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State/Territory Name: OHIO

State Plan Amendment (SPA) #: 24-0008

This file contains the following documents in the order listed:

- 1) Approval Letter
- 2) CMS 179 Form/Summary Form (with 179-like data)
- 3) Approved SPA Pages

DEPARTMENT OF HEALTH & HUMAN SERVICES Centers for Medicare & Medicaid Services 601 E. 12th St., Room 355 Kansas City, Missouri 64106



Medicaid and CHIP Operations Group

August 16, 2024

Maureen Corcoran Medicaid Director Ohio Department of Medicaid 50 West Town Street Columbus, OH 43215

RE: Ohio State Plan Amendment (SPA) 24-0008

Dear Director Corcoran:

RE: OH 24-0008 §1915(i) Home and Community-Based Services (HCBS) State Plan Amendment (SPA)

Dear Director Corcoran:

The Centers for Medicare & Medicaid Services (CMS) is approving the state's request to amend its 1915(i) state plan home and community-based services (HCBS) benefit, transmittal number OH 24-0008. The effective date for this amendment is September 1, 2024. With this amendment, the state removes Peer Recovery Services from the 1915(i) Specialized Recovery Services Program.

Enclosed are the following approved SPA pages that should be incorporated into your approved state plan:

- Attachment 3.1-i, Pages 1 through 51
- Attachment 4.19-B: Page 2

CMS reminds the state that the state must have an approved spending plan in order to use the money realized from section 9817 of the ARP. Approval of this action does not constitute approval of the state's spending plan.

It is important to note that CMS approval of this change to the state's 1915(i) HCBS state plan benefit solely addresses the state's compliance with the applicable Medicaid authorities. CMS approval does not address the state's independent and separate obligations under federal laws including, but not limited to, the Americans with Disabilities Act, Section 504 of the Rehabilitation Act, or the Supreme Court's Olmstead decision. Guidance from the Department of

Justice concerning compliance with the Americans with Disabilities Act and the Olmstead decision is available at http://www.ada.gov/olmstead/q&a_olmstead.htm.

If you have any questions concerning this information, please contact me at (410) 786-7561. You may also contact Dell Gist at dell.gist@cms.hhs.gov or (312) 886-2568.

Sincerely,

George P. Failla, Jr., Director Division of HCBS Operations and Oversight

cc: Tamara Edwards, ODM
Dell Gist, CMS
Cynthia Nanes, CMS
Christine Davidson, CMS
Lynell Sanderson, CMS

DEPARTMENT OF HEALTH ANDHUMAN SERVICES Revised	FORM APPROVED
TRANSMITTAL AND NOTICE OF APPROVAL O STATE PLAN MATERIAL FOR: CENTERS FOR MEDICAID & MEDICAID SERVICES TO: CENTER DIRECTOR CENTERS FOR MEDICAID & CHIP SERVICES DEPARTMENT OF HEALTH AND HUMAN SERVICES 5. FEDERAL STATUTE/REGULATION CITATION Sec. 1915(i); 42 CFR Subp. E, 42 CFR 441.710, 447.200, 447.2 7. PAGE NUMBER OF THE PLAN SECTION OR ATTACHMENT	F 1. TRANSMITTAL NUMBER 2. 4 0 0 8 OH 3. PROGRAM IDENTIFICATION: TITLE OF THE SOCIAL SECURITY ACT XIX XXI 4. PROPOSED EFFECTIVE DATE September 1, 2024 6. FEDERAL BUDGET IMPACT (Amounts in WHOLE dollars)
Attachment 3.1-i, Pages 1 through 51 Attachment 4.19-B: Page 2 9. SUBJECT OF AMENDMENT Removing Peer Recovery Services from 1915(i) Specialized Recovery	Attachment 3.1-i, Pages 1 through 59 (TN 21-006) Attachment 4.19-B: Page 2 (TN 21-006)
10. GOVERNOR'S REVIEW (Check One) GOVERNOR'S OFFICE REPORTED NO COMMENT COMMENTS OF GOVERNOR'S OFFICE ENCLOSED NO REPLY RECEIVED WITHIN 45 DAYS OF SUBMITTAL	OTHER, AS SPECIFIED: The State Medicaid Director is the Governor's designee
11. SIGNATURE OF STATE AGENCY OFFICIAL MAUREEN M. CORCORAN 13. TITLE STATE MEDICAID DIRECTOR 14. DATE SUBMITTED June 3, 2024	Greg Niehoff Ohio Department of Medicaid P.O. BOX 182709 Columbus, Ohio 43218
FOR CMS	USE ONLY
16. DATE RECEIVED June 3, 2024	17. DATE APPROVED 08/16/2024
PLAN APPROVED - C	ONE COPY ATTACHED
18. EFFECTIVE DATE OF APPROVED MATERIAL September 1, 2024	SIGNATURE OF APPROVING
20. TYPED NAME OF APPROVING OFFICIAL George P. Failla .lr	Director, Division of HCBS Operations and Oversight

22. REMARKS

FORM CMS-179 (09/24)

George P. Failla, Jr.

§1915(i) State plan HCBS

State: Ohio §1 TN: 24-008

Effective: 09/01/2024 Approved: 08/16/2024 Supersedes: 21-006

1915(i) State plan Home and Community-Based Services Administration and Operation

State plan Attachment 3.1-i

Page 1

The state implements the optional 1915(i) State plan Home and Community-Based Services (HCBS) benefit for elderly and disabled individuals as set forth below.

1. Services. (Specify the state's service title(s) for the HCBS defined under "Services" and listed in Attachment 4.19-B):

Recovery Management (RM) and Individualized Placement and Support- Supported Employment (IPS-SE)

2. Concurrent Operation with Other Programs. (Indicate whether this benefit will operate concurrently with another Medicaid authority):

Select one:

0	Not	appli	icable					
•	App	olicab	licable					
	Che	Check the applicable authority or authorities:						
	Services furnished under the provisions of §1915(a)(1)(a) of the Act. The State contracts with a Managed Care Organization(s) (MCOs) and/or prepaid inpatient health plan(s) (PIHP or prepaid ambulatory health plan(s) (PAHP) under the provisions of §1915(a)(1) of the Act for the delivery of 1915(i) State plan HCBS. Participants may <i>voluntarily</i> elect to receive <i>waiver</i> and other services through such MCOs or prepaid health plans. Contracts with these health plans are on file at the State Medicaid agency. <i>Specify:</i> (a) the MCOs and/or health plans that furnish services under the provisions of §1915(a)(1); (b) the geographic areas served by these plans; (c) the specific 1915(i) State plan HCBS furnished by these plans; (d) how payments are made to the health plans; and (e) whether the 1915(a) contract has been submitted or previously approved.				epaid inpatient health plan(s) (PIHP) rovisions of §1915(a)(1) of the Act is may voluntarily elect to receive I health plans. Contracts with these ecify: Inder the provisions of §1915(a)(1); It is a plans;			
	☑	XX/o:	wow(s) and having I wo love \$1015(h) of the Act					
	N	Spec	ver(s) authorized under §1915(b) of the Act. eify the §1915(b) waiver program and indicate was submitted or previously approved:	hethe	er a §1915(b) waiver application has			
		The 1915(b)(1) and 1915(b)(4) waivers, specified below, have both been submitted and approved. Specify the §1915(b) authorities under which this program operates (<i>check each that applies</i>):						
□ §1915(b)(2) (central broker) □ §1915(b)(4) (selective contracting/limit number of providers)								

State: Ohio §1915(i) State plan HCBS State plan Attachment 3.1-i
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A program operated under §1932(a) of the Act.			
Specify the nature of the State Plan benefit and indicate whether the State Plan Amendment has been submitted or previously approved:			
A program authorized under §1115 of the Act. Specify the program:			

3. State Medicaid Agency (SMA) Line of Authority for Operating the State plan HCBS Benefit. (Select one):

icj.							
•		The State plan HCBS benefit is operated by the SMA. Specify the SMA division/unit that has line authority for the operation of the program (select one):					
	•	Ohio Department of Medicaid					
	parate from the Medical Assistance Unit						
		(name of division/unit) This includes administrations/divisions under the umbrella agency that have been identified as the Single State Medicaid Agency.					
0	The	State plan HCBS benefit is ope	erated by (name of	f agency)			
	a separate agency of the state that is not a division/unit of the Medicaid agency. In accordance with 42 CFR §431.10, the Medicaid agency exercises administrative discretion in the administration and supervision of the State plan HCBS benefit and issues policies, rules and regulations related to the State plan HCBS benefit. The interagency agreement or memorandum of understanding that sets forth the authority and arrangements for this delegation of authority is available through the Medicaid agency to CMS upon request.						

4. Distribution of State plan HCBS Operational and Administrative Functions.

(By checking this box the state assures that): When the Medicaid agency does not directly conduct an administrative function, it supervises the performance of the function and establishes and/or approves policies that affect the function. All functions not performed directly by the Medicaid agency must be delegated in writing and monitored by the Medicaid Agency. When a function is performed by an agency/entity other than the Medicaid agency, the agency/entity performing that function does not substitute its own judgment for that of the Medicaid agency with respect to the application of policies, rules and regulations. Furthermore, the Medicaid Agency assures that it maintains accountability for the performance of any operational, contractual, or local regional entities. In the following table, specify the entity or entities

State: Ohio TN: 24-008

§1915(i) State plan HCBS

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that have responsibility for conducting each of the operational and administrative functions listed (check each that applies):

(Check all agencies and/or entities that perform each function):

Function	Medicaid Agency	Other State Operating Agency	Contracted Entity	Local Non- State Entity
1 Individual State plan HCBS enrollment	☑	Ø	Ø	Ø
2 Eligibility evaluation			Ø	Ø
3 Review of participant service plans	Ø			
4 Prior authorization of State plan HCBS			Ø	
5 Utilization management	☑		☑	
6 Qualified provider enrollment	Ø	Ø		
7 Execution of Medicaid provider agreement	Ø			
8 Establishment of a consistent rate methodology for each State plan HCBS	Ø		Ø	
9 Rules, policies, procedures, and information development governing the State plan HCBS benefit	Ø	Ø		
10 Quality assurance and quality improvement activities	☑	☑	Ø	

(Specify, as numbered above, the agencies/entities (other than the SMA) that perform each function):

- Information for potential enrollees will be disseminated by the Medicaid Agency (the Ohio Department of Medicaid [ODM]), the Ohio Department of Mental Health and Addiction Services (OhioMHAS) (collectively referred to as the state), the independent entities contracted to perform enrollments/re-enrollments and to provide the recovery management service, Single Entry Points (SEPs) under Ohio Benefits Long Term-Services & Supports (LTSS), and enrolled provider agencies.
- 2. ODM makes the final 1915(i) enrollment eligibility decision. Program eligibility determinations and re-determinations, except for financial, will be performed by the independent entities. The Medicaid financial eligibility reviews and the final 1915(i) enrollment will be performed by ODM. Targeting, risk, and needs-based criteria assessments and person-centered planning will be performed by Recovery Managers employed by statewide independent entities, pursuant to state issued policies and procedures. Utilization management staff who report through different lines of authority within the independent entities will serve as the evaluator for verifying program eligibility and for approving the Person-Centered Plan (PCP).

State: Ohio §1915(i) State plan HCBS

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3. Review of participant PCPs will be conducted by the independent entity contracted with the state, pursuant to state-approved policies and procedures. When 1915(i) services are the responsibility of a managed care plan, the plan will review PCPs as part of the managed care plans' utilization management activities. If an individual in the 1915(i) is assigned to/enrolled in a comprehensive care management program operated by an accountable entity (e.g., patient centered medical home, or managed care plan) the individual and the Recovery Manager will participate in the care planning process as a member of the trans-disciplinary team which is directed by the accountable entity's care manager. The PCP developed by the individual and the Recovery Manager will be incorporated into the individualized care plan developed and maintained by the entity accountable for the comprehensive care management. The entity accountable for comprehensive care management will work with the Recovery Manager to coordinate the individual's full set of Medicaid (and Medicare) benefits and community resources across the continuum of care, including behavioral, medical, LTSS, and social services.

