**Section 240.905 Prohibition of Institutionalized Individuals From Receiving Community Care Program Services**

a) CCP services shall not be provided to:

1) any participant who is eligible for those services while an in-patient of any institution that is subject to licensure as required by the Nursing Home Care Act [210 ILCS 45].

2) any individual residing in a public institution (see 42 CFR 435.1009).

3) any individual confined or detained in any local or State penal or correctional institution or by a federal law enforcement agency.

b) A resident of a private institution who has a contract with the institution providing total needs throughout life is ineligible for this program, as no needs remain to be met.

c) A resident of a private institution (other than those who have purchased life care contracts) is ineligible for this program when he/she has purchased care and maintenance to provide for all their needs in the institution and the amount paid has not been wholly consumed for care.

(Source: Amended at 48 Ill. Reg. 11053, effective July 16, 2024)