathy and respect within and outside of our social services system.
- The collection and sharing of accurate, outcome-driven data and evidence-based information is a critical part of how we continually learn and improve. We use data to inform, manage, improve practice, measure effectiveness and guide decisions.

CHAPTER M01 <u>APPLICATION FOR MEDICAL ASSISTANCE</u> SUBCHAPTER 20

MEDICAL ASSISTANCE APPLICATION

M0120 Changes

Changed With	Effective Date	Pages Changed
TN #DMAS-30	1/1/24	Page 17
TN #DMAS-25	10/1/22	Page 7
TN #DMAS-23	4/1/22	Pages 9, 10, 16, 17, 19
TN #DMAS-18	1/1/21	Pages 11, 17
		Page 12 is a runover page.
		Page 12a was added as a runover
		page.
TN #DMAS-17	7/1/20	Pages 2, 2a, 5, 7, 8, 13, 16
		Page 6 is a runover page.
		Page 14 was removed.
		Pages 15-20 were renumbered.
TN #DMAS-14	10/1/2019	Pages 7, 10, 11, 18
		Page 20a was deleted.
TN #DMAS-12	4/1/19	Pages 2, 12-13,15, 20a
TN #DMAS-10	10/1/18	Pages 2, 4, 15, 17-20
	10/1/10	Page 20a was added as a runover
		page.
TN #DMAS-8	4/1/18	Page 12
TN #DMAS-6	10/1/17	Page 1
TN #DMAS-5	7/1/17	Page 2a
TN #DMAS-4	4/1/17	Pages 2a, 7, 10, 13
TN #DMAS-4	1/1/17	Page 15
TN #DMAS-3	9/1/16	Pages 2, 15
110 # DWAS-2	9/1/10	_
TN #DMAS-1	6/1/16	Page 2a is a runover page. Pages 7, 10, 11, 16-20
	5/1/15	Table of Contents
TN #100	5/1/15	
		Pages 1, 2, 15, 20
LID #10	5/1/1/	Page 2a and 16 are runover pages.
UP #10	5/1/14	Table of Contents
		Pages 11, 16-18
		Pages 11a and 11b were deleted.
TN #00	1/1/1/	Pages 19 and 20 were added.
TN #99	1/1/14	Page 11
TN1 //00	10/1/12	Pages 11a and b were added.
TN #98	10/1/13	Table of Contents
	4/1/12	Pages 1-17
UP #9	4/1/13	Page 13, 15, 16
UP #7	7/1/12	Pages 1, 10-12
TN #96	10/1/11	Table of Contents
TNL //07	2/1/11	Pages 6-18
TN #95	3/1/11	Pages 1, 8, 8a, 14
TN #94	9/1/10	Pages 8, 8a
TN #93	1/1/10	Pages 1, 7, 9-16
Update (UP) #1	7/1/09	Page 8
TN #91	5/15/09	Page 10

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M0120.000 Medical Assistance Application

M0120.100 Applying for Medical Assistance

- A. Right to Apply An individual cannot be refused the right to complete an application for medical assistance (MA) for himself (the applicant) or any other individual for whom he is authorized to apply. Under no circumstances can an individual be discouraged from asking for assistance for himself or any person for whom he is a legally responsible or authorized to represent. An applicant may be assisted with the application by an individual of his choice. A face-to-face interview is not required.
- B. Signed Application Required
 An application for MA must be signed to be valid. Paper forms must bear the signature of the applicant or an individual authorized to apply on his behalf. Applications submitted electronically or through the approved telephonic process meet the signature requirement.
 - 1. Unsigned
ApplicationA paper application that bears no signature is invalid. Return the application
to the applicant with a letter requesting a signature.
 - 2. Invalid Signature An application that is signed by an individual who is not authorized to sign on behalf of the applicant is invalid. For paper applications, return the application with a letter indicating who must sign the application to the individual who filed the application on behalf of the applicant. See M0120, Appendix 1 for a sample letter.

If an electronic application does not bear a valid signature, the agency must obtain a valid signature from the applicant or his authorized representative for the case record. The signature page of a paper application form can be used.

M0120.150 When An Application Is Required

А.	New Application Required	 A new application is required when there is: an initial request for medical assistance, or a request to add a person to an existing case.
		When an application is received because there is a new person in the family for whom medical assistance is requested, the annual renewal for the existing enrollees is done using the same application form. See subchapter M1520 for renewal policy and procedures.
B.	Application NOT Required	A new application is not required when an individual is already an active Medicaid enrollee or is enrolled in another medical assistance program. An application is not needed for a child turning age one when the child was deemed to be eligible based on the mother's enrollment at the time of birth. A renewal following the procedures in M1520 must be completed when the child turns one. <i>Act on the enrollment of a deemed newborn as soon as feasible when the birth is</i> <i>reported to the local DSS office or to DMAS.</i>
		Changes in the enrollee's circumstances do not require a new application. Changes that do not require a new application include, but are not limited to,

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- a change in the case name,
- a change in living arrangements, and
- a change in income.

A change in living arrangements may require a partial review of the individual's eligibility when the change results in a change to the assistance unit. Whenever the change requires verifications that can be used to complete a renewal, the annual renewal should be completed at the time the change is reported.

M0120.200 Who Can Sign the Application

A. Incarcerated
IndividualsOffenders of any age who are being held in Department of Corrections (DOC) or
Department of Juvenile Justice (DJJ) facilities may have applications submitted
with the assistance of DOC or DJJ staff.

Offenders of local and regional jails may submit applications for themselves, authorize facility staff to assist, or designate an authorized representative to assist in applying.

For new applications, send all notices and correspondence to the mailing address listed on the application (normally the facility address). For re-entry and prerelease applications, send all notices and correspondence to the post-release mailing address of the individual.

B. Applicants Age 18 or Older The applicant must sign the application, even if the form is filled out by another person, unless the application is filed and signed by the applicant's legal guardian, conservator (known as the "committee" for persons declared incompetent prior to the 1997 changes in the guardianship section of the Code of Virginia), attorney in fact, or authorized representative. A spouse, aged 18 or older, may sign the application for his spouse when they are living together.

EXCEPTION: A parent can submit and sign an application for a child under age 21, when the child is living with the parent. The child does not need to authorize the parent to apply or conduct Medicaid business on his behalf.

If the applicant cannot sign his or her name on a paper application but can make a mark, the mark must be correctly designated (the individual's first and last name and the words "his mark" or "her mark" must be printed adjacent to the mark) and witnessed by one person as in the example below:

E.g.: (X) John Doe, his mark

Witness's signature:

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1. Authorized Representative An authorized representative is a person age 18 years or older who is authorized to conduct business for an individual. A competent individual age 18 years or older must designate the authorized representative in a written statement (which defines the representative's responsibilities). The individual may change or his authorized representative at any time by submitting a new authorized representative statement.

The authorized representative statement is valid while the application is being processed and for as long as the individual is covered, as well as during an appeal related to the denial, reduction of or cancellation of the individual's coverage.

An individual who reapplies after a period of non-coverage must sign another authorized representative statement to designate an authorized representative.

The authorized representative of an incompetent or incapacitated individual is the individual's spouse, parent, attorney-in-fact (person who has the individual's power-of-attorney), legally appointed guardian, legally appointed conservator (committee), or family substitute representative.

- 2. Family Substitute Representative
 When it is reported that an applicant cannot sign the application and the applicant does not have a guardian, conservator, attorney in fact or designated authorized representative, one of the individuals listed below who is age 18 years or older and is willing to take responsibility for the applicant's MA business will be the applicant's "family substitute" representative. The family substitute representative will be, in this preferred order, the applicant's:
 - spouse,
 - child,
 - parent,
 - sibling,
 - grandchild,
 - grandparent,
 - niece or nephew, or
 - aunt or uncle.

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3. No Individual	If the applicant is unable to sign t	he application and	l does not have	an attornev

- authorized to
signin the applicant is unable to sign the application and does not have an autorney
in fact, authorized representative, or family substitute representative, the
applicant's inability to sign the application must be verified. Verification is
by a written statement from the applicant's doctor that says that the applicant
is not able to sign the MA application because of the applicant's diagnosis or
condition. Follow these procedures:
 - a. Determine if anyone has begun the process to have a guardian or conservator appointed for the applicant.
 - b. If action has been initiated to obtain a guardian for the applicant, meaning a court guardianship hearing is scheduled on the court docket, request verification that the action is on the court docket. Give 10 days for this verification to be provided.

If the verification is provided within the 10 day period, continue to pend the application until the guardian or conservator is appointed. If the application pends for 45 days, send written notice to the applicant to extend the pending application.

Once the guardian/conservator has been appointed, request verification of the appointment and that the application be signed by the guardian or conservator. Retain a copy of the application and mail the original application to the guardian/conservator. Allow 10 days for the signed application and guardian/conservator papers to be returned. If the application form and guardian/conservator papers are not returned to the agency by the specified date, deny the application because it is invalid.

c. If guardianship/conservator procedures have not begun or have not been verified as being on the court docket, refer the applicant to Adult Protective Services (APS) in the local agency.

If the report to APS meets all criteria for a valid report, an investigation will be conducted to learn whether protective services are needed and, if so, what services are needed. The protective services identified will be provided or arranged by APS.

Continue to pend the application until the APS investigation is completed. If the completed APS investigation concludes that guardianship proceedings will not be initiated, the application must be signed by the applicant, or the applicant must sign a statement designating an authorized representative. Give the applicant 10 working days to return the signed application to the agency.

d. If the application form is not signed by the applicant or the authorized representative and returned to the agency by the specified date, deny the application because it is invalid.

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3.	Procedure for Who Can Sign the Application	18 or old complete	reparing to determine the <i>MA</i> eligibility of an individual age der, examine the application to determine if the applicant can e and sign the application form or if the applicant has an authoriz ntative. Ask the following questions:					int can	
		Has the applicant been judged legally incapacitated by a court of law, as evidenced by a copy of the conservator or guardian certificate of appointme in the record?							
YES: The authorized representative is the appointed consuguration. STOP.					servator or				
		NO:	in fact applica	who has ant as ev	s the pow	tent. Does the ver of attorney by a copy of th ?	to apply for	MA for the	
			YES: The authorized representative is the attor STOP.				e is the attorn	ey in fact.	
			NO:	a perso his beł	on (or sta nalf? (<i>No</i> entative J	ant signed a wi off of an organ ote: a complete section on a te	ization) to ap ed authorized	ply for <i>MA</i>	
				YES:	organiz	thorized repre- zation authoriz ent him. STOI	ed by the app	-	
				NO:		applicant able a icaid application	-	ke a mark o	
					YES:	Ask the appl mark on the written state		orm or for a	

to apply for *MA* on his behalf.

Give the applicant 10 working days to return the completed and signed form(s). If the completed and correctly signed form(s) are not returned by the specified date, DENY *MA* because of an invalid application.

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Subchapter Subject	Page endi Does the the follo . spou . child . pare . sibli . gran • aunt YES:	ing with M0120.20(e applicant wing who is use, d, ent, ing, indchild, nie tor uncle? The author the individue who is will on the appl Verify the individue	have at lea is age 18 or is age 18 or ized repres ual identific ing and abl icant's beha	Page 5 st one of r older: ew, or entative is ed above le to act alf.
		applicant to because of condition the statement f doctor. Re the applicant conclusion investigation that guardia will not be applicant me mark on the designate a representat signed applicant preceived by deny MA.	a diagnosis hrough a w rom the ap- fer to APS tion. At the of the APS on, if APS of anship proc initiated, the nust sign or e application in authorize ive in writi lication for	s or ritten plicant's . Pend . Pend S concludes ceedings he make a on or ed ng. If the m is not

C. Applicants Under Age 18

1. Child Applicant A child under age 18 years is not legally able to sign his own *MA* application unless he is legally emancipated from his parents. If the child is not legally emancipated, one of the following individuals who is age 18 or older must sign the application:

- his parent (custodial or non-custodial)
- legal guardian,
- authorized representative, or
- an adult related by blood or marriage with whom the child lives (documentation of the relationship is not required).

