DIFFERENTIAL MONITORING LOGIC MODEL AND ALGORITHM (DMLMA©): A NEW EARLY CHILDHOOD PROGRAM QUALITY INDICATOR MODEL (ECPQIM©) FOR EARLY CARE AND EDUCATION REGULATORY AGENCIES

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This Differential Monitoring Logic Model and Algorithm (DMLMA©) is a 4th generational Early Childhood Program Quality Indicator Model (ECPQIM©) in which the major monitoring systems in early care and education are integrated conceptually so that the overall early care and education system can be assessed and validated. With this new model, it is now possible to compare results obtained from licensing systems, quality rating and improvement systems (QRIS), risk assessment systems, key indicator systems, technical assistance, and child development/early learning outcome systems. The various approaches to validation are interposed within this model and the specific expected correlational thresholds that should be observed amongst the key elements of the model are suggested (see Table 1 and Figures 1 & 2).

The DMLMA© can be used by state agencies (child care, child residential, adult residential (just replace Child Outcomes with Adult Outcomes)), Federal agencies (Head Start, child care, Pre-K), and large provider organizations where an economy of scale is required. This model can be used with state as well as national standards, such as state licensing rules/regulations and Head Start Performance Standards or Caring for Our Children/Stepping Stones. Most states and Federal agencies have either some or all of the key elements of this model in their overall monitoring systems. The purpose of this model is to alter a one-size fits all monitoring system to one that is targeted, spending more time with problem programs who need additional assistance. This is a cost neutral model that is both cost effective and efficient and re-allocates resources from the compliant programs to the non-compliant programs.

Key Elements (see Figures 1 & 2): CI = state or federal standards, usually rules or regulations that measure health and safety - Caring for Our Children or Head Start Performance Standards will be applicable here. PQ = Quality Rating and Improvement Systems (QRIS) standards at the state level; ERS (ECERS, ITERS, FDCRS), CLASS, or CDPES (Fiene, 2007). RA = risk assessment tools/systems in which only the most critical rules/standards are measured. Stepping Stones is an example of this approach. KI = key indicators in which only predictor rules/standards are measured. The Thirteen Indicators of Quality Child Care is an example of this approach. DM = differential monitoring decision making in which it is determined if a program is in compliance or not and the number of visits/the number of rules/standards are ascertained from a scoring protocol. PD = technical assistance/training and/or professional development system which provides targeted assistance to the program based upon the DM results. CO = child outcomes which assesses how well the children are developing which is the ultimate goal of the system.

Once the above key elements are in place, it is then possible to look at the relationships amongst them to determine if the system is operating as it was intended. This is done through a validation (Figure 2) of the overall system and assessing the inter-correlations (Figure 1) to determine that the DM system is improving the health, safety, program quality and ultimately the overall development of the children it serves.

The DMLMA© provides a cross-cutting methodology that can be used in all early care and education delivery systems as well as in other human services. In the past many of these monitoring systems have functioned in silos. The DMLMA© integrates all these various monitoring systems together so that the overall monitoring system can be validated as being cost effective and efficient.
STATE AGENCY PLAN (These Steps can be viewed as an overall plan as outlined in Zellman & Fiene (2012):

The first step in utilizing the DMLMA for a state is to take a close look at its Comprehensive Licensing Tool (CI) that it uses to collect violation data on all rules with all facilities in its respective state. If the state does not utilize a tool or checklist or does not review all violation data than it needs to consider these changes because the DMLMA is based upon an Instrument Based Program Monitoring System (IPM) which utilizes tools/checklists to collect data on all rules.

The second step for the state is to compare their state’s rules with the National Health and Safety Performance Standards (Caring for Our Children) to determine the overlap and coverage between the two. This is the first approach to validation which involves Standards review (Zellman & Fiene, 2012).

The third step for the state if it utilizes a Risk Assessment (RA) tool is to assess the relationship between this tool and Stepping Stones to determine the overlap and coverage between the two. This is a continuation of the first approach to validation which involves Standards review (Zellman & Fiene, 2012).

The fourth step for the state is to compare the results from the CI with the RA tools. This step is the second approach to validation which involves Measures (Zellman & Fiene, 2012). The correlation between CI and RA should be at the .50 level or higher (.50+)(see Table 1).