- 4. Prior Authorization of PCPs will be conducted by the independent entity contracted with the state, pursuant to state-approved policies and procedures, or by a managed care plan when the 1915(i) services are the responsibility of the managed care plan.
- Utilization management will be conducted by the independent entity contracted with the state
 pursuant to state-approved policies and procedures, and by a managed care plan when the 1915(i)
 services are the responsibility of the plan.
- 6. Qualified provider enrollment will be conducted by the state.
- 7. Execution of Medicaid provider agreements with 1915(i) providers will be conducted by ODM.
- 8. Establishment of a consistent rate methodology for each State plan HCBS is completed by the Medicaid agency. Managed care plans will establish contracted rates when the 1915(i) services are the responsibility of the plan.
- 9. State rules governing the State plan HCBS benefit are promulgated by ODM. Policies, procedures and information will be jointly developed by ODM and OhioMHAS.
- 10. Quality assurance and quality improvement activities will be conducted by ODM and/or its designee pursuant to the quality improvement strategy (QIS) and state-approved policies and procedures.

§1915(i) State plan HCBS State plan Attachment 3.1-i

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(By checking the following boxes the State assures that):

☑ Conflict of Interest Standards. The state assures the independence of persons performing evaluations, assessments, and plans of care. Written conflict of interest standards ensure, at a minimum, that persons performing these functions are not:

- related by blood or marriage to the individual, or any paid caregiver of the individual
- financially responsible for the individual
- empowered to make financial or health-related decisions on behalf of the individual
- providers of State plan HCBS for the individual, or those who have interest in or are employed by a provider of State plan HCBS; except, at the option of the state, when providers are given responsibility to perform assessments and plans of care because such individuals are the only willing and qualified entity in a geographic area, and the state devises conflict of interest protections. (If the state chooses this option, specify the conflict of interest protections the state will implement):
- **Fair Hearings and Appeals.** The state assures that individuals have opportunities for fair hearings and appeals in accordance with 42 CFR 431 Subpart E.
- 7. No FFP for Room and Board. The state has methodology to prevent claims for Federal financial participation for room and board in State plan HCBS.
- Non-duplication of services. State plan HCBS will not be provided to an individual at the same time as another service that is the same in nature and scope regardless of source, including Federal, state, local, and private entities. For habilitation services, the state includes within the record of each individual an explanation that these services do not include special education and related services defined in the Individuals with Disabilities Education Improvement Act of 2004 that otherwise are available to the individual through a local education agency, or vocational rehabilitation services that otherwise are available to the individual through a program funded under §110 of the Rehabilitation Act of 1973.

Number Served

Projected Number of Unduplicated Individuals To Be Served Annually.

(Specify for year one. Years 2-5 optional):

Annual Period	From	To	Projected Number of Participants
Year 1	08/01/2021	07/31/2022	26,509
Year 2	08/01/2022	07/31/2023	35,581
Year 3	08/01/2023	07/31/2024	46,608
Year 4	08/01/2024	07/31/2025	59,110
Year 5	08/01/2025	07/31/2026	74,965

Annual Reporting. (By checking this box the state agrees to): annually report the actual number of unduplicated individuals served and the estimated number of individuals for the following year.

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State: Ohio

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Financial Eligibility

1. ☑ Medicaid Eligible. (By checking this box the state assures that): Individuals receiving State plan HCBS are included in an eligibility group that is covered under the State's Medicaid Plan and have income that does not exceed 150% of the Federal Poverty Line (FPL). (This election does not include the optional categorically needy eligibility group specified at §1902(a)(10)(A)(ii)(XXII) of the Social Security Act. States that want to adopt the §1902(a)(10)(A)(ii)(XXII) eligibility category make the election in Attachment 2.2-A of the state Medicaid plan.)

2.	Medically Needy (Select one):
	☑ The State does not provide State plan HCBS to the medically needy.
	☐ The State provides State plan HCBS to the medically needy. (Select one):
	☐ The state elects to disregard the requirements section of 1902(a)(10)(C)(i)(III) of the Social Security Act relating to community income and resource rules for the medically needy. When a state makes this election, individuals who qualify as medically needy on the basis of this election receive only 1915(i) services.
	☐ The state does not elect to disregard the requirements at section 1902(a)(10)(C)(i)(III) of the Social Security Act.

Evaluation/Reevaluation of Eligibility

- Responsibility for Performing Evaluations / Reevaluations. Eligibility for the State plan HCBS benefit
 must be determined through an independent evaluation of each individual). Independent
 evaluations/reevaluations to determine whether applicants are eligible for the State plan HCBS benefit are
 performed (Select one):
 - O Directly by the Medicaid agency
 - By Other (specify State agency or entity under contract with the State Medicaid agency):
 ODM will make the final 1915(i) State plan enrollment determination based on information collected from the Recovery Managers, which has been independently validated by the independent entity contracted with the state. The professional performing the initial evaluation of financial eligibility (a financial eligibility worker), the service assessment and developing the PCP (Recovery Managers) cannot also be a provider on the PCP for IPS-SE services. Appeal rights are granted as a result of a 1915(i) eligibility determination.
- Qualifications of Individuals Performing Evaluation/Reevaluation. The independent evaluation is performed by an agent that is independent and qualified. There are qualifications (that are reasonably related to performing evaluations) for the individual responsible for evaluation/reevaluation of needs-based eligibility for State plan HCBS. (Specify qualifications):

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Recovery Managers and reviewers at the independent entities conducting the state evaluation for eligibility determination and recommendation of the PCPs hold at least a bachelor's degree in social work, counseling, psychology, or similar field or are a registered nurse (RN) and have a minimum of three years post-degree experience working with individuals with severe and persistent mental illness (SPMI) or one year post-degree experience working with individuals with diagnosed chronic conditions. Recovery Managers must be trained in the following: Person-centered planning, how to administer the Adult Needs and Strengths Assessment (ANSA), HCBS compliant settings, HIPAA privacy requirements, 42 CFR part 2 confidentiality of alcohol and drug abuse patient records, and incident management (including incident reporting, prevention planning, and risk mitigation).

Supervision of staff at the independent entities who are performing eligibility determinations/redeterminations and authorizing PCPs is provided by clinically licensed staff from the fields of nursing, social work, psychology, or psychiatry.

All individuals must be trained on the eligibility evaluation and assessment tools and criteria used by the State.

Process for Performing Evaluation/Reevaluation. Describe the process for evaluating whether individuals meet the needs-based State plan HCBS eligibility criteria and any instrument(s) used to make this determination. If the reevaluation process differs from the evaluation process, describe the differences:

Information about 1915(i) services is posted on the ODM public website at https://medicaid.ohio.gov/FOR-OHIOANS/Programs/Specialized-Recovery-Services. This website summarizes the eligibility criteria, the available services, how to access the independent entities and Recovery Managers, locations where potential enrollees may go to apply, and how to access assessments and services. There is no wrong door for an individual to enter the 1915(i) program:

- The Single Entry Points (SEP) in Ohio may refer an individual.
- Any provider or Medicaid managed care plan may refer potential enrollees who are believed to meet the 1915(i) eligibility criteria to the program.
- Any individuals may request screening in the 1915(i) program and contact the state for information about 1915(i) eligibility and the process to apply.

Depending on the entry point, if the individual is new to the system, the SEP or independent entity will perform a brief screen with the individual to determine if an individual will potentially meet eligibility criteria (targeting, risk, and financial criteria). If the individual is already receiving mental health services, the individual's referring provider can perform this brief screen. All individuals meeting targeting, risk, and financial criteria contained within the brief screen can choose an independent entity; those who do not choose one are referred to ODM, who randomly assigns an independent entity. Once referred individuals are assigned to a Recovery Management Agency, a Recovery Manager completes the face-to-face assessment, determines if the individual meets the needs-based criteria, and completes the initial person-centered planning process.

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The Recovery Manager will collect relevant supporting documentation needed to support the eligibility determination and service planning that provides specific information about the person's health status, current living situation, family functioning, vocational/employment status, social functioning, living skills, self-care skills, capacity for decision making, potential for self-injury or harm to others, substance use/abuse, need for assistance managing a medical condition, and medication adherence.

The Recovery Managers and the applicant jointly develop a proposed PCP that includes all federally required elements including desired goals and services requested and deemed necessary to address these goals. All service plans are finalized and approved by the Independent Entity, or, if the individual is assigned to/enrolled in a comprehensive care management program operated by an accountable entity (e.g., patient centered medical home, or managed care plan), by the accountable entity's care manager.

Please see the section 'Supporting the Participant in PCP Development' for further details regarding person-centered care planning. Upon completion of the referral packet (including but not limited to the ANSA, verification of HCBS compliant living arrangement, documentation supporting the SPMI diagnosis or diagnosed chronic condition and initial PCP), the Recovery Manager submits the documents to the utilization management staff at the independent entity through a secure, HIPAA compliant process.

Upon receipt of the referral packet, the independent entity reviews all submitted documentation and determines whether or not the applicant meets the targeting, risk, and needs-based criteria for 1915(i) and approves, requests changes or denies the PCP. The independent entity sends eligibility information to ODM. All official eligibility determinations and denials are made by ODM or its designee.

Time spent by the independent entity and Recovery Manager for the referral, eligibility evaluation, person-centered planning, and approval of PCPs cannot be billed or reimbursed under the 1915(i) benefit before eligibility for this benefit has been determined. Presumptive payment under the 1915(i) is requested for these administrative activities. The Recovery Manager's eligibility evaluation and assessment for individuals not already eligible for Medicaid as well as the eligibility determination process completed by the independent entity are billed as an administrative activity.

Enrollment into the 1915(i) occurs on the date when all programmatic and financial criteria are met. Once the eligibility determination is completed, a notice is sent by ODM to the applicant. Once enrolled in the 1915(i), services on the initial PCP may begin immediately following approval of that plan. When the 1915(i) services are the responsibility of a managed care plan, services may begin immediately upon authorization by the managed care plan. If the individual requires immediate 1915(i) services to remain in the community, and meets both financial and non-financial eligibility criteria, the Recovery Manager may develop an initial PCP and initiate services while the PCP is being reviewed by the independent entity.

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If determined ineligible for the 1915(i) service due to not meeting the needs-based criteria or financial criteria, a denial notice is sent to the applicant by ODM informing them that their application for this program and service has been denied. The notice is generated by ODM and will include the reason for denial, and appeal rights and process. The Recovery Manager will communicate this denial to the individual and discuss alternative options and resources available to the individual.

Re-evaluations for continued 1915(i) services follow this same process.

The evaluation/reevaluation must use the targeting, risk, and needs-based assessment criteria using the ANSA as outlined in this 1915(i) State plan. The evaluation/reevaluation must be performed by a qualified independent individual listed in number 2 above.

- **4. Reevaluation Schedule**. (By checking this box the state assures that): Needs-based eligibility reevaluations are conducted at least every twelve months.
- 5. Needs-based HCBS Eligibility Criteria. (By checking this box the state assures that): Needs-based criteria are used to evaluate and reevaluate whether an individual is eligible for State plan HCBS.

The criteria take into account the individual's support needs, and may include other risk factors: (Specify the needs-based criteria):

In order to be eligible for enrollment in the 1915(i), individuals must:

- Have been assessed using the Adult Needs and Strengths Assessment (ANSA) and scored a 2 or higher on the 'Behavioral/Emotional Needs' or 'Risk Behaviors' domains, or scored a 3 on the 'Life Functioning' domain.
- 2. Demonstrate needs related to the management of his or her behavioral health or diagnosed chronic condition as documented in the ANSA.
- 3. Demonstrate a need for home and community-based services outlined in the State Plan 1915(i) application and would not otherwise receive that service.
- 4. Have at least one of the following risk factors prior to enrollment in the program:
 - (a) One or more psychiatric inpatient admissions at an inpatient psychiatric hospital; or
 - (b) A discharge from a correctional facility with a history of inpatient or outpatient behavioral health treatment; or
 - (c) Two or more emergency department visits with a psychiatric diagnosis or diagnosed chronic condition; or
 - (d) A history of treatment in an intensive outpatient rehabilitation program for greater than ninety days; or
 - (e) One or more inpatient/outpatient admissions due to a diagnosed chronic condition.

