**Attachment** 

HCFA #0147.90 - Replacement of Pages 28-34(b)(1) Current Waiver Application

# APPENDIX C-Eligibility and Post-Eligibility

## Appendix C-1--Eligibility

## **MEDICAID ELIGIBILITY GROUPS SERVED**

	duals receiving services under this waiver are eligible under the State plan. The State will apply all applicable FFP limits under		
1. <u>X</u>	AFDC recipients.		
2. <u>X</u>	SSI recipients (SSI Criteria States and 1634 States).		
3	Aged, blind or disabled in 209(b) States who are eligible un disabled who meet requirements that are more restrictive the	•	\ <b>U</b> ·
4. <u>X</u>	Optional State supplement recipients		
5. <u>X</u>	Optional categorically needy aged and disabled who have i	ncome at	(Check one):
	a. X 100% of the Federal poverty level (FPL)		
	bPercent of FPL which is lower than 100%		
6. <u>X</u>	The special home and community-based waiver group und who would be eligible for Medicaid if they were in an instituti need home and community-based services in order to rema covered under the terms of this waiver).	on, who ha	ave been determined to
	Check one:		
a.	The waiver covers <u>all</u> individuals who would be eligible for M institution and who need home and community-based service community; or:		
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b. <u>X</u>	Only the following groups of individuals who would be eligible for Medicaid if they were in a medical institution and who need home and community-based services in order to remain in the community are included in this waiver: (check all that apply):
	(1) X A special income level equal to:
	X 300% of the SSI Federal benefit (FBR)
	% of FBR, which is lower than 300% (42CFR 435.236)
	\$_which is lower than 300%
	(2) Aged, blind and disabled who meet requirements that are more restrictive than those of the SSI program. (42 CFR 435.121)
	(3) X Medically needy without spenddown in States which also provide Medicaid to recipients of SSI. (42 CFR 435.320, 435.322, and 435,324.)
	(4) Medically needy without spenddown in 209(b) States. (42 CFR 435.330)
	(5)Aged and disabled who have income at:
	a100% of the FPL
	b % which is lower than 100%
	(6) All other mandatory and optional groups under the plan are included.
	(7) Other (Include statutory reference only to reflect additional groups included under the State Plan.)
	<del></del>
•	sal impoverishment rules are used in determining eligibility for this special home and nunity-based waiver group at 42 CFR 435.217.

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7. <u>X</u>	_Medically needy (42 CFR 435.320, 435.322, 435.324 and 435.330)
8. <u>X</u>	_All other mandatory and optional groups under the plan are included.
9	_Other (Include only statutory reference to reflect additional groups under your plan that you wish to include under this waiver.)
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#### **Appendix C-2--Post-Eligibility**

#### **GENERAL INSTRUCTIONS**

<u>ALL</u> Home and Community-Based waiver recipients found eligible under 435.217 are subject to posteligibility calculations.

Eligibility and post-eligibility are two separate processes with two separate calculations. Eligibility determines whether a person may be served on the waiver. Post-eligibility determines the amount (if any) by which Medicaid reduces its payment for services furnished to a particular individual. By doing so, post-eligibility determines the amount (if any) for which an individual is liable to pay for the cost of waiver services.

An eligibility determination (and periodic redetermination) must be made for each person served on the waiver.

Post-eligibility calculations are made ONLY for persons found eligible under §435.217.

Post-eligibility determinations must be made for all groups of individuals who would be eligible for Medicaid if they were in a medical institution and needed home and community-based services in order to remain in the community (§435.217). For individuals whose eligibility is not determined under the spousal rules (§1924 of the Social Security Act), the State <u>must</u> use the regular post-eligibility rules at 435.726 and 435.735. However, for persons found eligible for Medicaid using the spousal impoverishment rules, the State has two options concerning the application of post-eligibility rules:

OPTION 1: The State may use the post-eligibility (PE) rules under 42 CFR §435.726 and §435.735 just as it does for other individuals found eligible under §435.217 or;

OPTION 2: It may use the spousal post-eligibility rules under §1924.

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#### REGULAR POST-ELIGIBILITY RULES--§435.726 and §435.735

The State must provide an amount for the maintenance needs of the individual. This amount must be based upon a reasonable assessment of the individual's needs in the community.

If the individual is living with his or her spouse, or if the individual is living in the community and the spouse is living at home, the State must protect an additional amount for the spouse's maintenance. This amount is limited by the highest appropriate income standard for cash assistance, or the medically needy standard. The State may choose which standard to apply.

If the individual's spouse is not living in the individual's home, no maintenance amount is protected for that spouse's needs.

If other family members are living with the individual, an additional amount is protected for their needs. This amount is limited by the AFDC need standard for a family of the same size or by the appropriate medically needy standard for a family of the same size. The State may choose which standard to apply.