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If the child under 18 years of age is married and living with his spouse who is age 18 or older, the child's spouse may sign the application.

a. No Guardian or Legal Custody

If the child does not live with a parent or an adult relative and no adult is the child's guardian or has legal custody of the child, whomever the child is living with is responsible for seeking custody or guardianship of the child in the Juvenile and Domestic Relations court. Determine if the person submitting the application, or another person, has begun the process to obtain legal guardianship or custody of the child applicant.

b. Action Is Initiated To Appoint Guardian/Award Custody

If action has been initiated to appoint a guardian for or seek legal custody of the child, meaning a court guardianship or custody hearing is scheduled on the court docket, request verification that the action is on the court docket. Give 10 calendar days for this verification to be provided.

If the verification is provided within the 10-calendar-day period, continue to pend the application until a guardian is appointed or custody is awarded. If the application pends for 45 calendar days, send a notice to the applicant explaining that the application pending period will be extended.

Once the guardian has been appointed or custody awarded, request verification of the appointment or award and that the application be signed by the guardian or adult who was awarded custody. Allow 10 calendar days for the signed application and guardianship or custody papers to be returned.

If the court refuses to appoint a guardian or custodian and there is no adult who is legally able to sign an application for the child, deny the application as invalid.

c. Action Not Initiated - Refer to Child Welfare Services

If guardianship or custody procedures have not begun or have not been verified as being on the court docket, refer the child to the appropriate Family Services worker.

Continue to pend the application until the service investigation is completed and any court proceedings are completed. Once the guardian has been appointed or custody awarded, request verification of the appointment or award and that the application be signed by the guardian or adult who was awarded custody. Retain a copy of the application and mail the original application to the guardian or custodian. Allow 10 calendar days for the signed application and guardian or custody papers to be returned.

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If the child was emancipated by the court, request the child's signature on the application. If the application is mailed to the child, allow 10 calendar days for the signed application form to be returned.

If the application form is not signed by the applicant, the guardian, the custodial adult, or the emancipated child and returned to the agency by the specified date, deny the application because it is invalid.

- 2. Non-custodial Parent Applying for Child Eligibility for a child is based on the income of the parent with whom the child lives. If a non-custodial parent applies for his child, he must give written permission for the eligibility worker to contact the custodial parent. The eligibility worker must obtain the custodial parent's income information, written permission to verify income using available online data sources, and other information necessary to verify and calculate countable income, including Social Security Number and residence address. If either the noncustodial parent or the custodial parent fail to give the necessary permission, the child's eligibility cannot be determined using the application filed by the non-custodial parent.
- 3. Minor Parent Applying for Child
 Parent(s) under age 18 years may apply for MA for their own child because they are the parent of the child. An undocumented minor can apply for FAMIS Prenatal Coverage since the coverage is considered to be for the unborn child. If the individual is eligible, the parent can then be enrolled for the duration of the pregnancy and the 60 day postpartum period. Any future applications filed for the minor prior to turning age 18 would need to be signed by someone who is legally authorized to sign on the individual's behalf.
 - 4. Foster Care a. IV-E Child

The Title IV-E Foster Care & Medicaid Application form, available at https://fusion.dss.virginia.gov/Portals/%5Bdfs%5D/Files/Copy%20of%20032-03-0636-06-eng.xlsx, is used for the IV-E Foster Care eligibility determination. A separate MA application is **not** required for a child who has been determined eligible for Title IV-E Foster Care. However, if there is a non-custodial agreement for the IV-E eligible child, the parent or legal guardian must sign an MA application for the child.

b. Non-IV-E

The Cover Virginia Application for Health Coverage & Help Paying Costs is used for the MA eligibility determination of a **non-IV-E** Foster Care child. Applications for non-IV-E Foster Care children may also be filed online. The MA application for a non-IV-E child who is in foster care must be signed by an authorized employee of the public or private agency that has custody of the child. Exception: If the child has been placed with and is living with a parent or care-taker relative, the parent or care-taker relative can sign the application.

If there is a non-custodial agreement, an MA application form must be filed and the parent or legal guardian must sign the application.

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5. Adoption Assistance & Special Medical Needs Children	a. IV-E A separate MA application is not red determined eligible for Title IV-E A state has the adoption assistance ag Adoption Assistance children who Interstate Compact for Adoption ar have an ICAMA form 6.01 which we Medicaid. The ICAMA form 6.01	Adoption Assista reement with the have been placed nd Medical Assis verifies their Titl	ance, regardles e adoptive pare d for adoption stance (ICAMA e IV-E eligibil	s of which ents. IV-E through the A) should ity for
	b. Non-IV-E			
	Non-IV-E Adoption Assistance cl Medical Needs children.	hildren include	Non-IV-E Sp	ecial
	1) Placed by a Virginia agency	I		
	An MA application is requ and Non-IV-E Special Mec adoption assistance agreem child-placing agency. The application for the child.	lical Needs child nents with a Virg	lren whose par inia public or	ents have private
	2) Placed by another state			
	Non-IV-E Adoption Assist adoption through the Inters Assistance (ICAMA) shou verifies their adoption assis ICAMA form 6.01 serves a application is not required	tate Compact for Id have an ICAM stance status (IV as the MA applic	r Adoption and IA form 6.01 v -E or non-IV-I	d Medical which E). The
	 the other state is an the ICAMA memb of Virginia Non-Ti 	er state reciproc	ates Medicaid	U
	All states and territories EX and Virgin Islands are men list of the ICAMA member Medicaid coverage for Nor M0120, Appendix 3.	bers or associat states and whet	e members of her they recipr	ICAMA. A rocate
	An MA application must Assistance children from member or associate men The child's adoptive paren the child.	non-member st nber states whic	ates and ICA ch do NOT re	MA ciprocate.
D. Deceased Applicant	An application may be made on the three-month period subsequent to t following conditions were met:		-	

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- the deceased received a Medicaid-covered service on or before the date of death, and
- the date of service was within a month covered by the MA application.

If the above conditions were met, an application may be made by any of the following:

- his guardian or conservator,
- attorney-in-fact,
- executor or administrator of his estate
- his surviving spouse, or
- his surviving family member, in this order of preference: adult child, parent, adult brother or sister, adult niece or nephew, or aunt or uncle.

Under no circumstances can an employee of, or an entity hired by, the medical service provider who stands to obtain MA payment file an MA application on behalf of a deceased individual.

Medicaid coverage can begin no earlier than three months prior to the <u>application month</u>. The entitlement rules for retroactive coverage apply to the application's retroactive period.

Retroactive FAMIS coverage is available ONLY to an eligible child who was born within the 3 months prior to the FAMIS application month.

E. Enrollee Turns 18 When a child who is enrolled in MA Medicaid turns 18, it is not necessary to obtain a new application signed by the enrollee.

As long as the enrollee is under age 21, he does not need to authorize a parent with whom he lives for the parent to continue to conduct the enrollee's MA business.

M0120.300 Medical Assistance Application Forms

- A. General Principle A signed application for MA is required for all initial requests for medical assistance, except for: Required
 - IV-E Foster Care/Adoption Assistance children
 - Auxiliary Grant (AG) applicants
 - Newborn children under age 1 born to women eligible for Medicaid, FAMIS, FAMIS MOMS, or FAMIS Prenatal Coverage.

anual 7		cal Assistance Eligibility	Chapter M01	Page Revision I April	
	er Subject	SSISTANCE APPLICATION	Page ending with M012	1	Page 10
1.	Title IV-E Foster Care & Medicaid Application	The Title IV-E Foster Care & Medic https://fusion.dss.virginia.gov/Portal 0636-06-eng.xlsx, is used for foster of eligible under Title IV-E of the Socia evaluation for a medically needy spe information. The Appendix must be	aid Application, s/%5Bdfs%5D/F care or adoption al Security Act. nddown, Append	available at iles/Copy%200 assistance child If the child req lix E can be us	of%20032-03 dren who are uires a resour sed to collect
		For a IV-E FC child whose custody is a IV-E adoption assistance (AA) child Application is used to determine if the requirements. This form is also used children. This form is not used for co IV-E FC or AA.	ld, the Title IV-E ne child meets M l to determine M	Foster Care & edicaid IV-E e edicaid eligibil	t Medicaid ligibility lity for IV-E A
		For IV-E FC children in the custody IV-E AA children, a separate Medica verify the IV-E maintenance paymen residency (by declaration) and curren obtained. This information may be so from the agency that entered into the	aid application is at (for FC) or the at third party liab supplied by the fo	not required. IV-E status (fo ility (TPL) inf oster/adoptive j	The worker n or AA). Virgi formation mus
		For non-IV-E FC children, a separate either the custodial agency or a paren been placed. When a child enters ca child is a non-IV-E AA child, a sepa- the parent or guardian.	nt or caretaker re re through a non-	lative with who -custodial agre	om the child h ement, or who
2.	Auxiliary Grant (AG)	An application for AG is also an app application is not required.	lication for Med	icaid. A separa	ate MA
3.	Exception for Certain Newborns	A child born to a mother who was el <i>FAMIS Prenatal Coverage</i> at the time an emergency-services-only alien more eligible for Medicaid on the date of the application for the child is not require when he turns 1 year old.	the of the child's bother) is deemed he child's birth (birth (including to have applied see M0320.30	g a child born d and been for 1). An
		If the child was born to a mother who Health Insurance Program outside V verification of the mother's coverage filed for the child's eligibility to be d	irginia at the tim must be provide	e of the child's ed or else an ap	s birth, oplication mus
	Forms that	a. Low Income Subsidy (LIS) Med	licaid Applicati	on	
	Protect the Application Date	The Medicare Patient and Provider II application data submitted by the So- be treated as an application for Medi data is sent to LDSS via the SSA Re- generate an LIS Medicaid application individual. The individual must retu or by telephone in order for his Medi individual submits the application, the as the date of the Medicaid application	cial Security Adu caid, if the LIS a ferral Inbox in V n and cover shee rn the application icaid eligibility to ne date of LIS ap	ninistration (Si pplicant agrees aCMS. The Li t and mail then n or apply for N o be determine	SA) to states t s. LIS applica DSS must n to the Medicaid onli d. If the

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		b. Model Application for Medicare Premium Assistance Form
		The Model Application for Medicare Premium Assistance Form was developed by the federal Centers for Medicare & Medicaid Services (CMS) that states can choose to use for the Medicare Savings Program applicants. The model application is NOT a prescribed Virginia Medicaid application form at this time.
		Should a local department of social services (LDSS) receive a model application form, the agency is to send a valid Virginia MA application to the applicant with a request that it be completed, signed, and returned to the agency within 30 calendar days. The date of application on the model Application for Medicare Premium Assistance is to be preserved as the application date for purposes of Medicaid entitlement.
		The processing time for the LDSS begins when the agency receives the Virginia application form back from the applicant. If the Virginia application form is not returned within 30 days, no further action is necessary on that application. The agency does not send a Notice of Action because no Virginia application was received. The model application date is not preserved beyond 30 calendar days. Should the person later submit a valid Virginia application, the date the Virginia application is received by the LDSS is the application date.
		The model application form may be viewed on the SSA web site at: <u>https://www.ssa.gov/forms/ssa-1020b-ocr-sm-inst.pdf</u> .
B.	Application Forms	Medical assistance must be requested using an application method or form approved by the Departments of Medical Assistance Services (DMAS) and Social Services (VDSS). Applications may be made electronically through CommonHelp or the Health Insurance Marketplace.
		Applications may also be made telephonically through the Cover Virginia Call Center or with a paper application form.
		The following paper forms have been prescribed as application forms for Medicaid and FAMIS:
	1. Streamlined Applications	The following forms are used to apply for affordable health insurance, including qualified health plans with the Advance Premium Tax Credit (APTC), through the Health Insurance Marketplace or the local DSS:
		• the Cover Virginia Application for Health Coverage & Help Paying Costs and all applicable appendices:
		• Appendix D, for applications submitted for aged, blind or disabled (<i>ABD</i>) applicants and ABD applicants who are requesting <i>long-term</i> services and supports (<i>LTSS</i>)
		 Appendix E, when a Families and Children (F&C) Medically Needy determination is requested
		• Appendix F, for applicants in need of LTSS who are between the ages of 19 and 64 years and who are not eligible for or enrolled in Medicare;