And either

5. Have one of the following needs based risk factors: requires the HCBS level of service to maintain stability, improve functioning, prevent relapse, maintain residence in the community, AND who is assessed and found that, but for the provision of

State: Ohio §1915(i) State plan HCBS

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HCBS for stabilization and maintenance purposes, would decline to prior levels of need (i.e., subsequent medically necessary services and coordination of care for stabilization and maintenance is needed to prevent decline to previous needs-based functioning).

State plan Attachment 3.1-i

Or

6. Previously have met the needs-based criteria above AND who is assessed and found that, but for the provision of HCBS for stabilization and maintenance purposes, would decline to prior levels of need (i.e., subsequent medically necessary services and coordination of care for stabilization and maintenance is needed to prevent decline to previous needs-based functioning).

Note: the individual must meet the needs-based criteria above (which are less than the inpatient level of care) and does not need to currently require an inpatient level of care for enrollment. This program does not exclude individuals needing institutional levels of care from enrolling. A history of hospitalization alone does not qualify someone for inpatient admission.

Qualifying Adult Needs and Strengths Assessment (ANSA) Criteria

Persons scoring a 2 or higher on at least one of the items in the 'Behavioral/Emotional Needs' or 'Risk Behaviors' domains of the ANSA or persons scoring a 3 on at least one of the items in the 'Life Functioning' domain may be eligible for 1915(i) services.

The ANSA tool consists of groupings of basic core items that are rated as follows:

- '0' No evidence of need; no need for action
- '1' Significant history or possible need that is not interfering with functioning
- '2' Need interferes with functioning and action is required to ensure identified need is addressed
- '3' Need is dangerous or disabling; requires immediate and/or intensive action

The items are grouped into categories or domains. Once the assessment has been completed, the agency staff receives a level of need recommendation based on the individual item ratings. The level of need recommendation from the ANSA is not intended to be a mandate for the level of services that an individual receives. There are many factors, including individual preferences and choice that influence the actual intensity of treatment services.

The "Behavioral/Emotional Needs" domain includes scoring on psychosis, impulse control, depression, mood disturbance, anxiety, interpersonal problems, antisocial behavior, adjustment to trauma, anger control, substance use, and eating disturbances.

The 'Risk Behaviors' domain includes scoring on suicide risk, non-suicidal self-injurious behavior, other self-harm, victimization/exploitation, danger to others, addictive behaviors, sexual aggression, and criminal behavior.

The "Life Functioning" domain includes scoring on family functioning, medical/physical, employment functioning, social functioning, recreational; developmental/intellectual,

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sexuality, independent living skills, residential stability, legal, sleep, basic activities of daily living, medication adherence, transportation, living situation, school, decision making, involvement in recovery, and parental/ caregiving role.

The user's manual for the ANSA is available online at https://praedfoundation.org/tools/the-adult-needs-and-strengths-assessment-ansa/general-manuals-ansa/.

6. Needs-based Institutional and Waiver Criteria. (By checking this box the state assures that): There are needs-based criteria for receipt of institutional services and participation in certain waivers that are more stringent than the criteria above for receipt of State plan HCBS. If the state has revised institutional level of care to reflect more stringent needs-based criteria, individuals receiving institutional services and participating in certain waivers on the date that more stringent criteria become effective are exempt from the new criteria until such time as they no longer require that level of care. (Complete chart below to summarize the needs-based criteria for State Plan HCBS and corresponding more-stringent criteria for each of the following institutions):

State plan HCBS needs- based eligibility criteria	NF (& NF LOC** waivers)	ICF/IID (& ICF/IID LOC waivers)	Applicable Hospital* (& Hospital LOC waivers)
Individuals must:	Need for a minimum of	For individuals age 10	Admission criteria
Have been assessed	one of the following:	and older, the criteria	for an inpatient
using the Adult Needs	 Assistance with the 	for a developmental	psychiatric stay:
and Strengths	completion of a	disability level of care	W 180
Assessment (ANSA)	minimum of 2 ADLs	is met when:	Ohio has let a
and scored a 2 or	including:	(a) The individual has	contract with a
higher on the	o Bathing (The adult	been diagnosed	vendor to pre-
'Behavioral/Emotional	needs assistance	with a severe,	certify inpatient
Needs' or 'Risk	with applying	chronic disability	psychiatric stays.
Behaviors' domains,	cleansing agent	that:	The vendor uses
or scored a 3 on the	and/or rinsing	i. Is attributable to	nationally-
'Life Functioning'	and/or drying.)	a mental or	recognized
domain.	 Dressing (The adult 	physical	proprietary care
Demonstrate needs	needs assistance	impairment or	management
related to the	with putting on and	combination of	guidelines for this
management of his or	taking off an item	mental and	process.
her behavioral health	of	physical	Inpatient
or diagnosed chronic	clothing/prosthesis	impairments,	psychiatric
condition as	and/or fastening and	other than an	admission criteria
documented in the	unfastening an item	impairment	include the need
ANSA.	of	caused solely by	for inpatient
Demonstrate a need	clothing/prosthesis.)	mental illness;	treatment because
for home and	o Eating (The adult	ii. Is manifested	of imminent
community-based	needs assistance	before the	danger to self or
services outlined in	with getting food	individual is age	others (as
the State Plan 1915(i)	into his or her	22; and	evidenced by

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application and would not otherwise receive that service.

- Have at least one of the following risk factors prior to enrollment in the program:
 - a. One or more psychiatric inpatient admissions at an inpatient psychiatric hospital; or
 - b. A discharge from a correctional facility with a history of inpatient or outpatient behavioral health treatment: or
 - c. Two or more emergency department visits related to a psychiatric diagnosis or diagnosed chronic condition; or
 - d. A history of treatment in an intensive outpatient rehabilitation program for greater than ninety days; or
 - e. One or more inpatient/outpatient admissions related to a diagnosed chronic condition

And either:

· Have one of the following needs based risk factors: requires

- mouth and/or chewing and/or swallowing.)
- o Grooming (The adult needs assistance with oral hygiene and hair care (either washing brushing/combing hair) and nail care (either cutting fingernails or toenails.))
- o Mobility (The adult needs assistance with bed mobility and/or locomotion and/or transfers inside the house.)
- o Toileting (The adult needs assistance with using a toilet/urinal/bedpan and/or changing incontinence supplies/feminine hygiene products and/or cleansing him- or herself.) OR
- Assistance with the completion of 1 ADL as listed above and with medication selfadministration, OR
- A minimum of 1 skilled nursing service or skilled rehabilitation service. OR
- 24 Hour support, in order to prevent harm, due to a cognitive impairment, as

- iii. Is likely to continue indefinitely.
- (b) The condition is substantial functional limitations in at least three of the following major life activities, as determined through use of the developmental disabilities level of care assessment:
 - i. Self-care:
 - ii. Receptive and expressive communication:
 - iii. Learning;
 - iv. Mobility;
 - v. Self-direction;
 - vi. Capacity for independent living; and
 - vii. Economic selfsufficiency.
- (c) The condition reflects the individual's need for a combination and sequence of special. interdisciplinary, or generic services, individualized supports, or other forms of assistance of lifelong or extended duration that are individually planned and coordinated.

imminent risk of additional attempt suicide/homicide or to seriously harm self or others, current plan for suicide/homicide or serious harm to self or others. command auditory hallucinations for suicide/homicide or serious harm to self or others, etc.); or a behavioral health disorder characterized by severe psychiatric or behavioral symptoms (including hallucinations or delusions that are very bothersome to the patient or are associated with severe pressure to respond or act, severely disorganized speech, severe mania, depression, anxiety or comorbid substance use disorder, etc.) accompanied by severe dysfunction in daily living (as evidenced by

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3°		-
the HCBS level of	diagnosed by a	complete neglect
service to maintain	physician or other	of self-care,
stability, improve	licensed health	complete
functioning, prevent	professional.	withdrawal from
relapse, maintain		all social
residence in the		interactions,
community, AND		complete inability
who is assessed and		to maintain any
found that, but for the		appropriate aspect
provision of HCBS for		of personal
stabilization and		responsibility in
maintenance purposes,		any adult roles,
would decline to prior		etc.); or because
levels of need (i.e.,		the patient will
subsequent medically		not participate in
necessary services and		treatment
coordination of care		voluntarily and
for stabilization and		requires
maintenance is needed		involuntary
to prevent decline to		commitment,
previous needs-based		needs physical
functioning).		restraint, seclusion
8,		or other
<u>Or</u>		involuntary
Previously have met		control, is
the needs-based		significantly
criteria above AND		delirious, or has a
who is assessed and		behavioral health
found that, but for the		disorder and
provision of HCBS for		requires around-
stabilization and		the-clock medical
maintenance purposes,		or nursing care for
would decline to prior		somatic treatment.
levels of need (i.e.,		
subsequent medically		
necessary services and		
coordination of care		
for stabilization and		
maintenance is needed		
to prevent decline to		
previous needs-based		
functioning).		

^{*}Long Term Care/Chronic Care Hospital

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7. Target Group(s). The state elects to target this 1915(i) State plan HCBS benefit to a specific population based on age, disability, diagnosis, and/or eligibility group. With this election, the state will operate this program for a period of 5 years. At least 90 days prior to the end of this 5 year period, the state may request CMS renewal of this benefit for additional 5-year terms in accordance with 1915(i)(7)(C) and 42 CFR 441.710(e)(2). (Specify target group(s)):

are diagnosed with severe and persistent mental illness.

- A. Severe and Persistent Mental Illness (SPMI) target group: This 1915(i) State plan HCBS benefit is targeted to persons who have been determined to meet the Social Security Administration's definition of disability who are age 21 and over and who
- B. Diagnosed Chronic Conditions (DCC) target group: This 1915(i) State plan HCBS benefit is targeted to persons with a Diagnosed Chronic Condition (DCC), who have been determined to meet the Social Security Administration's definition of disability, and who are 21 to 64 years of age. A disability determination is NOT required for individuals in the DCC population that are 65 years of age or older, or under age 65 and diagnosed with end-stage renal disease (ESRD).

Individuals in the 1915(i) cannot be concurrently enrolled in another HCBS authority (e.g., a 1915(c) waiver). The individual will be enrolled in the HCBS authority best meeting the totality of the individual's needs regardless of the order in which the individual applied or became eligible for the HCBS authority subject to the choice of the individual (e.g., if the individual was on the 1915(i) but became eligible to be enrolled for a 1915(c) waiver that better met his or her needs, then the individual, at his or her option, could be enrolled in the 1915(c) waiver and disenrolled from the 1915(i) – conversely, an individual on a 1915(c) waiver whose needs are better met by the 1915(i) may choose to be enrolled in the 1915(i) and disenrolled from the 1915(c) waiver).