In the fifth step, if a state is fortunate enough to have a QRIS – Quality Rating and Improvement System in place and has sufficient program quality (PQ) data available then they will have the ability to compare results from their CI tool with their PQ tool and validate outputs by determining the relationship between compliance with health and safety rules (CI) and program quality (PQ) measures, such as the ERS’s, CLASS, CDPES, etc… This is a very important step because very few empirical demonstrations appear in the research literature regarding this relationship. This step is the third approach to validation which involves Outputs (Zellman & Fiene, 2012). It would be expected that lower correlations (.30+) would be found between CI and PQ because these tools are measuring different aspects of quality such as health & safety versus caregiver-child interactions or overall classroom quality.

The sixth step is for the state to generate a Key Indicator (KI) tool from the CI data base. Please see Fiene & Nixon (1985) and Fiene & Kroh (2000) for a detailed explanation of the methodology for generating a KI tool. This step is also part of the second approach to validation which involves Measures. The correlation between the CI and KI should be very high (.70+) because the KI is a subset of predictor rules taken from the CI data base. If a state did not want to use the KI methodology, a direct comparison could be drawn from The Thirteen Indicators of Quality Child Care (Fiene, 2002).

The seventh step for the state is to use the RA and KI tools together to determine overall compliance of facilities and how often and which rules will be monitored for future visits. This is the basic component of a Differential Monitoring (DM) approach and continues the second approach to validation (Measures). Also, this step should drive decisions within the technical assistance/training/professional development (PD) system in what resources are allocated to a particular facility. It would be expected that moderate correlations (.50+) would be found amongst RA, KI, DM, and PD.

The eighth and final step for the state is to compare the results from the various monitoring tools (CI, PQ, RA, KI) with any child development outcome (CO) data they collect. This is a relatively new area and few, if any states at this point have this capability on a large scale. However, as Early Learning Networks and Standards are developed, this will become more common place. This step is the forth approach to validation which involves Outcomes (Zellman & Fiene, 2012). The correlations between CI, PQ, RA, KI and CO will be on the lower end (.30+) because there are so many other variables that impact children’s development other than child care facilities.

Validation is a continuous approach and is not a once and done process. States should look at their monitoring systems on an on-going basis and make the necessary adjustments as data are collected and compared in order to keep program monitoring as cost effective and efficient.
Relationship of Key Indicators (KI), Stepping Stones (RA), and Caring for Our Children (CFOC)(CI)

The above diagram depicts the relationship amongst KI, RA, and CI in which the full set of rules is represented by CFOC - Caring for Our Children, followed by RA which are the most critical rules represented by Stepping Stones, and finally the predictive rules represented by the 13 Key Quality Indicators.
### Table 1: DMLMA® Expected Thresholds

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<tr>
<th>Key Elements</th>
<th>PQ</th>
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<th>DM</th>
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Figure 1: Differential Monitoring Logic Model & Algorithm (DMLMA)© Thresholds

**DMLMA© Expected Thresholds:**
- **High Correlations (.70+)** = CI x KI.
- **Moderate Correlations (.50+)** = CI x RA; RA x DM; RA x KI; KI x DM; DM x PD.
- **Lower Correlations (.30+)** = PQ x CI; PQ x CO; PQ x DM; RA x CO; KI x CO; CI x CO.
Figure 2: Differential Monitoring Logic Model & Algorithm (DMLMA)© and Validation Approaches (Zellman & Fiene, 2012)

\[ \sum CI \times \sum PQ \Rightarrow \sum RA + \sum KI \Rightarrow \sum DM + \sum PD \Rightarrow CO \]

- (1) Standards Validation
- (2) Measures Validation
- (3) Output Validation
- (4) Outcome Validation

**Licensing System - Health & Safety Rules (CI)(1,2,3)**

**Risk Assessment Tool (RA)(1,2)**

**Quality Rating & Improvement (QRIS)(PQ)(3)**

**Key Indicator Tool (KI)(1,2)**

**Differential Monitoring (DM)(2)**

**Technical Assistance (PD)(3)**

CI Visit – less than 100% on KI & RA

**Child Outcomes (CO)(4)**

KI Visit – 100% on previous KI & RA