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141			101012	0.100	12
		• the federal Application for Hea multiple individuals and all app	•		osts for
		• the federal Application for Hea Form) for individuals and all application and all applications and all applications are set of the	÷		osts (Short
2.	BCCPTA Medicaid Application	The Breast and Cervical Cancer Prev Medicaid Application, form #032-03 under the Breast and Cervical Cance not to be given to applicants by the (M0120, Appendix 2 is provided for	8-384, is used or r Early Detectio e local departm	lly by individu n Program. T ents of social	als screened his form is
3.	Replaced Application Forms	The following forms were replaced be effective October 1, 2013. While age these forms if they are submitted, ad information, may need to be obtained	encies should ac ditional informa	ccept and proce tion, such as ta	ess any of
		• Application for Benefits (#032	2-03-824)		
		• The Application/Redeterminat (#032-03-091)	ion for Medicai	d for SSI Recij	pients
		The Medicaid Application/Red Pregnant Women (#032-03-04		r Medically In	digent
		• The Health Insurance for Child	dren and Pregna	nt Women (#F	AMIS-1)
		• The Application for Adult Me	dical Assistance	form (#032-0.	3-0222)
		• The Plan First Application (#I	DMAS-65E)		
4.	Renewal Forms Returned After Reconsideration Period	Renewal forms filed after the end of treated as reapplications. Accept the information needed to determine the for additional information.	form and reque	est any addition	nal
5.	If Additional Information is Required	Applicants may apply for MA on any which application form is used, if ad determine an applicant's eligibility, the Cover Virginia Application for H and/or Appendices D or E, as approprinformation. Give the applicant at le information and any required verific	ditional informa send the applica lealth Coverage priate, along with east 10 business	tion is required nt the relevant & Help Paying h a checklist as days to return	d to page(s) of g Costs, sking for the

M0120.400 Place of Application

A. Principle The place of application may be the office of the local social services department serving the locality in which the applicant resides. Verification of locality residence is not required. MA applications are also accepted online, telephonically through Cover Virginia, or at designated hospitals and health clinics (Medicaid outstationed sites). If an applicant is homebound and needs assistance with completing the application, the agency, upon request, must arrange to have the application taken where he resides or is a patient.

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- 1. Locality of Residence Medical assistance applications that are approved are sent to the LDSS in the applicant's locality of residence or where the individual last lived outside of an institution.
- 2. Joint Custody Situations
 A child whose residence is divided between two custodial parents living in different localities is considered to reside in the locality in which he attends school. If the child is not enrolled in school, the parents must decide which locality is the child's residence for application/ enrollment purposes.

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В.	Foster Care, Adoption Assistance, Department of Juvenile Justice				
	1. Foster Care	Responsibility for taking application follows:	ns and maintainin	ng the case be	longs as
		a. Title IV-E Foster Care			
		Children in the custody of a Virginia receive Title IV-E maintenance pay custody. Title IV-E foster care child services agency apply in the Virgini	ments apply at the lren in the custo	ne agency that dy of another	holds
		b. State/Local Foster Care			
		Non-Title IV-E (state/local) childrer private child placing agency apply a	•	U	
		Children in the custody of another st placed with and are living with a par where the child is residing. (see M02	rent or caretaker	•••	
	2. Adoption Assistance	Children receiving adoption assistan social services apply at the LDSS th	-	-	-
		Children receiving adoption assistan agency apply at the LDSS where the			ial services
	3. Virginia Department of Juvenile Justice/Court (Corrections Children)	When a child is in the custody of the (DJJ) or is the responsibility of a comprocessing the application and deter centrally or by the LDSS in the loca to going into the DJJ system. For a where the person is located. For pre- address where the person will reside	urt (corrections of mining eligibilit lity in Virginia i new applicant us -release and re-	children), resp y will be hand n which he las se the physical entry individua	onsibility for led either at resided prior l address
C.	Institutionalized Individual (Not Incarcerated)	When an individual of any age is a r residential institution, except <i>a</i> Virg for processing the application and de department of social services in the resided outside of an institution.	inia Veteran's C etermining eligit	are Center, readility rests with	sponsibility h the
		Exception: If the applicant is apply for processing the MA application a the LDSS in the locality in which th located.	nd determining	MA eligibility	rests with
		If the individual did not reside in Vi responsibility for processing the app with the LDSS in the locality in whi care is located.	lication and dete	ermining eligil	oility rests

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- D. Individuals In
Virginia Veteran's
Care CenterMA applications for patients in the Virginia Veteran's Care Center in Roanoke
may be filed, processed and maintained at the Roanoke City Department of
Social Services.
- E. Incarcerated Individuals and DJJ Supervisees
 Inmates of state (DOC), regional and local correctional facilities, and individuals under the age of 21 under the supervision of DJJ (placed in a facility or receiving services from any court services unit or DJJ contractor) may apply for Medicaid. Responsibility for processing the application and determining eligibility will be handled through a centralized process or by the local department of social services (DSS) in the locality where the individual was living prior to incarceration or DJJ/court custody. Applications are not to be refused because an applicant is an inmate of a public institution at the time of application.

If the individual did not reside in Virginia prior to becoming incarcerated or committed to DJJ, responsibility for processing the application and determining eligibility will be handled through a centralized process or by DSS in the locality in which correctional facility is located.

The physical address on the application should be the address where the individual is currently placed.

The mailing address will be the facility address where the individual is currently placed. For pre-release or re-entry individuals, use the address the person provides where they will be located after release. If the individual was homeless prior to being incarcerated, use the physical address of the local DSS or an address the person provides.

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M0120.500 Receipt of Application

A.	General Principle	An applicant or authorized representative may submit an application for medical assistance only or may apply for MA in addition to other programs.
		An applicant may be assisted with completing the various aspects of the application by an individual(s) of his choice and may designate in writing (or documented on a telephonic application) that such individual(s) may represent him in subsequent contacts with the agency.
B.	Application Date	The application date is the earliest date the signed application for medical assistance is received by the local agency, an out-stationed site, or an entity contracted with DMAS to accept applications. The application must be on a form prescribed by DMAS and signed by the applicant or person acting on his behalf.
		The application may be received by mail, fax, hand delivery, electronically or telephonically. The date of receipt by the agency must be recorded. If an application is received after the agency's business hours, the date of the application is the next business day. Exception: For CommonHelp applications, if the application is received after business hours and the next business day is in the following month, the date of the application is the actual date it was submitted.
		The date of application for foster care children in the custody of a local department of social services is the date the application is received by the eligibility worker.
		If an application for a pregnant woman or child is denied due to excess income, the applicant must be given the opportunity to request a medically needy evaluation. If the evaluation is requested within 10 calendar days of the date the notice of denial was mailed, the application date is protected, and the date of application is the date the denied application was received.

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C.	Hospital Presumptive Eligibility	The Affordable Care Act required states to allow approved hospitals to enroll patients who meet certain Families & Children covered groups in Medicaid for a limited time on the basis of their presumptive eligibility. The Department of Medical Assistance Services (DMAS) is responsible for coordinating the HPE Agreement with approved hospitals, providing training and technical assistance and monitoring the appropriate use of the HPE enrollments. HPE is not available to individuals who are already actively enrolled in Medicaid or FAMIS. Local eligibility staff do not determine eligibility for HPE.				
	1. HPE Determination and Enrollment	To provide an individual HPE coverage, the hospital staff obtains basic demographic information about the individual, as well as the attestations from the individual regarding Virginia residency (including locality), U.S. citizenshi or lawful presence, Social Security number, household size and income, and requirements related to a covered group. As the information is self attested, no verifications or additional proof is required.				
		Hospital staff determines eligibility and enters the approved individual's data into the HPE webpage located in the provider portal in the <i>Medicaid Enterpris</i> <i>System (MES—formerly the</i> Medicaid Management Information System [MMIS]). This information is electronically transferred to the Cover Virginia Central Processing Unit (CPU) which is responsible for enrolling the individua in the appropriate aid category (AC) in MMIS. The HPE enrollment is not entered in the Virginia Case Management System (VaCMS). HPE recipients are not entered into a managed care organization (MCO).			<i>id Enterprise</i> ystem ver Virginia he individual nt is not recipients	
		The hospital is responsible for providing immediate notification to the individual of his HPE coverage. They will request that he file a full MA application by the end of the following month so that continued eligibility for Medicaid can be evaluated without an interruption in coverage.				
		 The HPE covered groups and the AG Pregnant Women (AC 035) Child Under Age 19 (AC 064) Low Income Families with Chil Former Foster Care Children Ur Breast & Cervical Cancer Preve 067) Plan First (AC 084) MAGI Adults (AC 106) (effect 	dren (LIFC) (AC ader Age 26 (AC ntion & Treatme	c 077) ent Act (BCCP	TA) (AC	
		Individuals enrolled on the basis of 1 beginning with the date of the HPE of following month or the date MA elig first. Enrollment in HPE is not base the first day of the month.	determination th gibility is determ	rough the last on the last of	day of the er comes	
		While enrolled as HPE, individuals	in the Child Und	ler Age 19 yea	rs, LIFC,	

While enrolled as HPE, individuals in the Child Under Age 19 years, LIFC, Former Foster Care Children Under Age 26, BCCPTA, and MAGI Adults covered groups receive full Medicaid benefits. HPE pregnant women coverage

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(AC 035) is limited to outpatient prenatal services; labor and delivery are not covered under HPE for AC 035. HPE coverage for Plan First enrollees AC084 is limited to family planning services only. Transportation to receive covered medical services is covered for all HPE enrollees.

Enrollment as HPE is limited to one HPE period per calendar year for all individuals other than pregnant women. For pregnant women, enrollment is limited to one HPE eligibility period per pregnancy. *Children's 12 month continuous eligibility does not apply to children enrolled as HPE*.

There are no appeal rights for an HPE determination.

2. Eligibility Procedures – Post HPE Enrollment

a) MA Application Not Submitted

If the person does not submit an MA application prior to the end of the HPE coverage period, no further worker action or additional notice not required because the enrollment was for a closed period of coverage.

b) MA Application Submitted

For MA coverage to continue beyond the initial HPE coverage period, the individual must submit a full MA application. MA applications submitted by HPE enrollees are subject to the standard eligibility and entitlement policies. The 7-calendar day processing standard applies to MA applications submitted by pregnant women. The 10-work day requirement applies to applications submitted by BCCPTA individuals enrolled in HPE.

While the LDSS does not determine eligibility for HPE, if an MA application is received and pended in VaCMS, the individual's coverage in the HPE AC may need to be extended or reinstated (if HPE coverage will end during the application processing period) while the application is processed. If HPE coverage needs to be extended/reinstated, alert a VDSS Regional Consultant or send an MMIS Coverage Correction Request form, available at https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms, to the DMAS Eligibility and Enrollment Unit at enrollment@dmas.virginia.gov.

Example 1: Mary Smith is enrolled in HPE coverage in AC 065 (LIFC) for the period of 3-5-18 through 4-30-18. On 4-20-18, she submits an MA application; however, the 45th processing day will fall after the HPE end date of 4-30-18. Therefore, the worker must have the HPE coverage reinstated in *MES* under the same aid category (AC 065), using the MA application date. The effective date of the reinstatement is 5-1-18, the day after the HPE coverage ends. Once the application has been processed. the worker must act to cancel the HPE coverage, and if the individual remains eligible reinstate coverage in the appropriate AC.