□ Option for Phase-in of Services and Eligibility. If the state elects to target this 1915(i) State plan
HCBS benefit, it may limit the enrollment of individuals or the provision of services to enrolled individuals
in accordance with 1915(i)(7)(B)(ii) and 42 CFR 441.745(a)(2)(ii) based upon criteria described in a phase-
in plan, subject to CMS approval. At a minimum, the phase-in plan must describe: (1) the criteria used to
limit enrollment or service delivery; (2) the rationale for phasing-in services and/or eligibility; and (3)
timelines and benchmarks to ensure that the benefit is available statewide to all eligible individuals within
the initial 5-year approval. (Specify the phase-in plan):

(By checking the following box the State assures that):

- 8. Adjustment Authority. The state will notify CMS and the public at least 60 days before exercising the option to modify needs-based eligibility criteria in accord with 1915(i)(1)(D)(ii).
- 9. **Reasonable Indication of Need for Services.** In order for an individual to be determined to need the 1915(i) State plan HCBS benefit, an individual must require: (a) the provision of at least one 1915(i)

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service, as documented in the person-centered service plan, <u>and</u> (b) the provision of 1915(i) services at least monthly or, if the need for services is less than monthly, the participant requires regular monthly monitoring which must be documented in the person-centered service plan. Specify the state's policies concerning the reasonable indication of the need for 1915(i) State plan HCBS:

i.	Mi	Minimum number of services.							
	The minimum number of 1915(i) State plan services (one or more) that an individual must require in order to be determined to need the 1915(i) State plan HCBS benefit is:								
	(One							
ii.	Frequency of services. The state requires (select one):								
	• The provision of 1915(i) services at least monthly								
	O Monthly monitoring of the individual when services are furnished on a less than mobasis								
	If the state also requires a minimum frequency for the provision of 1915(i) services of monthly (e.g., quarterly), specify the frequency:								

Home and Community-Based Settings

(By checking the following box the State assures that):

1. Description Home and Community-Based Settings. The State plan HCBS benefit will be furnished to individuals who reside and receive HCBS in their home or in the community, not in an institution. (Explain how residential and non-residential settings in this SPA comply with Federal home and community-based settings requirements at 42 CFR 441.710(a)(1)-(2) and associated CMS guidance. Include a description of the settings where individuals will reside and where individuals will receive HCBS, and how these settings meet the Federal home and community-based settings requirements, at the time of submission and in the future):

(Note: In the Quality Improvement Strategy (QIS) portion of this SPA, the state will be prompted to include how the state Medicaid agency will monitor to ensure that all settings meet federal home and community-based settings requirements, at the time of this submission and ongoing.)

All 1915(i) services are provided to individuals who reside in home and community-based settings meeting HCBS characteristics in 42 CFR 441.710. These individuals must also receive their 1915(i) services in their home or the community.

Prior to any enrollment into the 1915(i), the Recovery Manager will review the HCBS living and provider settings of all individuals receiving State Plan 1915(i) services to ensure that all individuals live and receive services in settings that meet the standards outlined in 42 CFR 441.710 (a)(1)(i) through (a)(1)(v). The recovery manager's scope of responsibilities include on-going monitoring of the settings for compliance with HCBS regulations. The independent entity will review and validate compliance with setting requirements. ODM, or its designee, will ensure HCBS compliance through its regulatory oversight activities of the contracted independent entities and will enforce compliance actions as necessary.

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In settings that are provider-owned and -controlled, the Recovery Manager's responsibility is to ensure the settings demonstrate the home and community-based qualities outlined in 42 CFR 441.710 (a)(1)(vi). Please note: the certified residential settings are intended to be homes where the individual lives. The majority of services and behavioral healthcare is provided in other locations outside of the residence, such as in the community at large or in a clinic setting. The 1915(i) services are designed to be delivered in community settings including, but not exclusively, in the individual's home.

At the time of assessment, reassessment or when a permanent change of residence occurs, the Recovery Manager uses the HCBS verification checklist to gather information regarding an individual's residence. The purpose of the checklist is to provide a consistent method for determining an individual's experience with community integration through the HCBS characteristics of his or her residence. The content of the checklist is based on the federal HCBS regulations and the CMS Exploratory Questions, and includes two sections of inquiry: qualities required for all home- and community-based settings and additional conditions required for provider-owned and -controlled settings. The checklist includes a series of questions directed to the individual, their guardian or authorized representative about the individual's experience residing in that setting.

The Recovery Manager does not make a determination about whether the setting is compliant during the time of the visit. For settings that appear compliant, the Recovery Manager forwards the checklist along with all other relevant eligibility and enrollment information to the independent entity for review and approval prior to enrollment in the program. The independent entity reviews the information documented by the HCBS verification checklist to ensure that compliance with HCBS setting requirements has been demonstrated.

If the setting does not appear to be compliant with the HCBS regulations, prior to an individual's enrollment in the 1915(i), the Recovery Manager convenes a meeting of the individual's transdisciplinary team to discuss specific options available to the individual. Options may include: actions that could be taken by the housing provider to make the setting compliant with HCBS requirements, remaining in the setting without the support of the 1915(i), or, prior to enrollment in the 1915(i), relocation to a different setting that is an HCBS-compliant setting. Tasks are assigned to team members and timelines are established to ensure that the action steps for the individual's preferred option are followed up on in a timely manner and prior to the individual's enrollment in the 1915(i).

The independent entity reviews the information documented on the HCBS verification checklist. If that review indicates that the setting is not compliant with HCBS settings requirements, the independent entity will submit the proposed denial of enrollment to ODM for review. Once received, ODM will review the setting information in accordance with the HCBS settings criteria set forth in 42 CFR 441.710 (a) to determine compliance, and will inform the independent entity of the determination. If a setting is ultimately determined not to be an HCBS setting, the individual is denied enrollment and afforded due process.

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Most persons eligible for the 1915(i) services live in their own home or with families or friends that are either owned or leased by the individuals their family or friend in the same manner as any adult who does not have a mental illness or diagnosed chronic condition. There are some persons seeking these services who do not have family or friends with whom they can live or are not functioning at a level where their health and safety can be supported in a totally independent setting. Depending upon the person's level of need and functioning, he or she may choose to live in a licensed Adult Care Facility which is a provider-owned or controlled setting that furnishes the level of support and supervision the individual needs in order to live in the community.

IPS-SE services may be provided in an individual's home, a community mental health center, an IPS-SE provider's office, at an individual's place of competitive employment. IPS-SE services may not be provided in hospitals, nursing facilities, IMD's and other settings which isolate people with severe and persistent mental illness from the community at large.

In order to be considered community-based, these settings must meet the additional conditions outlined in 42 CFR 441.710 (a)(1)(vi).

Individuals will not reside or receive 1915(i) services in any of the following settings:

- Any setting that is located in a building that is also a publicly or privately operated facility that
 provides inpatient institutional treatment;
- Any setting that is located in a building on the grounds of, or immediately adjacent to, a public institution; or
- Any other setting that has the effect of isolating individuals receiving Medicaid HCBS from the broader community of individuals not receiving Medicaid HCBS.

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Person-Centered Planning & Service Delivery

(By checking the following boxes the state assures that):

State: Ohio

- 1. ☑ There is an independent assessment of individuals determined to be eligible for the State plan HCBS benefit. The assessment meets federal requirements at 42 CFR §441.720.
- 2. ☑ Based on the independent assessment, there is a person-centered service plan for each individual determined to be eligible for the State plan HCBS benefit. The person-centered service plan is developed using a person-centered service planning process in accordance with 42 CFR §441.725(a), and the written person-centered service plan meets federal requirements at 42 CFR §441.725(b).
- 3. The person-centered service plan is reviewed, and revised upon reassessment of functional need as required under 42 CFR §441.720, at least every 12 months, when the individual's circumstances or needs change significantly, and at the request of the individual.
- 4. Responsibility for Face-to-Face Assessment of an Individual's Support Needs and Capabilities.

 There are educational/professional qualifications (that are reasonably related to performing assessments) of the individuals who will be responsible for conducting the independent assessment, including specific training in assessment of individuals with need for HCBS. (Specify qualifications):

Recovery Managers conducting the face-to-face* evaluation for eligibility determination/ redetermination must meet state conflict of interest standards and have:

- A bachelor's degree in social work, counseling, psychology, or similar field or be a Registered Nurse (RN) with a current, unrestricted license;
- A minimum of three years post-degree experience working with individuals with severe and persistent mental illness (SPMI) or one year post-degree experience working with individuals with diagnosed chronic conditions;
- Training in administering the ANSA,
- Training in person-centered planning,
- Training in evaluating HCBS living arrangements,
- Training in HIPAA privacy requirements,
- Training in 42 CFR part 2 confidentiality of alcohol and drug abuse patient records,
- Training in incident reporting.

*When applicable, evaluations may be conducted by video conference or telephonically in lieu of a face-to-face visit.

5. Responsibility for Development of Person-Centered Service Plan. There are qualifications (that are reasonably related to developing service plans) for persons responsible for the development of the individualized, person-centered service plan. (Specify qualifications):

Individualized PCPs are developed by individuals meeting the requirements in number 4 above.

6. Supporting the Participant in Development of Person-Centered Service Plan. Supports and information are made available to the participant (and/or the additional parties specified, as appropriate) to direct and be actively engaged in the person-centered service plan development process. (Specify: (a) the supports and information made available, and (b) the participant's authority to determine who is included in the process):

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All Person-Centered Plans (PCPs) are to be developed with the individual and consider his or her needs, goals, and preferences. The individual has authority to determine who is included in the person-centered care planning process. "Person-centered planning" is a process directed by the individual that identifies his or her strengths, values, capacities, preferences, needs, and desired outcomes. PCPs require staff and individual signatures as well as documentation of individual participation. The independent entity reviews and approves or denies all PCPs, including proposed 1915(i) services, to ensure the applicant/individual participated in the PCP development and to prevent a conflict of interest. When 1915(i) services are the responsibility of a managed care plan, the Recovery Manager and the individual will be participants on the trans-disciplinary care team.

The following process and expectations are adhered to by Recovery Managers developing the PCP with individuals:

The PCP is developed through a collaborative process that includes input from the applicant/individual, identified community supports (family/nonprofessional caregivers), the Recovery Manager, primary care/specialists, and managed care plan staff involved in assessing and/or providing care for the applicant/individual. The PCP is a comprehensive plan that integrates all components and aspects of care that are deemed medically necessary, needs based, are clinically indicated, and are provided in the most appropriate setting to achieve the individual's goals.

The PCP is developed by:

- Review, discussion and documentation of the applicant/individual's desires, needs, and goals.
- Goals are recovery, habilitative or rehabilitative in nature with outcomes specific to the needs identified by the applicant/individual.
- Review of psychiatric symptoms and how they affect the applicant/individual's functioning, and ability to attain desires, needs and goals and to self-manage health services.
- Review of the applicant/individual's skills and the support needed for the applicant/individual to manage his or her health condition and services.
- Review of the applicant/individual's strengths and needs, including medical and behavioral.
- Including all people the individual has identified.

Recommendations for the individualized PCP are developed by the individual and the Recovery Manager and the trans-disciplinary care team, when the 1915(i) services are the responsibility of a managed care plan and includes:

- The short- and long-term goals as defined by the individual.
- · The strengths, needs, and preferences as identified by the individual
- The identified Medicaid and non-Medicaid services
- The nature, amount and scope of the identified 1915(i) services.
- The nature of the non-Medicaid services and supports
- The PCP reflects that the setting in which the individual resides is chosen by the individual and is an HCBS setting. The setting chosen by the individual is integrated in, and supports full access of, individuals receiving 1915(i) services to

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the greater community, including opportunities to seek employment and work in competitive integrated settings, engage in community life, control personal resources, and receive services in the community to the same degree of access as individuals not receiving 1915(i) services.