#### SPOUSAL POST-ELIGIBILITY--§1924

When a person who is eligible as a member of a 42 CFR 435.217 group has a community spouse, the State may treat the individual as if he or she is institutionalized and apply the post-eligibility rules of §1924 of the Act (Protection Against Spousal Impoverishment) instead of the post-eligibility rules under 42 CFR 435.726 and 435.735. The §1924 post-eligibility rules provide for a more generous community spouse and family allowance than the rules under 42 CFR 435.726 and 435.735. Spousal impoverishment post-eligibility rules can only be used if the State is using spousal impoverishment eligibility rules.

The spousal protection rules also provide for protecting a personal needs allowance (PNA) "described in §1902(q)(1)" for the needs of the institutionalized individual. This is an allowance which is reasonable in amount for clothing and other personal needs of the individual . . . while in an institution." For institutionalized individuals this amount could be as low as \$30 per month. Unlike institutionalized individuals whose room and board are covered by Medicaid, the personal needs of the home and community-based services recipient must include a reasonable amount for food and shelter as well as for clothing. The \$30 PNA is not a sufficient amount for these needs when the individual is living in the community.

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Therefore, states which elect to treat home and community-based services waiver participants with community spouses under the §1924 spousal rule may use as the personal needs allowance the maintenance amount which the state has elected for home and community-based services waiver participants who do not have community spouses.

<u>NOTE:</u> If the state elects to use the institutional PNA, it must demonstrate that this is a reasonable amount to cover the cost of the individual's maintenance needs in the community (see OPTION 2).

#### **POST ELIGIBILITY**

#### **REGULAR POST ELIGIBILITY**

1	SSI State. The State is using the post-eligibility rules at 42 CFR 435.726. Payment for home and community-based waiver services are reduced by the amount remaining after deduction of the following amounts from the waiver recipient's income.
	A. 42 §435.726states which do not use more restrictive eligibility requirements than SSI.
	a. Allowances for the needs of the
	1. individual:(Check one):
	AThe following standard included under the State plan (check one):
	(1)SSI
	(2)Medically needy
	(3)The special income level for the institutionalized
	(4)The following percent of the Federal poverty level):%
	(5)Other (specify):

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BThe following dollar amount: \$
Note: If the amount protected for waiver recipients in item 1 is equal to, or greater than the num amount of income, a waiver recipient may have and be eligible under 42 CFR 435.217, NA in items 2 and 3 following.
Spouse only (check one):
ASSI standard
BOptional State supplement standard
CMedically needy income standard
D*
*If this amount changes, this item will be revised.
EThe following percentage of the following standard that is not greater than the standards above:% of standard.
FThe amount is determined using the following formula:
G. X Not applicable (N/A)

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3. Family (ch	neck one):
	A AFDC need standard
	B AFDC payment standard
	C Medically needy income standard
	D The following dollar amount: \$*
	*If this amount changes, this item will be revised.
	E The following percentage of the following standard that is not greater than the standards above:% of standard.
	FThe amount is determined using the following formula:
	G. X Not applicable (N/A)
b.	Medical and remedial care expenses specified in 42 CFR 435.726.

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## POST-ELIGIBILITY

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## **REGULAR POST ELIGIBILITY**

<ol> <li>(b)209(b) State, a State that is using more restrictive eligibility requirements than SSI.         The State is using the post-eligibility rules at 42 CFR 435.735. Payment for home and community-based waiver services are reduced by the amount remaining after deduction of the following amounts from the waiver recipient's income.     </li> </ol>
B. 42 CFR 435.735 States using more restrictive requirements than SSI.
a) Allowances for the needs of the
(1) individual:(check one):
AThe following standard included under the State plan (check one):
(1)SSI
(2)Medically needy
(3)The special income level for the institutionalized
(4)The following percentage of the Federal poverty level:%
(5)Other (specify):
B*
* If this amount changes, this item will be revised.
CThe following formula is used to determine the amount:
*Note: If the amount protected for waiver recipients in 1 is equal to, or greater than the maximum amount of income a waiver recipient may have and be eligible under §435.217, enter NA in items 2 and 3 following.
(2) Spouse only (check one):
AThe following standard under 42 CFR 435.121:

BThe medically needy income standard;
CThe following dollar amount: \$*
*If this amount changes, this item will be revised.
DThe following percentage of the following standard that is not greater than the standards above:% of
EThe following formula is used to determine the amount:
FNot applicable (N/A)
(3) Family (check one):
AAFDC need standard
BAFDC payment standard
CMedically needy income standard
D*
*If this amount changes, this item will be revised.
EThe following percentage of the following standard that is not greater than the standards above:% of standard.
FThe amount is determined using the following formula:
Gx_Not applicable (N/A)
b) Medical and remedial care expenses specified in 42 CFR 435.726.

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