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c) Applicant Determined Eligible for MA Coverage

If the individual is determined eligible for MA coverage, coverage under the appropriate MA aid category will includes any day(s) to which he is entitled and not covered by HPE.

If the individual submits a MA application and it is approved in the **same month** HPE coverage began and HPE began the first day of the month, MA coverage begins the first day of that application month.

If the MA application is approved and HPE began on any day other than the first day of the month, the worker will enroll MA coverage beginning with the first day of the month and end on the day before the HPE begin date. Ongoing coverage will then begin the day after the HPE coverage ends. An exception to this process will be for an approved pregnant woman or Plan First application.

Example 2: Tony is an adult enrolled in HPE coverage (AC106) for the period of 9-6-18 through 10-31-18. He submits an MA application on 9-8-18 and is approved as a MAGI Adults AC103 on 9-28-18. He did not request retroactive coverage so the AC103 coverage will be for the period 9-1 thru 9-5 and ongoing AC103 coverage will begin on 11-1-18 (after the HPE coverage ended).

If an individual submits an MA application in the month a full-benefit HPE coverage is to end, and is determined eligible for ongoing MA coverage, the ongoing coverage is entered in the appropriate MA AC beginning the first day of the month after the effective date of the HPE coverage cancellation. An exception to this process will be for an approved pregnant woman application.

Example 3: Billy is a child enrolled in HPE coverage (AC 064) for the period of 2-14-18 through 3-31-18. His parent submits an MA application on 3-18-18 and there is no indication of any medical services in a retro period. Billy is determined eligible for Medicaid coverage in AC 092 on 3-26-18.

The Medicaid entitlement begins after the HPE coverage ends. The worker enrolls the child into AC 092 with ongoing coverage beginning 4-1-18.

d) Applicant Determined Eligible as Pregnant Woman (PW) or for Plan First

The HPE process for a pregnant woman (AC 035) or Plan First (AC 084) follows the same policy as other HPE categories. The exception is for enrollment if an MA application is submitted and approved for a pregnant woman (AC 091 or AC 005) or for Plan First. In those cases, coverage will begin on the first day of the month the MA application was received. Request that HPE coverage be cancelled retroactively. Reinstate in full coverage for the ongoing coverage.

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Example 4 : Jane was enrolled in HPE AC 035 (pregnant women) for the period of 4-13-18 through 5-30-18. She files an MA application on 4-28-18 and is approved for AC 091 coverage. Jane would have coverage as AC 091 for the period beginning 4-1-18. However, based on her expected delivery date found on the application, Jane was pregnant during the months prior to her HPE determination. The worker determines and approves retro coverage. The worker ensures Jane has coverage for AC 091 with a begin date of 1-1-18. In *MES*, this transaction would be a retro cancel reinstate using Cancel Reason 024.

e) Retroactive Coverage

An individual cannot receive retroactive HPE coverage.

An individual's eligibility for retroactive coverage for the three months prior to the month of the MA application is determined when the individual had a medical service within the three months <u>prior to the month of the **full**</u> <u>MA application or when MA began</u>. If the individual had full coverage while enrolled as HPE, only enroll him for the portion of the retroactive period that he was not enrolled as HPE.

f) Applicant Determined Not Eligible for ongoing MA coverage

If the applicant is determined to not be eligible for ongoing MA coverage, his entitlement to HPE coverage ends. Unless the HPE coverage was extended, no further action is required by the worker. If cancellation of HPE coverage is needed, request that the effective cancel date be the current date (i.e. day of the eligibility determination), using Cancel Reason 008.

Send a Notice of Action indicating that the individual's MA application was denied and that his HPE coverage was cancelled with the effective date. Because the individual receives notice of the HPE coverage period from the hospital at the time of the HPE enrollment, advance notice of the HPE cancellation is not required. There are no appeal rights for HPE.

The individual's HPE coverage is valid regardless of whether or not the individual is eligible for ongoing coverage; do not refer the case to the DMAS Recipient Audit Unit.

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Commonwealth of Virginia Department of Social Services

NOTICE REGARDING MEDICAID APPLICATION REQUIREMENTS

A Medicaid application has been filed on the behalf of ______ (name of applicant). However, the application is not valid and cannot be processed because the application must be signed by one of the following persons:

- the parent of a person under age 18,
- the adult who is the legal guardian or has legal custody of a person under age 18,
- any adult related by blood or marriage with whom a person under age 18 lives,
- the person for whom Medicaid is requested if the person is over age 18 or an emancipated minor,
- the authorized representative for the person who is requesting assistance, who may be
 - any person to whom he/she has legally given power of attorney, or
 - any person who he/she has designated by a signed written statement to apply on his/her behalf for Medicaid or public benefits, or
- the guardian, conservator, or committee of a person over age 18 who has been judged legally incapacitated by a court of law.

Please return the signed application and the authorized representative statement (if needed) by so that the application may be processed. Thank you.

(date)

Signature

Date

Title

Agency Name

Phone Number

COMMONWEALTH OF VIRGINIA DEPARTMENT OF SOCIAL SERVICES			DATE REC		ENCY USE ONI	_Y	Virginia Subchapter S M0120 N
Breast and Cervical	Cancer Prevention and Trea Medicaid Application	atment Act (BCCPTA)	CASE NAME/NUMBER:				ia Medical er Subject MEDICA
			LOCALITY	·:	WORKER		
Please complete all s Social Services.	ections. If you need assist	ance, please contact a	n eligibi	lity worker at y	our local De	partment of	Assistance El L ASSISTAN
1. IDENTIFYING INFORMATIC	N						
LAST NAME:	FIRST NAME:		MI:		SOCIAL SECURIT	Y NUMBER:	- CE
ADDRESS:	CITY:		STATE:	ZIP:	STATE OF RESID	ENCE:	APPLICATI
MAILING ADDRESS (If different):	CITY:		STATE:	ZIP:	HOME PHONE #:	DAYTIME PHONE #:	ATION
2. ADDITIONAL INFORMATIO	N						_ Z =
RACE: UHITE BLACK HISPANIC	 AMERICAN INDIAN/ALASKA NATIN ASIAN/PACIFIC ISLANDER OTHER 	VE MARITAL STA	TUS:	 NEVER MARRIE MARRIED SEPARATED 		DIVORCED	MU1 Appendix
DATE OF BIRTH:		PLACE OF BIRTH:					ıdix 1
_							
	NO ARE YOU PREGNANT?			. ,			ปล
DO YOU HAVE HEALTH INSURANC	CE? YES	IF YES, COMPANY NAME:					anuary
	IN ANY OF THE THREE MONTHS BEFO						007
3. BCCPTA CERTIFICATION							Page 1
I CERTIFY THAT THE ABOVE NAME ELIGIBLE FOR MEDICAID UNDER T	ED INDIVIDUAL IS A VIRGINIA BREAST AI HE BREAST AND CERVICAL CANCER PI	ND CERVICAL CANCER EARLY DE REVENTION AND TREATMENT AC	TECTION P T OF 2000.	ROGRAM (BCCEDP) F	PARTICIPANT (TITL	E XV) AND IS	_
SCREENING DATE:	DIAGNOSIS DATE:	FACILITY/SERVICE SITE:			PHONE #:		
SIGNATURE OF BCCEDP CASE MA	NAGER :			DATE:			
	NAGER :						=

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YOUR RIGHTS AND RESPONSIBILITIES

By signing below, I agree to the following:

I have the right to:

- Be treated fairly and equally regardless of my race, color, religion, national origin, gender, political beliefs or disability consistent with state and federal law and to file a complaint if I feel I have been discriminated against.
- Have my eligibility for Medicaid benefits determined within 10 working days of receipt of my application at my local department of social services or be notified of the reason for any delay.
- Appeal and have a fair hearing if I am: (1) not notified in writing of the decision regarding my application; (2) denied benefits from the Medicaid program; or (3) dissatisfied with any other decision that affects my receipt of Medicaid benefits.

I have the responsibility to:

- Not purposely withhold information, or give false information and understand if I do so my Medicaid coverage may be denied or ended.
- Report any changes in information provided on this form within 10 days to my local department of social services.
- Cooperate with a review of my Medicaid eligibility by Quality Control and understand that refusing to cooperate will make me ineligible for Medicaid until I cooperate with a review.

I further understand and agree that:

- This application is used only to apply for Medicaid under the Breast and Cervical Cancer Prevention and Treatment Act coverage group and that in order to apply under other coverage groups I must complete another application.
- The Department of Medical Assistance Services and the Department of Social Services are authorized to obtain any
 verification necessary to establish my eligibility for Medicaid.
- The Department of Medical Assistance Services has the right to receive payments for services and supplies from insurance companies and other liable sources as reimbursement for medical services received by me.
- Each provider of medical services may release any medical records pertaining to any services received by me.
- I am assigning my rights to medical support and other third party payments to the Department of Medical Assistance Services in order to receive benefits from the Medicaid program.

I declare that all information I have given on this application is true and correct to the best of my knowledge and belief. I understand that if I give false information, withhold information or fail to report a change promptly or on purpose I may be breaking the law and could be prosecuted for perjury, larceny and/or fraud. I understand that my signature on this application signifies, under penalty of perjury, that I am a U.S. citizen or alien in lawful immigration status.

Signature or Mark	

Date Date

Witness/Authorized Representative

Check one of the following:

VOTER REGISTRATION

- () I am not registered to vote where I currently live now, and I would like to register to vote here today. I certify that a voter registration form was given to me to complete. (If you would like help in filling out the voter registration, we will help you. The decision to have us help you is yours. You also have the right to complete your form in private.)
- The decision to have us help you is yours. You also have the right to complete your form in private.)
 () I am registered to vote at my current address. (If already registered at your current address, you are not eligible to register to vote.)
-) I do not want to apply to register to vote.
- () I do want to apply to register to vote, please send me a voter registration form.

Applying to register or declining to register to vote will not affect the assistance or services that you will be provided by this agency. A decision not to apply to register to vote will remain confidential. A decision to apply to register to vote and the office where your application was submitted will also remain confidential and may only be used for voter registration purposes. If you believe that someone has interfered with your right to register or to decline to register to vote, your right to privacy in deciding whether to register to vote, or your right in applying to register to vote, you may file a complaint with: Secretary of Virginia State Board of Elections, Ninth Street Office Building, 200 North Ninth Street, Richmond, VA 23219-3497. The phone number is (804) 786-6551.