- The PCP reflects the individual's strengths and weaknesses.
- The PCP reflects the clinical and support needs as identified through an assessment of functional need.
- The PCP includes individually identified goals and desired outcomes.
- The PCP reflects the services and supports (paid and unpaid) that will assist the
 individual to achieve identified goals, and the providers of those services and
 supports, including natural supports.
- The PCP reflects risk factors and measures to minimize them, including individualized back up plans and strategies when needed.
- The PCP is understandable to the individual and others. The PCP is written in plain language and in a manner that is accessible to individuals with disabilities and persons with limited English proficiency.
- The PCP identifies the Recovery Manager responsible for monitoring the plan.
- The PCP was finalized and agreed to, with the individual's informed consent in
 writing, and signed by the individual and the 1915(i) service providers responsible
 for its implementation and explains how the final PCP will be distributed to the
 individual and providers.
- The PCP prevents the provision of unnecessary or inappropriate services and supports.
- If any restrictive interventions or supports to address a risk were identified then the PCP must include the following:
 - Identify the specific and individualized assessed need.
 - Document the positive interventions and supports used prior to any modifications to the person-centered service plan.
 - Document less intrusive methods of meeting the need that have been tried but did not work.
 - Include a clear description of the condition that is directly proportionate to the specific assessed need.
 - Include a regular collection and review of data to measure the ongoing effectiveness of the modification.
 - Include established time limits for periodic reviews to determine if the modification is still necessary or can be terminated.
 - Informed consent of the individual or legal representative or guardian.
 - Assurance that interventions and supports will cause no harm to the individual.

The Recovery Manager who assists the individual in developing recommendations for his or her PCP does so with the active involvement of the individual. The Recovery Manager will then:

 Provide the applicant/individual of 1915(i) services a list of eligible provider agencies and services offered in his or her geographic area, or which are under contract with the managed care plan. State: Ohio §1915(i) State plan HCBS State plan Attachment 3.1-i TN: 24-008 Page 21

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- Support the individual in selecting providers of choice.
- Link the individual to his or her selected providers.

The PCP must reflect the individual's desires and choices. The individual's signature demonstrates his or her participation in the development and ongoing review of their PCP. Records must be maintained and are subject to State and/or Federal audit. The individual must attest to participation in the development of the PCP. On occasion, an individual may refuse to sign the PCP for reasons associated with the individual's behavioral health diagnosis. If an individual refuses to sign the PCP, the Recovery Manager is required to document on the PCP that the individual was present at the development of the plan and agreed to the plan but refused to sign. The Recovery Manager must also document in the PCP record that a planning meeting with the individual did occur and that the PCP reflects the individual's choice of services and agreement to participate in the services identified in the PCP. The PCP record must contain an explanation of why the individual refused to sign the plan and how this will be addressed in the future.

If an individual in the 1915(i) is assigned to/enrolled in a comprehensive care management program operated by an accountable entity (e.g., patient centered medical home, or managed care plan) the individual and the Recovery Manager will participate in the care planning process as a member of the trans-disciplinary team, which is directed by the accountable entity's care manager. The PCP developed by the individual and the Recovery Manager will be incorporated into the individualized care plan developed and maintained by the entity accountable for the comprehensive care management. The entity accountable for comprehensive care management will work with the Recovery Manager to coordinate the individual's full set of Medicaid and Medicare benefits and community resources across the continuum of care, including behavioral, medical, LTSS, and social services.

Each eligible 1915(i) Recovery Manager and managed care plan is required to provide a written statement of rights to each individual. The statement shall include:

- (1) The toll-free consumer hotline number and the telephone number for Ohio protection and advocacy, including any ombudsman assigned to the individual's managed care program.
- (2) Document that the Recovery Manager provides both a written and an oral explanation of these rights to each applicant/individual.

All complaints/grievances regarding 1915(i) provider agencies may be submitted to:

- · The individual's managed care plan or
- The "Ohio Medicaid Consumer Hotline" (1-800-324-8680)
- 7. **Informed Choice of Providers.** (Describe how participants are assisted in obtaining information about and selecting from among qualified providers of the 1915(i) services in the person-centered service plan):

The Recovery Manager will inform the individual of qualified provider options as a part of the PCP creation and ongoing maintenance process. Documentation regarding provider choice will be included in the individual's PCP record. State: Ohio TN: 24-008

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The Recovery Manager explains the process for making an informed choice of provider(s) and answers questions. The applicant/individual is also advised that choice of providers and provider agencies is ongoing for the duration of the program. Therefore, providers within an agency and provider agencies themselves can be changed upon request from the individual. The State maintains a network of 1915(i) providers.

A list of qualified agency providers is presented to the individual by the independent entity, managed care plan or Recovery Manager. Individuals, and anyone of their choosing, may interview potential service providers and make their own choice. Managed care plans must maintain online and paper provider directories from which managed care enrollees may choose providers.

8. Process for Making Person-Centered Service Plan Subject to the Approval of the Medicaid Agency. (Describe the process by which the person-centered service plan is made subject to the approval of the Medicaid agency):

"Person-centered planning" is a process directed by the individual that identifies his or her strengths, values, capacities, preferences, needs, and desired outcomes. The process includes team members who assist and support the individual to identify and access medically necessary services and supports needed to achieve his or her defined outcomes in the most inclusive setting. The individual and team identify goals, objectives, and interventions to achieve these outcomes which are documented on the person-centered services plan by the Recovery Manager.

"Person-Centered Services Plan" is the document that identifies person-centered goals, objectives, and interventions selected by the individual and team to support him or her in his or her community of choice. The plan addresses the assessed needs of the individual by identifying medically-necessary services and supports provided by natural supports, medical and processional staff, and community resources.

ODM staff prior authorize PCPs when projected costs for services detailed in the PCP exceed established thresholds. Managed care plans prior authorize 1915(i) services in accordance with 42 CFR 438.210. ODM monitors service planning through the ongoing review process and EORO contract for managed care plan review. ODM also retains the right to review and modify PCPs at any time.

9. Maintenance of Person-Centered Service Plan Forms. Written copies or electronic facsimiles of service plans are maintained for a minimum period of 3 years as required by 45 CFR §74.53. Service plans are maintained by the following (check each that applies):

Medicaid agency		Operating agency	\square	Case manager
Other (specify):	Managed Care Plan			

Services

State plan HCBS. (Complete the following table for each service. Copy table as needed):

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Service Specifications (Specify a service title for the HCBS listed in Attachment 4.19-B that the state plans to cover):

Service Title: Recovery Management

Service Definition (Scope):

Recovery Management includes coordinating all services received by an individual and assisting the individual in gaining access to needed Medicaid State Plan and 1915(i) services, as well as medical, social, educational, and other resources, regardless of funding source. Recovery Managers are responsible for monitoring the provision of services included in the PCP to ensure that the individual's needs, preferences, health, and welfare are promoted. Time spent by the Recovery Manager for the referral, eligibility evaluation, person-centered planning recommendations cannot be billed or reimbursed under the 1915(i) benefit before eligibility for this benefit has been determined. The Recovery Manager:

- Assists the individual in making recommendations for the PCP using a personcentered planning approach which supports the individual in directing and making informed choices according to the individual's assessed needs, preferences, and personal goals, and considers health and safety risk factors;
- Coordinates all services received by the individual including logistical support, advocacy and education to assist individuals in navigating the healthcare system.
- Provides supporting documentation to be considered by the independent entity in the review and approval process;
- Identifies services / providers, brokers to obtain and integrate services, facilitates, and advocates to resolve issues that impede access to needed services;
- Develops / pursues resources to support the individual's recovery goals including non-HCBS Medicaid, Medicare, and/or private insurance or other community resources;
- Assists the individual in identifying and developing natural supports (family, friends, and other community members) and resources to promote the individual's recovery;
- Informs individuals of fair hearing rights;
- Assists the individual with fair hearing requests when needed and upon request;
- Assists the individual with retaining HCBS and Medicaid eligibility;
- Educates and informs individuals about services, the individual person-centered planning process, resources for recovery, rights, and responsibilities;
- Actively coordinates with other people and/or entities essential to physical and/or behavioral services for the individual (including the individual's managed care plan or patient-centered medical home) to ensure that other services are integrated and support the individual's recovery goals, health, welfare, and wellness. The goal of active coordination is to ensure that there are no gaps in or duplication of services. Coordination includes activities that help individuals gain access to needed health (physical and behavioral health) services, manage their health conditions such as adhering to health regimens, scheduling and keeping medical appointments, obtaining and maintaining a primary medical provider and facilitating communication across providers.
- Actively participates in the care planning process as a member of the transdisciplinary team which is directed by the accountable entity's care manager when an

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individual in the 1915(i) program is assigned to/enrolled in a comprehensive care management program operated by an accountable entity (e.g. patient centered medical home or managed care plan). The PCP will be incorporated into the individualized care plan developed and maintained by the entity accountable for the comprehensive care management. The entity accountable for comprehensive care management will work with the Recovery Manager to coordinate the individual's full set of Medicaid and Medicare benefits and community resources across the continuum of care, including behavioral, medical, LTSS, and social services.

- Coordination of health services across systems, including but not limited to:
 - Physician consults
 - Serving as a communication conduit between the consumer and specialty medical and behavioral health providers
 - Notification, with the individual's permission, of changes in medication regimens and health status
 - Coaching to individuals to help them interact more effectively with providers
- Monitors health, welfare, wellness, and safety through regular monthly contacts (calls and visits with the individual, paid and unpaid supports, and natural supports) wherever the individual lives, works, or has activities;
- Responds to and assesses emergency situations and incidents and assures that appropriate actions are taken to protect the health, welfare, wellness, and safety of individuals:
- Monitors Plan of Care services, which includes but is not limited to review of providers' service documentation, the individual's participation and satisfaction with services and evaluating appropriate utilization, quality of services, gaps in care. Through the ongoing monitoring process, if there is discovery of a significant change event (e.g., inpatient hospital admission), the Recovery Manager will contact the individual by telephone by the end of the next calendar day. If there is confirmation of a significant change event, then a face to face visit must take place by the end of the third calendar day following the discovery.
- Updates the assessment, as applicable, and makes recommendations to the independent entity, or, if the individual is assigned to/enrolled in a comprehensive care management program operated by an accountable entity (e.g., patient centered medical home, or managed care plan), the accountable entity's care manager for the individual updates the PCP, based on information discovered during ongoing monitoring, which must occur as expeditiously as the individual's needs warrant but no later than fourteen (14) calendar days from the date the change in need/status is identified. Revisions to the PCP should occur no less frequently than annually.
- Initiates PCP or trans-disciplinary team discussions and meetings when services are not achieving desired outcomes;
- Advocates for continuity of services, system flexibility and integration, proper utilization of facilities and resources, accessibility, and individual rights; and
- Participates in any activities related to quality oversight and provides reporting as required.

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The contact schedule, including frequency and mode of contact (telephone or in-person), will be determined by the individual's assignment to a risk stratification level. Assignment to the appropriate risk stratification level will be completed by the independent entity or by the managed care plan. If the 1915(i) services are the responsibility of a managed care plan, the contract schedule will be established by the independent entity and the managed care plan, as applicable, as part of the authorization of recovery management services. Contacts and related activities are necessary to ensure the PCP is effectively implemented and adequately addresses the needs of the individual. The activities and contacts may be with the individual, family members, non-professional care givers, providers, and other entities. Monitoring and follow-up is necessary to help determine if services are being furnished in accordance with a PCP, the adequacy of the services in the individualized integrated care plan, and changes in the needs or status of the individual. This function includes making necessary adjustments in the PCP and service arrangement with providers.

Recovery management includes functions necessary to facilitate community transition for individuals who receive Medicaid-funded institutional services. Recovery management activities for individuals leaving institutions must be coordinated with, and must not duplicate, institutional and managed care plan discharge planning and other community transition programs. This service may be provided up to 180 days in advance of anticipated movement to the community.

The maximum caseload for a Recovery Manager providing services through this program is set by the State, and includes individuals in other waiver or state plan programs and other funding sources, unless the requirement is waived by the State.

Services must be delivered in a manner that supports the consumer's communication needs, including age-appropriate communication and translation services for individuals that are of limited-English proficiency or who have other communication needs requiring translation assistance.

Additional needs-based criteria for receiving the service, if applicable (specify):

N/A

Specify limits (if any) on the amount, duration, or scope of this service. Per 42 CFR Section 440.240, services available to any categorically needy recipient cannot be less in amount, duration and scope than those services available to a medically needy recipient, and services must be equal for any individual within a group. States must also separately address standard state plan service questions related to sufficiency of services.

(Choose each that applies):

☑ Categorically needy (specify limits):

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The following activities are excluded from recovery management as a billable 1915(i) service:

- Travel time incurred by the Recovery Manager may not be billed as a discrete unit of service;
- Services that constitute the administration of another program such as child welfare or child protective services, parole and probation functions, legal services, public guardianship, special education, and foster care;
- Representative payee functions; and
- Other activities identified by ODM

☐ Medically needy (specify limits):

Provider Type (Specify):	License (Specify):	Certification (Specify):	Other Standard (Specify):
Recovery Manager (RM) enrolled and contracted with ODM or its designee (a managed care plan) to provide recovery management services, or a recovery management entity which employs or contracts with individual recovery management providers (RMs).	\"F = -14//-		 Demonstrate knowledge of issues affecting people with severe and persistent mental illness or diagnosed chronic conditions and community-based interventions/resources for this population. Complete ODM-required training in the 1915(i) program. Hold a bachelor's degree in social work, counseling, psychology, or similar field or be an RN. Have a minimum of 3 years post degree experience working with individuals with severe and persistent mental illness (SPMI) or one year post-degree experience working with individuals with diagnosed chronic conditions. Be trained in administering the eligibility evaluation and assessment tools used by the State Be trained in person-centered

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			manag reports and ris • Be tra living • Be tra portab (HIPA 42 CF alcohor record Supervisors experience work and w	ined in incident gement, including incident ing, prevention planning, sk mitigation. ined in evaluating HCBS arrangements. ined in health insurance fility and accountability act (A) privacy requirements, R part 2 confidentiality of ol and drug abuse patient is. Is will have supervisory related to the scope of fill have a Bachelor's e an RN plus 5 years of
Verification of Prov	vider Qualification	ns (For each provid	er tyne listed	above. Copy rows as
needed):	Aut Qualification	us (1 or each provide	er type tistea	above. Copy rows as
Provider Type (Specify):	Entity Res	sponsible for Verific (Specify):	ation	Frequency of Verification (Specify):
HCBS provider agency	ODM	or its designee		Annually
Service Delivery M	all aller	The same of the sa	W 00000 111	111.90
☐ Participant-direc	ted	☑ P	Provider mana	ged

Service Specifications (Specify a service title for the HCBS listed in Attachment 4.19-B that the state plans to cover):

Service Title: Individualized Placement and Support-Supported Employment (IPS-SE)

Service Definition (Scope):

Individualized Placement and Support-Supported Employment (IPS-SE) promotes recovery through the implementation of evidence-based and best practices which allow individuals to obtain and maintain integrated competitive meaningful employment by providing training, ongoing individualized support, and skill development that honor client choice. The outcome of an employment service is that individuals will obtain and maintain a job of their choosing through rapid job placement which will increase their self-sufficiency and further their recovery. Employment services should be coordinated with mental health services and substance use treatment and services.

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Consistent with the purpose and intent of this service definition, IPS-SE shall include at least one of the following evidence based and best practice employment activities, as provided by the Qualified IPS-SE provider and as listed below:

- 1. Vocational Assessment
- 2. Development of a Vocational Plan;
- 3. On-the-job Training and skill development;
- 4. Job seeking skills training (JSST);
- 5. Job development and placement;
- 6. Job coaching;

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- Individualized job supports, which may include regular contact with the employers, family members, guardians, advocates, treatment providers, and other community supports;
- 8. Benefits planning;
- General consultation, advocacy, building and maintaining relationships with employers;
- 10. Rehabilitation guidance and counseling; or,
- 11. Time unlimited vocational support.

Any of the following employment supports may be provided in conjunction with at least one (1) of the above eleven (11) employment activities or which has received prior approval from the Ohio Department of Mental Health and Addiction Services (OhioMHAS), including:

- 1. Facilitation of natural supports;
- 2. Transportation; or,
- 3. Peer services (under IPS-SE).

IPS-SE:

Individualized Placement and Support- Supported Employment (IPS-SE): Providers who chose to offer IPS-SE employment service shall meet the following requirements to be OhioMHAS qualified providers:

- IPS-SE is an evidence based practice which is integrated and coordinated with mental
 health treatment and rehabilitation designed to provide individualized placement and
 support to assist individuals with a severe and persistent mental illness obtain,
 maintain, and advance within competitive community integrated employment
 positions.
- 2. In order to be an IPS-SE qualified provider, the provider must:
 - (a) Provide the evidence-based practice of IPS-SE after completion of training/certification on the model;
 - (b) Have current fidelity reviews completed by an OhioMHAS approved fidelity reviewer as required by the developer of the practice; and,
 - (c) Achieve the minimum fidelity score necessary to maintain fidelity, as defined by the developer of the practice.

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Additional needs-based criteria for receiving the service, if applicable (specify):

N/A

Specify limits (if any) on the amount, duration, or scope of this service. Per 42 CFR Section 440.240, services available to any categorically needy recipient cannot be less in amount, duration and scope than those services available to a medically needy recipient, and services must be equal for any individual within a group. States must also separately address standard state plan service questions related to sufficiency of services.

(Choose each that applies):

Categorically needy (specify limits):

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Federal Financial Participation (FFP) is not claimed for incentive payments, subsidies, or unrelated vocational training expenses.

- Services do not include payment for the supervisory activities rendered as a normal part of the business setting.
- Services do not include payment for supervision, training, support, and adaptations typically available to other non-disabled workers filling similar positions in the business.
- Transportation to and from the work site will be a component of and the cost of
 this transportation will be included in the rate paid to providers, unless the
 individual can access public transportation or has other means of transportation
 available to them. If public transportation is available, then it should be utilized
 by the individual, if at all possible.
- Employment Services may be used for an individual to gain work-related experience considered crucial for job placement (e.g., unpaid internship), only if such experience is vital to the person to achieve his or her vocational goal.
- Documentation must be maintained for each individual receiving this service that
 the service is not available under a program funded under Section 110 of the
 Rehabilitation Act of 1973, relating to vocational rehabilitation services, or the
 Individuals with Disabilities Education Act (20 U.S.C. 1401 et seq.), relating to
 special education.
- Services may not be for job placements paying below minimum wage.
- Services must be delivered in a manner that supports and respects the individual's communication needs including translation services, assistance with, and use of communication devices.
- Services may not be provided on the same day and at the same time as services that contain elements integral to the delivery of Employment Services (e.g., rehabilitation).
- Services must be provided in regular integrated settings and do not include sheltered work or other types of vocational services in specialized facilities, or incentive payments, subsidies, or unrelated vocational training expenses such as the following:
- Incentive payments made to an employer to encourage hiring the individual;
- Payments that are passed through to the individual;
 - Payments for supervision, training, support and adaptations typically available to other workers without disabilities filling similar positions in the business; or
 - Payments used to defray the expenses associated with starting up or operating a business.

Services do not include adaptations, assistance, and training used to meet an employer's responsibility to fulfill requirements for reasonable accommodations under the Americans with Disabilities Act

1 Miletionis Will Bishollings 1100
Medically needy (specify limits):

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	tions (For each typ	pe of provider. Cop	ry rows as needed):
Provider Type (Specify):	License (Specify):	Certification (Specify):	Other Standard (Specify):
Agency Verification of Pro	N/A vider Qualificatio	CMHC certified by OhioMHAS per Section 5119.22 of the revised code	CMHC Licensed, certified or registered individuals in compliance with current, applicable scope of practice and supervisory requirements identified by appropriate licensing, certifying or registering bodies including meeting all requirements an OhioMHAS Qualified IPS-SE Provider (listed in Service Definition of type listed above. Copy rows as
needed):			
needed): Provider Type (Specify):	Entity Re	sponsible for Verific	Frequency of Verification (Specify):

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2. Policies Concerning Payment for State plan HCBS Furnished by Relatives, Legally Responsible Individuals, and Legal Guardians. (By checking this box the state assures that): There are policies pertaining to payment the state makes to qualified persons furnishing State plan HCBS, who are relatives of the individual. There are additional policies and controls if the state makes payment to qualified legally responsible individuals or legal guardians who provide State Plan HCBS. (Specify (a) who may be paid to provide State plan HCBS; (b) the specific State plan HCBS that can be provided; (c) how the state ensures that the provision of services by such persons is in the best interest of the individual; (d) the state's strategies for ongoing monitoring of services provided by such persons; (e) the controls to ensure that payments are made only for services rendered; and (f) if legally responsible individuals may provide personal care or similar services, the policies to determine and ensure that the services are extraordinary (over and above that which would ordinarily be provided by a legally responsible individual):

The State does not make or permit HCBS agencies to make payment to legally responsible family members for furnishing State Plan HCBS.

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Participant-Direction of Services

Definition: Participant-direction means self-direction of services per $\S1915(i)(1)(G)(iii)$.

•	The state does not offer opportunity for participant-direction of State plan HCBS.
0	Every participant in State plan HCBS (or the participant's representative) is afforded the opportunity to elect to direct services. Alternate service delivery methods are available for participants who decide not to direct their services.
0	Participants in State plan HCBS (or the participant's representative) are afforded the opportunity to direct some or all of their services, subject to criteria specified by the state. (Specify criteria):

2.	Description of Participant-Direction. (Provide an overview of the opportunities for participant-
	direction under the State plan HCBS, including: (a) the nature of the opportunities afforded; (b) how participants may take advantage of these opportunities; (c) the entities that support individuals who direct
	their services and the supports that they provide; and, (d) other relevant information about the approach
	to participant-direction):

- **3. Limited Implementation of Participant-Direction**. (Participant direction is a mode of service delivery, not a Medicaid service, and so is not subject to statewideness requirements. Select one):
 - O Participant direction is available in all geographic areas in which State plan HCBS are available.
 - Participant-direction is available only to individuals who reside in the following geographic areas or political subdivisions of the state. Individuals who reside in these areas may elect self-directed service delivery options offered by the state, or may choose instead to receive comparable services through the benefit's standard service delivery methods that are in effect in all geographic areas in which State plan HCBS are available. (Specify the areas of the state affected by this option):
- **4. Participant-Directed Services**. (Indicate the State plan HCBS that may be participant-directed and the authority offered for each. Add lines as required):

Participant-Directed Service	Employer Authority	Budget Authority

5.	Financial Management.	(Select one)	
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0	Financial Management is not furnished.	Standard Medicaid payment mecha	nisms are used.
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O Financial Management is furnished as a Medicaid administrative activity necessary for administration of the Medicaid State plan.

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- 6. Participant–Directed Person-Centered Service Plan. (By checking this box the state assures that): Based on the independent assessment required under 42 CFR §441.720, the individualized person-centered service plan is developed jointly with the individual, meets federal requirements at 42 CFR §441.725, and:
 - Specifies the State plan HCBS that the individual will be responsible for directing;
 - Identifies the methods by which the individual will plan, direct or control services, including whether the individual will exercise authority over the employment of service providers and/or authority over expenditures from the individualized budget;
 - Includes appropriate risk management techniques that explicitly recognize the roles and sharing of responsibilities in obtaining services in a self-directed manner and assures the appropriateness of this plan based upon the resources and support needs of the individual;
 - Describes the process for facilitating voluntary and involuntary transition from self-direction including any circumstances under which transition out of self-direction is involuntary. There must be state procedures to ensure the continuity of services during the transition from self-direction to other service delivery methods; and
 - Specifies the financial management supports to be provided.