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Interstate Compact on Adoption and Medical Assistance (ICAMA) Member States and Reciprocity

STATE	COBRA OPTION*	RECIPROCITY**	COMMENT
Alabama	Yes	Yes	Reciprocity with ICAMA member states only
Alaska	Yes	Yes	Reciprocity with all states
Arizona	Yes	Yes	Reciprocity with all states
Arkansas	Yes	Yes	Reciprocity with all states
California	Yes	Yes	Reciprocity with all states
Colorado	Yes	Yes	Reciprocity with all states
Connecticut	Yes	Yes	Reciprocity with ICAMA member states only
Delaware	Yes	Yes	Reciprocity with all states
District of Columbia	Yes	No	
Florida	Yes	Yes	Reciprocity with ICAMA member states only
Georgia	Yes	Yes	Reciprocity with all states
Hawaii	Yes	No	
Idaho	Yes	Yes	Reciprocity with all states
Illinois	Yes	No	
Indiana	Yes	Yes	Reciprocity with all states
Iowa	Yes	No	
Kansas	Yes	Yes	Reciprocity with all states
Kentucky	Yes	Yes	Reciprocity with ICAMA member states only
Louisiana	Yes	Yes	Reciprocity with all states
Maine	Yes	Yes	Reciprocity with all states
Maryland	Yes	Yes	Reciprocity with all states
Massachusetts	Yes	Yes	Reciprocity with all states
Michigan	Yes	Yes	Reciprocity with all states
Minnesota	Yes	Yes	Reciprocity with all states
Mississippi	Yes	Yes	Reciprocity with all states
Missouri	Yes	Yes	Reciprocity with all states
Montana	Yes	Yes	Reciprocity with ICAMA member states only
Nebraska	Yes	No	
Nevada	Yes	No	
New Hampshire	Yes	No	
New Jersey	Yes	Yes	Reciprocity with ICAMA member states only
New Mexico	No	No	
New York ***	Yes	No	
North Carolina	Yes	Yes	Reciprocity with ICAMA member states only
North Dakota	Yes	Yes	Reciprocity with ICAMA member states only
Ohio	Yes	Yes	Reciprocity with all states
Oklahoma	Yes	Yes	Reciprocity with all states
Oregon	Yes	Yes	Reciprocity with all states

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STATE	COBRA OPTION*	RECIPROCITY**	COMMENT
Pennsylvania	Yes	Yes	Reciprocity with all states
Rhode Island	Yes	Yes	Reciprocity with ICAMA member states only
South Carolina	Yes	Yes	Reciprocity with all states
South Dakota	Yes	Yes	Reciprocity with all states
Tennessee	Yes	Yes	Reciprocity with all states
Texas	Yes	Yes	Reciprocity with all states
Utah	Yes	Yes	Reciprocity with ICAMA member states only
Vermont			
Virginia	Yes	Yes	Reciprocity with ICAMA member states only
Washington	Yes	Yes	Reciprocity with all states
West Virginia	Yes	Yes	Reciprocity with all states
Wisconsin	Yes	Yes	Reciprocity with all states
Wyoming			

- * per COBRA 1985 law, the ICAMA member state's Medicaid program covers its own Non-IV-E (state-local) Adoption Assistance [AA] children).
- ** the ICAMA member state's Medicaid program covers Non-IV-E AA children who have adoption assistance agreements with another state and move to the state.

*** ICAMA Associate Member State ICAMA Non-Member State (Vermont, Wyoming)

CHAPTER M01 <u>APPLICATION FOR MEDICAL ASSISTANCE</u> SUBCHAPTER 30

APPLICATION PROCESSING

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Changed With	Effective Date	Pages Changed
TN #DMAS-34	1/1/25	Page 9
TN #DMAS-33	10/1/24	TOC, Pages 1, 6, 6a, 12-14
		Page 15 is added.
TN #DMAS-32	7/1/24	Pages 9 and 10
TN #DMAS-29	10/1/23	Page 12
TN #DMAS-27	4/1/23	Page 6a
TN #DMAS-25	10/1/22	Pages 9,10
TN #DMAS-23	4/1/22	Pages 5, 12
TN #DMAS-21	10/1/21	Page 14
TN #DMAS-20	7/1/21	Page 2
		Page 2a is a runover page.
TN #DMAS-18	1/1/21	Pages 4, 8, 13

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TN #DMAS-17	7/1/20	Pages 2, 6, 10
	// 1/20	Page 6a was added as a
		runover page.
TN #DMAS-15	1/1/20	Pages 9, 10
TN #DMAS-14	10/1/19	Pages 9, 10
TN #DMAS-11	1/1/19	Page 1
TN #DMAS-10	10/1/18	Table of Contents
IN #DMAS-10	10/1/18	
		Pages 1, 2-2b, 9-12 Pages 2c-2e were added as
		_
TN #DMAS-9	7/1/18	runover pages. Page 2b
TN #DMAS-8	4/1/18	Page 13
TN #DMAS-7	1/1/18	Pages 1, 9
TN #DMAS-5	7/1/17	Pages 1, 10
TN #DMAS-4	4/1/17	Page 6
TN #DMAS-3	1/1/17	Pages 5, 7, 11
TN #DMAS-2	10/1/16	Table of Contents
		Pages 2. 4, 5, 7-10, 12, 13
		Page 2a is a runover page.
		Page 14 was added as a
		runover page.
TN #DMAS-1	6/1/16	Table of Contents
		Pages 4, 6, 10, 12
		Page 11 is a runover page.
		Page 13 was added as a
		runover page.
TN #100	5/1/15	Pages 1, 2-2b, 5, 11
		Pages 3, 6 and 2c are runover
		Pages.
UP #10	5/1/14	Table of Contents
		Pages 8-12
		Page 13 was added.
TN #99	1/1/14	Pages 10-12
		Page 13 was added.
TN #98	10/1/13	Table of Contents
		Pages 1-12
UP #9	4/1/13	Page 3, 5
UP #7	7/1/12	Pages 4, 5
TN #96	10/1/11	Pages 6-8
TN #95	3/1/11	Page 8
TN #94	9/1/10	Pages 2-6, 8
TN #93	1/1/10	Pages 4-6, 8
Update (UP) #2	8/24/09	Pages 8, 9

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M0130.001 Medical Assistance Application Processing Principles

A. I	nt	roduction	Under the Affordable Care Act (ACA), the Medicaid and FAMIS medical assistance (MA) programs are part of a continuum of health insurance options available to Virginia residents. MA application processing is based on several principles that are prescribed by the ACA.
B. F	Pri	nciples	
]	1.	Single Application	Applications for affordable health insurance, including qualified health plans with Advance Premium Tax Credit (APTC) assistance and MA, are made on a single, streamlined application. The application gathers information needed to determine eligibility for both APTC and MA.
Ĩ	2.	No Wrong Door	Individuals may apply for MA through their local department of social services (LDSS), the <i>Virginia</i> Health Insurance Marketplace (<i>V</i> IM), at the CommonHelp website, or the Cover Virginia Call Center. Applications may be routed to either the LDSS or Cover Virginia for processing.
			Effective 11/1/2018, applications made through the <i>V</i> IM that require MAGI eligibility determinations will have the eligibility determination made by the <i>V</i> IM. If an application is approved, the case will be routed to either the CPU or LDSS, where it should be accepted and enrolled without delay. ABD applications received by the <i>V</i> IM will be routed to the local agencies for processing.
2		Use of Electronic Data Source Verification	The eligibility determination process for MA is based on electronic data source verification (EDSV) to the fullest extent possible. The Federally- managed Data Services Hub (the Hub) provides verification of a number of elements related to eligibility for MA applications processed in the Virginia Case Management System (VaCMS). Data from on-line sources including the Virginia Employment Commission (VEC) and the Work Number are also acceptable for both initial applications and renewals.
			Eligibility workers are to request information from the applicant or authorized representative(s) only when it is not available through an approved data source or the information is inconsistent with agency records.
			Searches of online information systems, including but not limited to the Hub, State Online Query-Internet (SOLQ-I) and the State Verification Exchange System (SVES) are permitted only for applicants and family members whose income and/or resource information is required to determine eligibility for the applicant or patient pay for an enrollee. This includes spouses of applicants and parents of child applicants.
2		Processing Time	Agencies are required by the State Plan to adhere to prescribed standards for the processing of MA applications, including applications processed using the self-directed functionality in VaCMS. The amount of time allowed to process an application is based on the availability of required information and verifications, as well as the covered group under which the application must be evaluated.

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5. Delayed Verifications If requested verifications or other information needed to process the case are delayed in the postal system due to no fault of the applicant's, accept the documentation, reopen the case if necessary, and complete application processing.

M0130.100 Processing Time Standards

A. Processing Time Standards

1. Expedited a. Pregnant Women Application

Requirements Applications for pregnant women must be processed within seven (7) calendar days of the agency's receipt of the signed application.

If the pregnant woman also applies for other children or other persons in her family and the agency cannot determine the other persons' eligibility within 7 calendar days, the agency must determine just the MA eligibility of the pregnant woman within the 7 calendar days.

The agency must have all necessary verifications within the 7 calendar days in order to determine eligibility. If the agency does not receive the verifications within the 7 calendar days, the worker must send the applicant written notice on the 7th day. The notice must state why action on the application was not taken, specify what documentation is necessary in order to determine eligibility, and give a deadline of at least 10 days by which to submit the documentation.

Once all necessary verifications for the pregnant woman are received, an eligibility decision must be made <u>immediately</u> and the applicant must be <u>immediately notified</u> of the decision. If the pregnant woman applied for other persons in the family, and the eligibility determination for those persons has not been completed, the written notice must state that the application is still pending.

If all necessary verifications are not received, the application continues to pend until the 45-day processing time limit is reached.

b. Breast and Cervical Cancer Prevention and Treatment Act (BCCPTA) Medicaid Applications

BCCPTA Medicaid applications filed by individuals who do not meet the description of an individual in the Low-income Families with Children (LIFC), Medicaid pregnant women, or SSI recipients covered groups must be processed within 10 working days of the agency's receipt of the signed application.

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BCCPTA Medicaid applications filed by individuals who meet the description of an individual in the LIFC, pregnant women, or the SSI recipients covered groups must be processed as soon as possible, but no later than 45 days of the agency's receipt of the signed application.

If the BCCPTA Medicaid application is the only application required and no additional information is required, the eligibility decision must be made immediately and the applicant must be notified of the decision within 10 working days of the agency's receipt of the application.

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If a decision cannot be made within 10 working days of receipt of the BCCPTA application, the worker must send a written notice on the 10th day stating why action has not been taken, specifying what information is needed, and a deadline for submitting the information.

If all necessary verifications are not received, the application continues to pend until the 45-calendar-day processing time limit is reached.

2. 45/90 Day Requirement Applications for which information in addition to that provided on the application is required, including requests for retroactive coverage, must be processed within 45 calendar days for all applicants other than pregnant women, women in the BCCPTA covered group, or individuals needing a disability determination.

For individuals who require a disability determination to meet the covered group requirement, the time standard for processing an application is 90 calendar days. Other non-financial requirements, however, must be met and verified by the 45^{th} calendar day, or the application must be denied and DDS must be notified to stop action on the disability determination (see M0310.112 *G.3*).

The time standard begins with the date of receipt of a signed application and ends with the date of enrollment or the date the notification of denial of MA is mailed to the applicant. The applicant must be informed of the agency's time standards.

The eligibility worker must allow at least 10 calendar days to receive the necessary verifications. If all necessary verifications are not received, the application continues to pend until the 45-day processing time limit is reached.

3. Early Denial Before Deadline Date
When the 45-day processing deadline date falls on a weekend or a holiday, the LDSS may deny an individual's application on the last business day before the deadline date if all necessary verifications have not been received. If the early denial action is taken, however, the LDSS must re-open the application if the individual provides the necessary information on or before the 45th day deadline.

If the individual's application is re-opened and he is determined eligible, the LDSS must enroll the individual and send a notice to the individual notifying him of the approval and the begin date of coverage.

- 4. Processing Priority
 Application processing priority must be given to applicants who are in need of Medicaid coverage for nursing facility or community-based long-term care, hospice care, or who are in emergent need of other covered services. These applications must be processed as quickly as possible.
- **5. Time Standard** The specified time standards apply unless the agency cannot reach a decision within the time standard because of one of the following reasons:
 - the applicant's inability to furnish necessary information for a reason beyond his/her control,
 - a delay in receipt of information from an examining physician,
 - a delay in the disability determination process,
 - a delay in receiving DMAS decision on property transfer undue hardship claim, or
 - an administrative or other emergency beyond the agency's control.

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If action is not taken within the time standard, the case record must show the cause for the delay and the applicant must be notified in writing of the status of his application, the reason for the delay, and his right of appeal.

When an application is delayed after 90 days because of a disability decision and the agency has determined that excess resources exist at the time the delay notice is sent, the NOA must inform the applicant that he/she has excess resources and the amount. The notice must also state that:

- a final action cannot be taken until the disability decision is made;
- if the applicant is determined to be disabled, he/she will not be eligible unless the excess resources are reduced; and
- he will be notified when the disability decision is made.
- **B.** Application for Retroactive Coverage
 The retroactive period is based on the month in which the application is filed with the agency. The retroactive period is the three months prior to the application month.

Retroactive Medicaid eligibility must be determined when an applicant for medical assistance indicates on the application that he, or anyone for whom he requests assistance, received a covered medical service within the retroactive period. The covered service may be listed by the applicant as an actual medical service on the application, or information on the application may indicate that a service was received, such as the birth of a child or Medicare coverage during the retroactive period.

An individual may request retroactive coverage at any time subsequent to an application even if the application was denied or the applicant signed a statement saying he did not want retroactive coverage. The retroactive period is based on the application month regardless of whether the application was denied or approved. There is no administrative finality on determining retroactive eligibility if eligibility for the months in the retroactive period has not been determined.

If the application was denied, the application is reopened for determination of eligibility in the entire retroactive period – all three months prior to the application month – even if a covered medical service was received in only one retroactive month. The applicant must provide all verifications necessary to determine eligibility during the retroactive period.

If the applicant is found eligible for retroactive coverage and a Medicaid-covered medical service was received over one year prior to the date the retroactive eligibility is determined, the applicant must be given an "Eligibility Delay" letter to give to the medical provider so that Medicaid will pay the claim (see the sample letter on the intranet at <u>https://fusion.dss.virginia.gov/bp/BP-</u> <u>Home/Medical-Assistance/Forms</u>. Once retroactive eligibility is established, Medicaid coverage begins the first day of the earliest retroactive month in which retroactive eligibility exists.

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M0130.200 Required Information and Verifications

- A. Identifying Information An application must contain basic identifying information about the applicant. Basic identifying information is the applicant's name, address, Social Security number (SSN) or proof that the individual applied for the SSN, if required for the applicant's eligibility, and date of birth.
 - 1. Name The name entered in the official case record and computer enrollment systems for an applicant must match the applicant's name on his Social Security card or Social Security Administration (SSA) records verification. This is important because of the Medicare Buy-in and other computer matches the *Medicaid Enterprise System* (*MES—formerly the* Medicaid Management Information System [MMIS]) performs with SSA. At the time of the initial MA application, verify the SSA record of the individual's name.

The Federally managed Data Services Hub verifies the individual's name and SSN with the SSA for cases processed in VaCMS (see M0130.200 B.1 below). For an individual whose name and SSN cannot be verified in VaCMS and for all individuals whose cases are not processed in VaCMS, either SVES or the State Online Query-Internet system (SOLQ-I) SSA Title II and Title XVI results may be used.

If the individual says his name is different from the name on his Social Security card, he must first notify SSA and have his name changed on SSA records. When SSA changes his name and SSA verification of the name change is received, the worker can change his name in the case record and on the eligibility and *MES* computer systems.

For purposes of the case record only, the agency may choose to set up the case in the individual's alleged name before it is changed on the Social Security card.

2. SSN The SSN of an individual for whom medical assistance is requested and for whom having an SSN or proof of application for one is an eligibility requirement, must be provided by the applicant and verified by the worker through SSA. The Hub or SOLQ-I may be used to verify the individual's SSN. See M0240.001.

B. Required Verifications

1.	The Federally- managed Data Services Hub	 The Hub is a data center that links the following federal systems: Social Security Administration Internal Revenue Service (IRS) Systematic Alien Verification for Entitlements (SAVE). Income verification by the Hub is acceptable for retroactive eligibility determinations provided that reasonable compatibility is met (see M0420.100 B.9).
		Information from other sources, such as the Work Number, may become available via the Hub in the future.
2.	Other Verification Sources	An individual must provide verifications of certain MA eligibility requirements when they cannot be verified through EDSV. Before taking action on the application, the applicant must be notified in writing of the required information. The verification request (checklist) must be sent to the authorized representative, if one has been designated.

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The eligibility worker must allow at least 10 calendar days for receipt of the necessary verifications, but additional time may be allowed depending on the type of information requested. The specific information requested and the deadline for receipt of the verifications must be documented in the case record. If the applicant reports to the EW that he needs help to obtain certain verifications, the EW must attempt to assist the applicant. If the verification cannot be obtained, the application must be denied.

- 3. Copy or Scan Verification Documents
 Legal documents and documents that may be needed for future eligibility determinations or audits must be copied or scanned into VaCMS using the Document Management Imaging System (DMIS) and preserved for the record. These include citizenship and identity documents, alien status documentation, verification of legal presence, trusts, annuities, contracts, wills, life insurance policies, the current value of all other countable resources, and verifications of earned and unearned income. Notes by the eligibility worker that the verifications were viewed are not sufficient.
- 4. Non-custodial Parent Applying for Child
 Eligibility for a child is based on the income of the parent with whom the child lives. If a non-custodial parent applies for his child, he must give written permission for the eligibility worker to contact the custodial parent. The eligibility worker must obtain the custodial parent's income information, written permission to verify income using available online data sources, and other information necessary to verify and calculate countable income, including Social Security Number and residence address. If the either the non-custodial parent or the custodial parent fails to give the necessary permission, the child's eligibility cannot be determined using the application filed by the non-custodial parent.
- 5. Information Not Provided If information necessary to make an eligibility determination is requested but not provided by the applicant and cannot be obtained from any other source, the application must be denied (or the coverage cancelled) due to the inability to determine eligibility. Individuals whose applications are denied due to the inability to determine eligibility are not referred to the *V*IM. See M0130.300 D.2. *If the Verification Checklist or other mail is returned to the agency, follow the steps in M0130.500 Returned Mail prior to taking negative action.*

When the deadline date falls on a weekend or holiday, LDSS may choose to deny the application (or cancel coverage) before the deadline date. However, if the early denial or cancel action is taken, LDSS must re-open the application if the individual provides the necessary information on or before the original deadline date. If the individual's application is re-opened and he/she is determined eligible, the LDSS must send a notice to the individual notifying *them* of the changed action.

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- C. Verification of Nonfinancial Eligibility Requirements
 - 1. Verification Not Required The applicant's statements on the application may be accepted for the following identifying information and nonfinancial eligibility requirements unless the eligibility worker has reason to question the applicant's statements:
 - Virginia state residency;
 - pregnancy.

2. Verification The following information must be verified: Required

- citizenship and identity;
- Social Security number (see section D below);
- legal presence in the U.S. of applicants;
- age of applicants age 65 and older; and
- disability and blindness.

The worker must attempt to verify all information using Electronic Verification sources prior to requesting proof from the applicant.

3. Verification Required for a Case Change of Gender An individual's gender is not a factor used to process a determination of Medicaid eligibility and does not have to be verified. The individual's request to a change the gender listed on the case cannot be accepted verbally and verification of a change is required. Acceptable verification could include a Social Security Administration record, a state driver license, state identification card, or other official document.

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	-	M0130 APPLIC	ATION PROCESSING	M0130.	
D. Social Security Numbers		-	See M0130.200 E below for instru- See subchapter M0220 for instru- citizenship. See subchapter M03 disability. Applicants must provide the SSN if an SSN is required for that ind applying only for others and is no an SSN for himself.	ctions on the verifi 10 for instructions I of any person for ividual's eligibility	cation of identity and on the verification of age and whom they request Medicaid v. An individual who is
	1.	SSN Verification	The Federal Hub, SVES or SOL	Q-I may be used to	verify the individual's SSN.
	2.	Exceptions to	The SSN requirement does not ap	oply to:	
		SSN Requirements	• an alien who is eligible only defined in subchapter M0220		nent of emergency services, as
			 a non-citizen who is only elig reason, 	gible to receive an	SSN for a valid non-work
			• a child under age one born to mother (see M0330.301 B. 2		
			 an individual who refuses to religious objections. 	obtain an SSN bec	ause of well-established
			See M0240 for additional inform	ation and verificat	ion requirements.
	3.	SSN Not Yet Issued	If an SSN has not been issued, th number with the local Social Sec applicant to submit form SS-5, th the SSA and to obtain a receipt fr submitted. The SS-5 is available <u>5.pdf</u> . The applicant must provi- department as soon as it is receiv eligibility and enrollment system show proof of application for a n	urity Administration the Application for rom the SSA verify conline at: <u>https://</u> de the SSN to the l red and the number . Applicants who	on (SSA) office. Instruct the Social Security Number, to ying that the application was <u>www.ssa.gov/forms/ss-</u> ocal social services must be entered in the refuse to furnish an SSN or to
			In the case of a newborn child no applicant can request hospital sta hospital enumeration procedures applicant as proof of application	ff to apply for an S Form #SSA-285	SSN for the child through
			When entering the individual in t individual applied for an SSN, or "999" as the individual's SSN. F October 13, 2006, enter "999101	the individual's d for example, an ind	ate of birth, preceded by lividual applied for an SSN or
E.	(Ef	gal Presence ffective nuary 1, 2006)	Effective January 1, 2006, Section most applicants for or recipients provide proof of citizenship or le recipients age 19 or older for who their citizenship or legal presence	of public assistanc gal presence in the om medical assista	e who are age 19 or older to e U.S. Applicants or

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		1	0
Individuals who, on June 30.		1	vere residi
Individuals who, on June 30, in long-term care facilities or waivers, and who continue to	, 1997, were Medicaid r participating in home	-eligible and w	ty-based

Non-citizens applying for Medicaid payment limited to 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.

2. Documents An applicant may demonstrate legal presence by presenting one of the following documents:

waivers) are exempt from this requirement.

Demonstrate 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 SSA;
- a U.S. non-immigrant visa;
- a pending or approved application for legal asylum;
- a refugee or temporary protected status document; or
- a pending application for an adjustment of residence status.

3. Failure to Provide Proof of Legal Presence An applicant who cannot provide documentation that he is a citizen or legally present at the time of application must sign an affidavit under oath attesting that he is a U.S. citizen or legally present in the U.S. 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 that has been filed and is pending and being actively pursued in accordance with federal or state law. Such extension 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 U.S. citizen.

The affidavit form is on the intranet at <u>https://fusion.dss.virginia.gov/bp/BP-</u> <u>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.

- 4. Relationship to Other Medicaid Requirements
 Providing 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.
- F. Third Party
Liability (TPL)Applicants must be asked to provide information about any health insurance
they may have. Verification of health insurance information is not required.

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MUISU API				
	If the client is eligible for benefits to be expenses (i.e. an insurance settlement) must email the information to the DM the information to: DMAS Third Part 600 East Broad S Richmond, Virgin), but there is no TPL AS TPL Unit at <u>TPL</u> ty Liability Section treet, Suite 1300	code for that l	benefit, the worker
G. Health Insurance Premium Payment (HIPP) Program	The HIPP program is a cost-savings pr reimburse some or all of the employee premium. Eligibility for HIPP is deter HIPP is voluntary.	rogram for individua e portion of the emple	oyer group hea	Ith insurance
	The local DSS agency must give each his family is employed more than 30 H coverage under an employer's group H provides a brief description of the pro- DMAS. The HIPP Fact Sheet is availant https://fusion.dss.virginia.gov/Porto- ids/MA%20Fact%20Sheets/HIPP% engdoc?ver=2024-07-15-082927 contact the HIPP Unit for additional in	hours each week and health plan must be g gram and the contact able at <u>als/[bp]/Medicaid/K</u> 620Fact%20Sheet% 7-803. Enrollees and	is eligible for l iven a HIPP Fa information for <u>Resources%20</u> 62024_d032_0 l other member	health insurance act Sheet, which or the HIPP Unit at <u>and%20Job%20A</u> 03_0842-04- s of the public may
	If the health insurance policy holder li completed by both the policy holder a HIPP Unit can process the HIPP appli will send it to the applicant for complete	nd the parent/authorication. If the form is	zed representat	tive so the DMAS
I. Verification of Financial Eligibility Requirements	 The eligibility worker must verify the following financial eligibility requirements: the value of all countable, non-excluded resources, if the reported values of the resources are not both reasonably compatible with electronic sources AND below resource limit. In all situations the sources of the resources do not have to match. If member attests to having resources below the limit and values received from electronic sources are above the limit, additional verification should be requested. Reasonable compatibility for resource evaluation is effective for all case actions as June 3, 2024. asset transfer information for individuals in need of long-term care services, includit the date of transfer, asset value, and compensation received. earned and unearned income. For all case actions effective August 26, 2022, if the income attested to by the applicant is within 20% of the income information obtained from electronic sources OR both sources are below the applicable income limit, no additional verification is required. If the attested income is under the income limit and the reasonable compatibility standard is not met, request verification of income and allow a minimum of 10 days return. If the applicant meets a Medically Needy (MN) covered group, verification 		values of the rces AND below the have to match. If the ceived from ald be requested. all case actions as of e services, including 26, 2022, if the formation obtained income limit, no e compatibility himum of 10 days to	
	standard is not met, request ver	rification of income a Medically Needy (M ne spenddown liabili ne income limit and t	ind a IN) ty. he ir	llow a mir covered gr ndividual d

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information is less than 12 months old. The agency must include in each applicant's case record facts to support the agency's decision on the case.