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•	Voluntary and Involuntary Termination of Participant-Direction. (Describe how the state facilitates an individual's transition from participant-direction, and specify any circumstances when transition is involuntary):

8. Opportunities for Participant-Direction

a. Participant-Employer Authority (individual can select, manage, and dismiss State plan HCBS providers). (Select one):

0	The state does not offer opportunity for participant-employer authority.	
0	Par	ticipants may elect participant-employer Authority (Check each that applies):
		Participant/Co-Employer. The participant (or the participant's representative) functions as the co-employer (managing employer) of workers who provide waiver services. An agency is the common law employer of participant-selected/recruited staff and performs necessary payroll and human resources functions. Supports are available to assist the participant in conducting employer-related functions.
		Participant/Common Law Employer. The participant (or the participant's representative) is the common law employer of workers who provide waiver services. An IRS-approved Fiscal/Employer Agent functions as the participant's agent in performing payroll and other employer responsibilities that are required by federal and state law. Supports are available to assist the participant in conducting employer-related functions.

b. Participant—Budget Authority (individual directs a budget that does not result in payment for medical assistance to the individual). (*Select one*):

	0	The state does no	ot offer opportunity	for participants to	direct a budget.
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O Participants may elect Participant–Budget Authority.

Participant-Directed Budget. (Describe in detail the method(s) that are used to establish the amount of the budget over which the participant has authority, including the method for calculating the dollar values in the budget based on reliable costs and service utilization, is applied consistently to each participant, and is adjusted to reflect changes in individual assessments and service plans. Information about these method(s) must be made publicly available and included in the person-centered service plan.):

Expenditure Safeguards. (Describe the safeguards that have been established for the timely prevention of the premature depletion of the participant-directed budget or to address potential service delivery problems that may be associated with budget underutilization and the entity (or entities) responsible for implementing these safeguards.

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Quality Improvement Strategy

Quality Measures

State: Ohio

(Describe the state's quality improvement strategy. For each requirement, and lettered sub-requirement, complete the table below):

- 1. Service plans a) address assessed needs of 1915(i) participants; b) are updated annually; and (c document choice of services and providers.
- 2. Eligibility Requirements: (a) an evaluation for 1915(i) State plan HCBS eligibility is provided to all applicants for whom there is reasonable indication that 1915(i) services may be needed in the future; (b) the processes and instruments described in the approved state plan for determining 1915(i) eligibility are applied appropriately; and (c) the 1915(i) benefit eligibility of enrolled individuals is reevaluated at least annually or if more frequent, as specified in the approved state plan for 1915(i) HCBS.
- 3. Providers meet required qualifications.
- 4. Settings meet the home and community-based setting requirements as specified in this SPA and in accordance with 42 CFR 441.710(a)(1) and (2).
- 5. The SMA retains authority and responsibility for program operations and oversight.
- 6. The SMA maintains financial accountability through payment of claims for services that are authorized and furnished to 1915(i) participants by qualified providers.
- 7. The state identifies, addresses, and seeks to prevent incidents of abuse, neglect, and exploitation, including the use of restraints.

(Table repeats for each measure for each requirement and lettered sub-requirement above.)

Requirement	Person-Centered Plans address assessed needs of 1915(i) participants, are updated annually, and document choice of services and providers.		
Discovery			
Discovery Evidence (Performance Measure)	Sub-assurance: Person-Centered Plans address all members' assessed needs (including health and safety risk factors) and personal goals, either by the provision of 1915(i) services or through other means.		
	 Number and percent of participants reviewed whose service plans adequately address their assessed needs. a. Numerator: Number of participants whose service plans adequately address their assessed needs, including health and safety risk factors, and personal goals. b. Denominator: Total number of participants reviewed 		

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> 2. Number and percent of participants reviewed whose personcentered plans have strategies to address and mitigate their health and welfare risk factors.

a. Numerator: Number of participants whose person-centered plans adequately address their health and welfare risk factors.

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- b. Denominator: Total number of participants reviewed
- 3. Number and percent of service plans reviewed that address individuals' personal goals.
 - **a. Numerator:** The number of service plans reviewed that address individuals' personal goals.
 - b. Denominator: Total number of service plans reviewed

Sub-assurance: Person-Centered Plans are updated/revised at least annually or when warranted by changes in the 1915(i) participant's needs.

- 4. Number and percent of participants whose person-centered plans were updated at least once in the last twelve months
 - a. Numerator: Number of person-centered plans reviewed that were updated at least annually
 - b. Denominator: Total number of participants reviewed
- 5. Number and percent of 1915(i) participants whose service plans were revised, as needed, to address changing needs.
 - a. Numerator: Number of person-centered plans reviewed that were updated when the participant's needs changed
 - **b. Denominator:** Total number of participants reviewed whose needs changed.

Sub-assurance: Services are delivered in accordance with the Person-Centered Plan, including the type, scope, amount, duration, and frequency specified in the Person-Centered Plan.

- Number and percent of participants reviewed who received services in the type, scope, amount, duration and frequency specified in the service plan.
 - a. Numerator: Number of participants reviewed who received 1915(i) services in the type, scope, amount, duration and frequency specified in the service plan
 - b. Denominator: Total number of participants reviewed

Sub-assurance: Participants are afforded choice between/among 1915(i) services and providers.

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	 7. Number and percent of participants notified of their rights to choose among 1915(i) services and/or providers. a. Numerator: Number of participants notified of their rights to choose among 1915(i) services and/or providers b. Denominator: Total number of participants reviewed
Discovery Activity	 Record review based on a representative sample with 95% confidence level and margin of error of +/- 5%.
(Source of Data & sample size)	2. Record review based on a representative sample with 95% confidence level and margin of error of +/- 5%.
	3. Record review based on a representative sample with 95% confidence level and margin of error of +/- 5%.
	4. IT system(s) or database where service plan data is stored. 100% review.
	5. Record review based on a representative sample with 95% confidence level and margin of error of +/- 5%.
	6. Record review based on a representative sample with 95% confidence level and margin of error of +/- 5%.
	7. Record review based on a representative sample with 95% confidence level and margin of error of +/- 5%.
Monitoring	The state or its designee conducts the review.
Responsibiliti	2. The state or its designee conducts the review.
(Agency or entity that conducts	3. The state or its designee conducts the review.
discovery activitie	4. The state or its designee conducts the review.
	5. The state or its designee conducts the review.
	6. The state or its designee conducts the review.
	7. The state or its designee conducts the review.
Frequency	1. Semi-annually
	2. Semi-annually
	3. Semi-annually
	4. Semi-annually
	5. Semi-annually
	6. Semi-annually
	7. Semi-annually
Remediation	
Remediation Responsibilities	
(Who corrects, analyzes, and aggregates remediation	necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective

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activities; required timeframes for remediation)		action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
, cinculation,	2.	The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
	3.	The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
	4.	The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
	5.	The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
	6.	The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
	7.	The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
Frequency	1.	Annually
(of Analysis and Aggregation)	2.	Annually
	3.	Annually
	4.	Annually
	5.	Annually

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6.	. Annually
7.	. Annually

Requirement

The processes and instruments described in the approved Ohio 1915(i) SPA are applied appropriately and according to the approved description to determine for the individual if the needs-based criteria were met.

Discovery

Discovery Evidence

(Performance Measure) **Sub-Assurance:** An evaluation for needs-based criteria is provided to all applicants for whom there is reasonable indication that services may be needed in the future.

- 8. Number and percent of new enrollees who had an evaluation indicating the individual met LON prior to receipt of services
 - **a.** Numerator: Number of new enrollees who had an evaluation indicating the individual met LON prior to receipt of services
 - b. Denominator: Total number new enrollees

Sub-Assurance: The processes and instruments described in the approved State Plan are applied appropriately and according to the approved description to determine initial participant LON.

- 9. Number and percent of initial LON determinations that were completed using the process required by the approved State Plan.
 - a. Numerator: Number of initial LON determinations reviewed that were completed using the process required by the approved State Plan
 - b. Denominator: Total number of initial LON determinations.
- 10. Number and percent of LON redeterminations for 1915(i) participants that were completed within 365 days of the previous LON determination.
 - **a.** Numerator: Number of LON redeterminations that were completed within 365 days of the previous LON determination
 - **b. Denominator:** Total number of LON redeterminations for individuals

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Discovery Activity (Source of Data & sample size)	 Record review, at the independent entity; 100% review. Record review,100% review. IT system(s) where redetermination records are maintained. Record review,100% review.
Monitoring Responsibilities (Agency or entity that conducts discovery activities)	8. The state or its designee conducts the review.9. The state or its designee conducts the review.10. The state or its designee conducts the review.
Frequency	8. Semi-annually 9. Annually 10. Monthly
Remediation	
Remediation Responsibilities (Who corrects, analyzes, and aggregates remediation activities; required	8. The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
timeframes for remediation)	9. The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
	10. The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract. ODM will collaborate with other state agencies as necessary to review improvement strategies for maintaining continued contact with program target groups.
Frequency	8. Quarterly
	9. Annually

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	(of Analysis and Aggregation)	10. Annually
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Requirement	Providers meet required qualifications.
Discovery	
Discovery Evidence (Performance Measure)	Sub-Assurance: The State verifies that providers initially and continually meet required participation standards and minimum qualifications and adhere to other standards prior to their furnishing 1915(i) services. Sub-assurance: The State monitors non-licensed/non-certified providers to assure adherence to waiver requirements.
	 11. Number and percent of new RMs who meet provider enrollment requirements prior to providing services. a. Numerator: Number of providers who met enrollment requirements prior to providing authorized services. b. Denominator: Total number of providers who were enrolled during the review period.
	 12. Number and percent of RM providers who continue to meet certification requirements. a. Numerator: Number of providers who met certification requirements one year ago and who continue to meet enrollment requirements at re-enrollment or review. b. Denominator: Total number of providers who met certification requirements one year ago.
	 13. Number and percent of new IPS-SE providers who meet provider enrollment requirements prior to providing services a. Numerator: Number of new providers who met provider enrollment requirements prior to providing services. b. Denominator: Total number of new providers who were enrolled during the review period
	 14. Number and percent of IPS-SE providers who continue to meet enrollment requirements at re-enrollment or review a. Numerator: Number of providers who met certification requirements one year ago and who continue to meet enrollment requirements at re-enrollment or review b. Denominator: Total number of providers who met certification requirements one year ago.

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Discovery Activity	11. 100% record review.
(Source of Data & sample size)	 The state or its designee will review provider enrollment information. 100% review.
	13. The state or its designee will review provider enrollment information. 100% review.
	14. The state or its designee will review provider enrollment information. 100% review.
Monitoring Responsibilities	11. The state or its designee conducts the review.
(Agency or entity	12. The state or its designee conduct the reviews.
that conducts discovery activities)	13. The state or its designee conducts the review.
albeerery delimical	14. The state or its designee collects and generates.
Frequency	11. Semi-annually
	12. Semi-annually
	13. Semi-annually
	14. Semi-annually
Remediation	
Remediation Responsibilities	11. The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is
(Who corrects, analyzes, and aggregates remediation activities: reauired	necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
analyzes, and aggregates	necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance
analyzes, and aggregates remediation activities; required timeframes for	necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract. 12. The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance
analyzes, and aggregates remediation activities; required timeframes for	necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract. 12. The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
analyzes, and aggregates remediation activities; required timeframes for	necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract. 12. The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract. 13. Ohio MHAS or designee aggregates and analyzes for ODM review
analyzes, and aggregates remediation activities; required timeframes for	necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract. 12. The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract. 13. Ohio MHAS or designee aggregates and analyzes for ODM review
analyzes, and aggregates remediation activities; required timeframes for	necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract. 12. The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective action plan is required, the plan must be submitted to the state in accordance with the process established in the contract. 13. Ohio MHAS or designee aggregates and analyzes for ODM review

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Г	(of Analysis and	13. Annually
	Aggregation)	14. Annually