1. **Resources** The value of all countable, non-excluded resources must be verified. If an applicant's attested resources are over the resource limit, the applicant or authorized representative must be given the opportunity to provide verification of the resources. All available resource verification system(s) must be searched prior to requesting information from the applicant.

- Use of Federal Income Tax Data
 The Hub provides verification of income reported to the IRS. Income information reported to the IRS may be used for eligibility determinations for Families and Children (F&C), MAGI Adults, and ABD covered groups when IRS information is available. The income reported on the application is compared to the data obtained from the Hub for reasonable compatibility per M0420.100. When IRS verification is used for an ABD individual, reasonable compatibility is acceptable as verification of earned (i.e. taxable) income.
- **3. SSA Data** Social Security and/or Supplemental Security Income must be verified through SSA. The Federal Hub links to SSA data. SOLQ-I may also be used. The State Data Exchange (SDX) system should only be used as an alternate method when the Hub or SOLQ-I is not available.
- 4. Income For all case actions effective August 26, 2022, the applicant's attested income, including when the applicant attests to having zero (\$0.00) income, is considered the verified income if the income attested to by the applicant is within 20% of the income reported by electronic data sources OR both sources are below the applicable income limit.

If the attested income is under the income limit and the reasonable compatibility standard is not met, request verification of income and allow a minimum of 10 days to return. If the applicant meets a MN covered group, verification of income **is required** to determine spenddown liability based on actual income received.

For individuals requesting long-term services and supports (LTSS), verification of income is required to calculate the patient pay. See M1470.

If the attested income is over the income limit and the individual does not meet a Medically Needy (MN) covered group, deny the application.

If the individual agrees that the discovered countable income was received, determine if the on-line information can be used to evaluate current/ongoing eligibility. If the discovered information is not sufficient to evaluate eligibility, send a written request for needed verifications and allow at least ten calendar days for the return of the verifications.

If the individual reports the income has stopped, ask when the income stopped to ensure all income needed to correctly determine prospective and retroactive eligibility (if appropriate) is evaluated. Note the date of termination of income (last pay received) in the record. If the income stopped during a month that is being evaluated for eligibility, the individual must provide verification of the termination of income.

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M0130.300 Eligibility Determination Process

A. Evaluation of When an MA application is received the worker must determine through a "file Eligibility clearance" search of the eligibility and enrollment systems whether or not the Requirements individual already has Medicaid or FAMIS coverage. With the exception of individuals enrolled on the basis of presumptive eligibility (PE), applications for MA submitted by individuals who already have an application recorded or who are currently active are denied as duplicate applications. See M0130.400.D Applications submitted by individuals currently enrolled as HPE or as Newborn Children are not duplicate applications because they were initially enrolled without filing a full MA application. See M0120.300 A.5 for more information. The eligibility determination process consists of an evaluation of an individual's situation that compares each of the individual's circumstances to an established standard or definition. The applicant must be informed of all known factors that affect eligibility. It is crucial that individuals reviewing a case, including auditors, be able to follow the eligibility determination process in VaCMS. Changes and any questionable information must be appropriately documented as comments in the VaCMS case record. The evaluation of eligibility requirements must be documented in writing for cases not processed in VaCMS. The Evaluation of Eligibility (form #032-03-823) may be used. The form is available online at the DSS Fusion website. Agency or CPU created evaluation forms are also acceptable as long as all information needed to determine eligibility is documented on the evaluation form. Eligibility decisions are made following a prescribed sequence: The applicant must meet all non-financial requirements, including a • covered group. If applicable to the covered group, resource limits must be met. • The income limits appropriate to the covered group must be met. Subchapter M0210 contains the Medicaid non-financial requirements. B. Hierarchy of An applicant must be evaluated for eligibility in all potential covered groups and **Covered Group** enrolled in the group that is the most beneficial to the applicant. First, evaluate under covered groups offering full coverage and if the applicant is not eligible, evaluate under groups offering limited coverage. Specific instructions regarding the determination of covered group are contained in chapter M03. C. Applicant's An individual who meets more than one covered group may choose the covered Choice of group under which he wishes his eligibility determined. Appropriate policy used is based on that individual's choice. If the choice is not clear on the **Covered Group** application/redetermination form, the individual must state his covered group choice in writing. If the applicant does not make a choice, enroll him in the covered group that is the most beneficial.

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D. Application

Disposition

1. General Principle Each application must be disposed of by a finding of eligibility or ineligibility as supported by the facts in the case record, unless the application is withdrawn or terminated (see M0130.400).

If an applicant dies during the application process, his eligibility can only be established for the period during which he was alive.

If an applicant (other than a Medicare beneficiary, HPE, or deceased individual) is ineligible for MA for any reason other than the inability to determine eligibility, a referral to the *V*IM must be made so that his eligibility for the APTC in conjunction with a Qualified Health Plan (QHP) can be determined. Individuals who have Medicare, who are incarcerated, who are enrolled as HPE, and deceased individuals and are not referred to the *V*IM.

2. Entitle- a. Entitlement

ment and Enrollment

Entitlement to medical assistance is based on the application month. However, entitlement cannot begin prior to an individual's date of birth, and cannot continue after an individual's date of death. See section M1510.100 for detailed entitlement policy and examples.

If applicants indicate that *they have* been receiving MA (Medicaid or Children's Health Insurance Program) coverage in another state prior to moving to Virginia, instruct *them* to contact *the* eligibility worker there and request that *the* coverage be cancelled, if *they have* not already done so. *Individuals are* no longer considered residents of the other state once *they have* moved to and intend to reside in Virginia and *are* not entitled to receive services paid for by the other state's MA program. Enrollment may begin with the month of application or the earliest month in the application's retroactive period that *they* met the residency requirement per M0230.

b. Enrollment

MA enrollees must be enrolled in the MES, either through the system interface with the eligibility determination system or by submitting a coverage correction form to the DMAS Newborn and Enrollment Unit at enrollment@dmas.virginia.gov..

Note: The MES was implemented in April 2022. Prior to April 2022, the Medicaid Management Information System (MMIS) was used for enrollment and claims processing. References to MMIS in the Medical Assistance Eligibility Manual will be updated as other policy revisions are made.

When an individual who does not have Medicare is eligible for only limited MA benefits, such as Plan First, a referral to the *V*IM must be made so that eligibility for the APTC in conjunction with a QHP can be determined.

3. Notification to Applicant Either a Notice of Action generated by the eligibility determination system or the equivalent form #032-03-006 (available at the DSS Fusion website) must be used to notify the applicant of the specific action taken on the application. The notice must be sent to the authorized representative, if one has been designated.

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a. Approvals

As applicable, the notice must state that:

- the application has been approved, including the effective date(s) of coverage and the date of the next annual renewal;
- retroactive Medicaid coverage was approved, including the effective dates.
- For approvals of limited coverage, the notice or a separate systemgenerated notice must state that the application has been referred to the *V*IM for determination of eligibility for the APTC.

b. Denials

As applicable, the notice must state that:

- the application has been denied, including the specific reason for denial cited from policy;
- retroactive Medicaid coverage was denied, including the specific reason for denial cited from policy.
- When the applicant (other than a Medicare beneficiary or deceased individual) is ineligible for MA for any reason other than the inability to determine eligibility, either the notice or a separate system-generated notice must state that the application has been referred to the *V*IM for determination of eligibility for the APTC.

c. Delays

The notice must state that there is a delay in processing the application, including the reason.

d. Other Actions

Other actions for which a notice must be sent include when a request for reevaluation of an application in spenddown status has been completed.

e. Advance Health Care Directive

An Advance Health Care Directive insert is required to be included with an initial notice of eligibility. The insert (available at <u>https://fusion.dss.virginia.gov/bp/BP-Home/Medical-Assistance/Forms</u>, must be included with the initial approval or denial Notice of Action. This insert is not required when adding a person to an existing case, at redetermination, when a change is reported or when coverage is cancelled.

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E. Notification for Retroactive Entitlement Only	There are instances when an applic eligible for retroactive benefits or a application process results in the ap of time. Only one notice is sent to Statements of the exact dates of eli- reason(s) for ineligibility must be in	change in the app oplicant being eligi the applicant cover gibility, the date of	licant's situati ble for only a ring both action fineligibility,	ion during the limited period ons.
M0130.400 Applic	cations Denied Under Speci	al Circumstan	ices	
A. General Principle	When an application is withdrawn application is denied. The reason f record, and a notice must be sent to	or the denial must	be recorded in	n the case
B. Withdrawal	An applicant may withdraw his app or written. An applicant may volur retroactive coverage by signing a st indicating the wish to withdraw the	ntarily withdraw or tatement or by a ve	nly his application applicatio	ation for at specifically
	A written withdrawal request must for withdrawal can be accepted onl authorized representative. A verba record with the date and time the w the person who made the withdraw staff person who took the call.	y from the applicant l request must be d rithdrawal request	nt or case hea locumented ir was received,	d, or <i>the</i> the case the name of
	When the applicant withdraws an a notice of action on MA to the appli		ibility worker	r must send a
C. Inability to Locate	If mail is returned, the worker must The agency must attempt to contact addition to sending a letter to the la the agency's attempt to locate them applicants who are documented as address, maintain all corresponden respond or contact the agency with application.	t the applicant by a st known address and asking that the homeless and do n ce at the local agen	at least two m informing the ey contact the ot provide a r ncy. If the ap	<i>ethods in</i> applicant of office. For <i>nailing</i> plicant does not
D. Duplicate Applications	The worker will review a duplicate circumstances, request(s) for cover Applications received requesting N application recorded (i.e. pending) coverage will be denied due to dup <i>on the notice</i> .	age, or other actior IA for individuals or who are current	ns that need to who already h ly active and	be acted on. have an receiving
	For duplicate applications submitte the denial notice must include the r	-	-	-
	• the application has been ap	proved for a new l	evel or type o	of coverage; or
	• the application has been de enrolled in their current lev			ember remains
	• the requested coverage was being terminated.	s denied and the mo	ember's exist	ing coverage is
	Do NOT deny an application for " explanation to the Notice of Action		age" without	adding an

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M0130.500 Returned Mail

A. General Principle	Generally, there are three types of recipient mail that could be returned to the Medicaid agency: (1) mail with an in-state forwarding address; (2) mail with an out-of-state forwarding address; and (3) mail that does not include a forwarding address.
	Workers must confirm whether the address information on the piece of returned mail is complete and consistent with the address information the agency has on file. The front of the returned mail should be scanned into the case record and all actions to contact the client must be documented.
B. Returned Mail With Complete Information	Compare the address provided to existing records. If an error is discovered (i.e., missing or incorrect apartment number, etc.), make any necessary corrections and resend the information. If the subsequent mailing to the correct address is not returned, no additional contact is required. The address should be updated in VaCMS and no other action is required. If the subsequent mailing is returned, proceed as indicated below based on whether the returned mail has a forwarding address.
C. Returned Mail with no Forwarding Address	The worker must attempt to contact the recipient through two other methods, including phone, email, or alternate addresses. If only one other method is available, a contact attempt must be made. If no other methods are available, the condition will be met if it has satisfied the up-to-date contact information.
D. Returned Mail with Forwarding Address	Sending the VCL or other mail to the new address will represent one contact method. One other method of contact, if available, is required to satisfy the returned mail condition. If mail is not returned from the forwarding address, the returned mail condition no longer applies because the original mailing has been completed and is no longer considered to be returned. The address should be updated in VaCMS and no other action is required.
E. Lack of	upuatea in 1 a chiis ana no other action is requirea.
Alternative Contact Information	If after complying with the conditions described above, the only contact information available is the address in the individual's case record, and the LDSS does not have or cannot find a phone number, email address or other means to contact the individual, no further efforts to contact the individual are necessary.
F. Documentation	The case narrative must contain documentation of all methods used for contact attempts. To ensure applicants are able to complete the application process, the worker should ensure that if they successfully contact an individual after receiving returned mail, the recipient receives any necessary verification requests at their correct address and has sufficient time to return the information and complete the application process.

CHAPTER M01

APPLICATION FOR MEDICAL ASSISTANCE SUBCHAPTER 40

INCARCERATED INDIVIDUALS

M0140 Changes

Changed With	Effective Date	Pages Changed
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TN #DMAS-25	10/1/22	Page 1, 3, 5
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M0140.000 Incarcerated Individuals General Information

A.	Introduction	An incarcerated individual, or offender, is an inmate of a public institution. Inmates include those under the authority of the Virginia Department of Corrections (DOC), held in a regional or local jail, those on work release, and
		inmates of a Virginia Department of Juvenile Justice (DJJ) facility. For juveniles not in a facility but within the authority of DJJ, see section M0280.300 D. See section M0280.301 regarding an individual who is not considered to be an inmate of a public institution.
		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.	Policy Principles	An individual is not eligible for full benefit Medicaid coverage while incarcerated. These individuals may apply for medical assistance and (if approved) receive coverage limited to inpatient hospitalization services. Inpatient hospitalization may include long-term inpatient services, such as admission to a rehabilitation facility. <i>Children under 19 are eligible for 12</i> <i>months of continuous in-patient hospitalization coverage</i> .
		 The offender must meet eligibility requirements for a full-benefit covered group. Medicaid non-financial eligibility requirements include Virginia residency requirements (see M0230) Citizenship or immigration status (see M0220) A Social Security Number (SSN) or proof of application for an SSN (see M0240) Institutional status requirement of being an inmate in a public institution (see M0280)
		 Medicaid financial eligibility requirements for the individuals covered group include Resources (if applicable) within resource limit (Chapter M06 for F&C Chapter S11 for ABD) Income within income limit (Chapter M04 & M07 for F&C covered groups; Chapter S08 for ABD covered groups)
C.	Covered Group	 The individual is evaluated for eligibility in the covered group in which they would otherwise be eligible except for being incarcerated. The primary covered groups an offender may meet include: MAGI Adults (M0330.250) Pregnant Women (M0330.400) Child Under Age 19 (M0330.300) Aged, Blind or Disabled (M0320.300) Former Foster Care Child Under Age 26 Years (M0330.109)
D.	Immigration Status	An incarcerated person must meet immigration requirements (see M0220). A non-citizen who meets all Medicaid eligibility requirements except for

Requirements

non-citizen who meets all Medicaid eligibility requirements (see M0220). A immigration status and has received an inpatient hospitalization may be evaluated for coverage as an Emergency Services Alien see M0140.200.C.3

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M0140.100 COMMUNICATION

- A. Introduction Direct communication between an offender and staff at the Cover Virginia Incarcerated Unit (CVIU) or LDSS may be limited or prohibited depending on the facility. Staff employed by the facility or DOC may assist in coordinating the application process and communicating information to the offender, or to CVIU/LDSS.
- **B. Policy** The facility may designate staff who are permitted to assist with applications. Communication with facility staff is limited only to information related to the case or application. Access to case information by facility staff is terminated when the offender is released and/or no longer incarcerated.

Case assistance for offenders held by the DOC will be coordinated by the Department of Corrections, Medicaid Program Unit, *5511-B Biggs Road, Richmond, Virginia 23224*.

Case assistance for offenders in regional and local jails is handled in coordination with the facility, their staff, and any authorized representative(s) (see M0110.110).

Send all notices and other correspondence to the mailing address or via secure email as indicated on the application. If the applicant has designated an authorized representative to act on his behalf and receive notices, send a copy of the correspondence and notices to the authorized representative.

M0140.200 APPLICATION GUIDELINES

А.	Introduction	Any application, renewal, or case review for an offender will be processed in the required time standards following applicable Medicaid eligibility policy (see M0130.100).
B.	Policy	Offenders may file their own applications. An authorized representative may assist in applying or renewing coverage. An offender may add or change an authorized representative at any time.
		An authorized representative designation is valid for the life of the application (see M0110.110.E) unless a written statement indicates such designation will cease when incarceration ends.
		See Broadcast in Fusion dated 3/8/2019 <u>Cover Virginia Incarcerated Unit</u> (<u>CVIU</u>) and 5/19/2019 <u>Updates to Cover Virginia Incarcerated Unit (CVIU</u>) <u>Procedures</u> (https://fusion.dss.virginia.gov/broadcasts) for instructions explaining how to send offender applications received by the local agency to Cover Virginia for processing.
		If the offender is approved, the Commonwealth of Virginia (COV) Medicaid Card is suppressed (not mailed).

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- C. Offender Application Processing An application is not to be refused or denied because an applicant is incarcerated. A person is not required to have had an inpatient hospitalization in order to apply for Medicaid. The agency must evaluate the eligibility of all MA enrollees, with respect to circumstances that may change, at least every 12 months unless the enrollee is pregnant (see M1520.200 p.9).
 - 1. New Application An offender who does not have active Medicaid coverage may apply while incarcerated. Coverage is based on the month of application and can include up to three months of coverage (if requested) prior to the month of application, provided eligibility requirements are met.

Ongoing coverage in AC 108 or AC 109 is effective the first day of the month of application or the date when incarceration begins, whichever is later.

2. **Re-entry Process** A medical assistance application for an offender with no active Medicaid coverage and an anticipated release date within 45 days is handled as part of a "Re-Entry" process *and will follow the same procedure as a New Application (ref M0140.200.C.1). If the offender is approved the case will have a redetermination conducted for ongoing Medicaid coverage.* This is a new application and an eligibility determination for Medicaid coverage will be made based on the information as reported or known at the time of release from the facility.

> If the person is approved but is unable to or does not provide a post-release address where he will reside (e.g. reports as homeless or moving to a temporary shelter) the case will be transferred to the LDSS of his preincarceration, if known. If there is no known address, or the individual lived outside of Virginia prior to incarceration and intends to remain in the state, transfer the case to the LDSS where the correctional facility is physically located.

> If the application is approved the worker will confirm that a new Commonwealth of Virginia Medicaid Card has been generated and a copy of the Notice of Action sent to the anticipated post-release address.

3. Emergency Services A non-citizen who meets all Medicaid eligibility requirements except for immigration status, and has received an inpatient hospitalization, may qualify for coverage of emergency medical care. This care must have been provided in a hospital emergency room or as an inpatient in a hospital. Determine eligibility for emergency services using policy in *M0220.400* and enroll eligible individuals using the procedures in *M0220.600 D*.

For cases processed at the Cover Virginia Incarcerated Unit (CVIU) the individual will be enrolled in the appropriate AC 112 or AC 113 and the case will be retained at the CVIU for ongoing case maintenance.

Emergency Services coverage in AC 112 or AC 113 is effective the first day of the month of application, the first day of the retroactive period, or the date when incarceration begins, whichever is earliest

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M0140.300 CASE MAINTENANCE

A.	Ongoing Case Maintenance	Case maintenance may include updates such as when the inmate is moved to another facility, change of an authorized representative, updates to demographics, or other changes affecting Medicaid eligibility or coverage.
		Update to an offender's case are handled by the CVIU. Facilities will use a CVIU Communication Form to report changes. Local agencies will use the LDSS to Cover Virginia Communication Form #032-03-0458-00-eng to report changes.
B.	Partial Reviews	If a change occurs it may be necessary to re-evaluate the offender's Medicaid coverage. This may include release from incarceration, change of anticipated release date, death, an inmate turning age 65 years old, becoming eligible for Medicare, or end of a pregnancy (see M0140.001 G).
		The eligibility worker will handle such changes within 30 days and re-evaluate the offender for continued coverage.
		For an offender case that involves a spenddown, see M1350.850.
C.	Redetermination	An offender with ongoing approved Medicaid coverage is subject to an annual (every 12 months) redetermination of coverage. The CVIU processes redeterminations of incarcerated individuals (see M1520.200 A).
		Do not initiate a renewal for an individual under 19 before their 12th month of eligibility unless they reach age 19; are no longer Virginia residents; the child or child's representative requests eligibility be closed; the agency determines that eligibility was incorrectly approved because of agency error or fraud, abuse, or perjury attributed to the child or the child's representative; or the child is deceased. Do not initiate a renewal of eligibility of a pregnant woman during her pregnancy. Eligibility as a pregnant woman ends effective the last day of the 12 th month following the month in which her pregnancy ends. When eligibility as a pregnant woman meets the definition of a full-benefit covered group (see M0310.002). If the woman meets the definition of a full-benefit covered group, determine if an ex parte renewal can be completed or if a renewal form is required and take appropriate action.
		Follow Ex Parte Renewal procedure as found in M1520.200 B. 1 if applicable. If unable to process an Ex Parte renewal, see M1520.200 B. 2 and 3 for procedures.
D.	Pre-Release Review	An offender with active Medicaid coverage and a reported release date of 45 days or less requires a "Pre-Release" partial review. Eligibility will be evaluated for ongoing Medicaid coverage and processed based on the information as reported or known at the time of release.
		If the offender is approved and remains eligible for ongoing Medicaid coverage, the worker will cancel the existing aid category (AC108 or AC109) on the day prior to the actual release date and enter coverage in the new AC as of the date of release. <i>Children under 19 should be given a new 12 month period of continuous eligibility at renewal.</i>

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	The worker will confirm a new Comm has been generated and copy of the N address. If eligibility for ongoing Medicaid is coverage the day prior to actual date	lotice of Action denied, cancel e	sent to the post-	-release
	An offender with active Medicaid cov community before a Pre-Release Rev transfer the offender's case to the loc CPU to LDSS Communication Form review the member for ongoing Medu benefits.	iew can be cond cality for review. to alert the loca	lucted by the CV The CVIU wil lity for the need	VIU will I send a I to
1. Release to a Community Living	An offender entering a household with existing benefits after incarceration may affect Medicaid eligibility for those in the household.			
Living Arrangement	The CVIU will process Pre-Release Reviews if approved, the case will be assigned to the locality where the ex-offender plans to reside.			
	If the person is approved but cannot of will reside (e.g. reports as homeless of case will be transferred to the LDSS there is no known address or the indi incarceration and intends to remain in where the correctional facility is physical	or moving to a te of his pre-incarc vidual lived outs n the state, trans	emporary shelte eration, if know side of Virginia	r), the vn. If prior to
2. Release to an Institutional Placement, LTSS, or HCBS	When an offender is being released a receive home and community-based collaborate with LDSS in the locality processing the application to ensure t necessary medical support/services w	services (HCBS) where the individue of the services where the services of the service of the services of the s), the CVIU wil vidual will be re	l siding for
E. Split Cases	For case maintenance, an offender w category 108 or 109 should be placed to the CVIU. If the incarcerated indiv household members with active cove will be responsible for removing any and transferring the offender's case t	l in his own case vidual is the case rage are on the c other member(s	e in VaCMS and e name and othe case, the local ag	d assigned er gency