10		
1	Requirement	The SMA retains authority and responsibility for program operations and oversight.
D	iscovery	
	Discovery Evidence (Performance Measure)	 Sub-Assurance: The SMA assures compliance with authority for program operation and oversight. 15. Number and percent of chart reviews conducted where the chart was found to be at least 90% compliant with the review standards. a. Numerator: Number of chart audits conducted where the chart was found to be at least 90% compliant with review standards. b. Denominator: Total number of chart reviews conducted.
	Discovery Activity (Source of Data & sample size)	15. The state or its designee will review records. Record review based on a representative sample with 95% confidence level and margin of error of +/- 5%.
	Monitoring Responsibilities (Agency or entity that conducts discovery activities)	15. The state or its designee conducts the review.
	Frequency	15. Annually
R	emediation	
	Remediation Responsibilities (Who corrects, analyzes, and aggregates remediation	15, The state or its designee aggregates the data and produces reports. ODM, with other state agencies, reviews performance and determines if remediation is necessary; timeframes for remediation vary based on the severity and nature of specific problems discovered, but are no longer than 90 days. If a corrective

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activities; required timeframes for remediation)	action plan is required, the plan must be submitted to the state in accordance with the process established in the contract.
Frequency (of Analysis and Aggregation)	15. Annually

3	
Requirement	The SMA maintains financial accountability through payment of claims for services that are authorized and furnished to 1915(i) participants by qualified providers.
Discovery	
Discovery Evidence (Performance Measure)	 Sub-Assurance: The State provides evidence that claims are coded and paid for in accordance with the reimbursement methodology specified in the approved 1915(i) and only for services rendered. 16. Number and percent of paid claims for 1915 (i) services that were authorized. a. Numerator: Number of paid claims for 1915 (i) services that were for services authorized in the individual's plan of care. b. Denominator: Total number of paid claims for 1915(i) services
Discovery Activity (Source of Data & sample size)	16. ODM's Medicaid Management Information System (MMIS) claims payment system, MITS. Claims verification audits and provider performance monitoring; 95% confidence level with a margin of error of +/- 5%.
Monitoring Responsibilities (Agency or entity that conducts discovery activities)	16. The state or its designee.
Frequency	16. Quarterly
Remediation	
Remediation Responsibilities	16. The state or its designee

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(Who corrects, analyzes, and aggregates remediation activities; required timeframes for remediation)		
Frequency (of Analysis and Aggregation)	16. Annually	

Requirement	The State identifies, addresses and seeks to prevent incidents of abuse, neglect, and exploitation, including the use of restraints.
Discovery	
Discovery Evidence (Performance Measure)	 Sub-Assurance: The State demonstrates on an ongoing basis that it identifies, addresses, and seeks to prevent instances of abuse, neglect, exploitation, and unexplained death. 17. Number and percent of Abuse (physical, verbal, emotional, sexual) Neglect, Exploitation, and Misappropriation Incidents (over \$500) reported into the ODM approved incident management system(s) within the required timeframe. a. Numerator: Total number of ANEM incidents/cases reported into the ODM approved incident management system within the require timeframe. b. Denominator: Total number of ANEM incident/cases. 18. Number and percent of unexplained or suspicious deaths for which an investigation was completed according to rule requirements. a. Numerator: Total number of unexplained or suspicious death investigations completed according to the rule requirements. b. Denominator: Total number of unexplained or suspicious deaths. Sub-Assurance: The state demonstrates that an incident management system is in place that effectively resolves those incidents and prevents further similar incidents to the extent possible. 19. Number and percent of Abuse (physical, verbal, emotional, sexual) Neglect, Exploitation, and Misappropriation Incidents (over \$500) incident investigations that were completed according to the rule requirements. a. Numerator: Total number of ANEM investigations completed according to the rule requirements. b. Denominator: Total number of ANEM investigations.

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20. Number and percent of substantiated Abuse (physical, verbal, emotional, sexual), Neglect, Exploitation, and Misappropriation Incidents (over \$500) with a prevention plan developed as a result of the incident.

a. Numerator: Total number of ANEM prevention plans completed.

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b. Denominator: Total number of ANEM incidents needing a prevention plan.

Sub-Assurance: The State policies and procedures for the use or prohibition of restrictive interventions (including restraints and seclusion) are followed.

- 21. Number and percent of substantiated unauthorized (or unapproved) restraint, seclusion or other restrictive intervention incidents with a prevention plan developed as a result of the incident.
 - **a.** Numerator: Total number of unauthorized (or unapproved) restraint prevention plans completed.
 - **b. Denominator:** Total number of unauthorized (or unapproved) restraint incidents needing a prevention plan.
- 22. Number and percent of substantiated Abuse (physical, verbal, emotional, sexual), Neglect, Exploitation, and Misappropriation Incidents (over \$500) with a prevention plan developed as a result of the incident.
 - a. Numerator: Total number of ANEM prevention plans completed.
 - **b. Denominator:** Total number of ANEM incidents needing a prevention plan.

Sub-Assurance: The state establishes overall health care standards and monitors those standards based on the responsibility of the service provider as stated in the approved plan.

- 23. Number and percent of incidents investigated for Abuse (physical, verbal, emotional, sexual), Neglect, Exploitation, and all Misappropriation (over \$500) incidents investigated that involved paid caregivers.
 - **a.** Numerator: Total number of ANEM incidents investigated that involved a paid caregiver.
 - **b. Denominator:** Total number of ANEM incidents that involved a paid caregiver.

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	Discovery Activity (Source of Data &	17. ODM's Incident Management system. 100 % review.18. ODM's Incident Management system. 100% review.
	sample size)	19. ODM's Incident Management system.
П		20. ODM's Incident Management system. 100% review.
П		21. ODM's Incident Management system.
П		22. ODM's Incident Management system. 100 % review.
П		23. ODM's Incident Management system. 100 % review.
П	Monitoring	
П	Responsibilities	17. The state or its designee conducts the review.
	(Agency or entity that conducts	18. The state or its designee conducts the review.19. The state or its designee conducts the review.
П	discovery activities)	20. The state or its designee conducts the review.
П		21. The state or its designee conducts the review.
П		22. The state or its designee conducts the review.
П		23. The state or its designee conducts the review.
П	Frequency	17. Quarterly
П		18. Quarterly
П		19. Quarterly
П		20. Quarterly
П		21. Quarterly
П		22. Quarterly
		23. Quarterly
R	emediation	
	Remediation Responsibilities	17. The state or its designee aggregates and analyzes data for review.
П	(Who corrects,	18. The state or its designee aggregates and analyzes data for review.
П	analyzes, and aggregates	19. The state or its designee aggregates and analyzes data for review.
П	remediation activities; required	20. The state or its designee aggregates and analyzes data for review.
	timeframes for	21. The state or its designee aggregates and analyzes data for review.
	remediation)	22. The state or its designee aggregates and analyzes data for review
		23. The state or its designee aggregates and analyzes data for review
	Frequency	17. Annually
		17. Annually
Щ		10. Allitually

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(of Analysis and Aggregation)	19. Annually 20. Annually 21. Annually
	22. Annually 23. Annually

Requirement	Settings meet the home and community-based setting requirements as specified in this SPA and in accordance with 42 CFR 441.710(a)(1) and (a)(2).						
Discovery							
Discovery Evidence (Performance Measure)	 24. Number/percent of HCBS settings meeting appropriate licensure or certification requirements. a. Numerator: Number of 1915(i) participant residences and HCBS provider settings that meet HCBS setting requirements b. Denominator: Total number of 1915(i) participant residences and HCBS provider settings 24. 100% review of individuals through recovery manager. 24. ODM or its designee conducts the review. 						
Discovery Activity (Source of Data & sample size)							
Monitoring Responsibilities (Agency or entity that conducts discovery activities)							
Frequency	24. Annually						
Remediation							
Remediation Responsibilities (Who corrects, analyzes, and aggregates remediation activities; required timeframes for remediation)	24. Independent Entities under contract with the state aggregates and analyzes for the state to review.						
Frequency (of Analysis and Aggregation)	24. Annually						

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System Improvement

(Describe the process for systems improvement as a result of aggregated discovery and remediation activities.)

1. Methods for Analyzing Data and Prioritizing Need for System Improvement

Through inter-departmental collaboration, ODM has established a consistent review process and monitoring schedule beginning in SFY 2019 which is now ongoing and will be adhered to as described in this plan.

- 1. Program performance data book:
 - Track and trend system performance.
 - Analyze discovery.
- 2. Quality management meetings:
 - Assess system changes.
 - Focus on reporting requirements and refining reports.
- 3. Reviews include documentation review and interviews.
- 4. Corrective action plans (CAPs).

Supplemental Outcome Measures- As part of its enhanced quality assurance strategy for Ohio's 1915(i), ODM is working to establish outcome-based performance measures as a means to monitor the effectiveness of the program in key areas. These measures are intended to support ongoing evaluation of key outcomes, including clinical outcomes, in order to inform effective management of contracts with case management entities. These measures include measures to ascertain whether important follow-up occurs after an individual enrolled in the 1915(i) program is admitted to the emergency room or for an inpatient stay, and measures that monitor how frequently individuals enrolled in the 1915(i) program lose Medicaid coverage for more than 30 days due to a failure to comply with a redetermination process.

2. Roles and Responsibilities

- 1. The independent entities and the state will collect, collate, and review. The State Medicaid agency will review the data and have final direction over corrective action plans.
- 2. The independent entities and the State will collect, analyze, and report.
- 3. The independent entities and the State coordinate and conduct reviews.
- 4. Developed by the provider/contractor, then submitted in accordance with the contract established between provider and ODM. Submitted to the independent entities, MCPs, and ODM or its designee for approval. ODM provides oversight and direction.

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3. Frequency

- 1. Updated and reported semi-annually.
- 2. Quarterly meetings.
- 3. Semi-annually.
- 4. Areas for improvement will be monitored as per CAP and presented quarterly during quality management meetings.

4. Method for Evaluating Effectiveness of System Changes

- 1
 - Set performance benchmarks.
 - Review service trends.
 - Review program implementation.
 - Focus on quality improvement. The Independent Entities and the state will track and trend system performance, analyze the discovery, synthesize the data and with the State Medicaid agency, make corrective action plans regarding quality improvement. This will include reviewing QI recommendations quarterly and building upon those improvements through CQI.
- 2. .
 - Monitoring contract and 1915(i) HCBS compliance for service delivery.
 - Review of Person-Centered Plan client outcome measures (i.e. personal goals).
- 3. .
 - Review of clinical operations (utilization management, quality management, care management) as well as fiscal reporting.
 - Compliance issues will require the submission of a corrective action plan to the Independent Entities and the state for approval and ongoing monitoring.
- 4.
 - Analysis of performance data book.
 - Review findings of program non-compliance follow-up.

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Methods and Standards for Establishing Payment Rates

1. Services Provided Under Section 1915(i) of the Social Security Act. For each optional service, describe the methods and standards used to set the associated payment rate. (Check each that applies, and describe methods and standards to set rates):

Е	HCBS Case Management						
-	□ HCBS Homemaker						
-	L HCB3 Homemaker						
HCBS Home Health Aide							
					-		
Е	L HCBS Personal Care						
HCBS Adult Day Health							
	HCBS Habilitation						
	HCBS Respite Care						
F		luals with Chronic Mental Illness, the follo	*****		**		
		HCBS Day Treatment or Other Partial Hospitalization Services					
HCBS Psychosocial Rehabilitation					2		
ı		HCDS Clinic Services (whether or not furnished in a facility for CMI)					
		HCBS Clinic Services (whether or not furnished in a facility for CMI)					
V	Other Services (specify below)						
S)40	Service Name		HCPCS Code	Billing Unit			
		very management (RM)	T1016	15 Minutes			
ı	Individualized placement and support-		H2023	15 Minutes			
ı	supported employment (IPS-SE)		H2025	15 Minutes			
	A. State Plan Reimbursement Methodology						
	Reimbursements for services are based upon a Medicaid fee schedule established by						
	the State of Ohio.						
	Payment rates for this 1915(i) program are developed based on payment rates						
	determined for other programs that provide similar services. If payment rates are not						
	available from the other programs that provide similar services, payment rates are						
	determined using modeled rates.						