

## MSHN Monitoring of Delegated Functions – Admin/Managed Care Functions

CMHSP NAME:	DATE OF REVIEW:
<b>NAMES OF REVIEWERS:</b> A. Brown, D. Meier, K. Tilley, P. Keyes, T. Lo	ewicki, N. Miller, M. Lee

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
1.1	INFORMATION AND CUSTOMER SERVICES (CUSTOMER SERVICE) Information, brochures and material that pertain specifically to the CMHSP/CA's provider network are routinely shared with individuals served and posted publicly.	MDCH Consumerism Practice Guideline MDCH Contract 6.3.3	Samples of brochures, links to website, policies related to information dissemination		
1.2	Information Requirements and Notices: The CMHSP shall provide the following information to all consumers:  Names, locations, telephone numbers of, and non-English languages spoken by current providers in the consumer's service area, including information at least one provider when determined needed or requested.	PIHP contract attachment 6.3.1.1			
1.3	All informational materials, including those describing consumer rights, service requirements and benefits are provided in a manner and format that may be easily understood. Informational materials are written at the 4th grade reading level when possible (i.e., it may be necessary to include medications, diagnoses and conditions that do not meet criteria).	42 CFR. 438.10(b)(1); 42 CFR 438.10(d)(1)(i); MDCH Contract 6.3.3 42 CFR 438.10(b)(3) HSAG 8 2a	Samples of informational materials. Readability test.		

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	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
1.4	Written materials are available in alternative formats that consider the special needs of the consumer, including those with vision impairments or limited reading proficiency as required by the ADA.	42 CFR 438.10(c)(3); MDCH Contract 6.3.3	Samples of written materials in alternative formats		
1.5	A policy and/or procedure is in place for accessing the language needs of individuals served.	42 CFR 438.10(c)(4); MDCH Contract 6.4	Copy of policy/procedure. Reference materials on language needs of community.		
1.6	Written materials, including information developed by the PIHP, are available in the prevalent non-English languages of the service area	42 CFR 438.10(d) (1)(ii); MDCH Contract 6.3.3; HSAG 8 2b	Samples of written materials in languages meeting LEP requirements.		
1.7	Oral interpretation of all languages is available free of charge		Policy, contract for language interpreter		
1.8	<ul> <li>The following information is provided to all consumers within a reasonable time after notice of the consumers referral:</li> <li>Names, locations and telephone numbers of current providers. This includes at a minimum information about case managers, psychiatrists, primary therapists, etc., and any restrictions on the consumer's freedom of choice among providers;</li> <li>Amount, duration and scope of services available in sufficient detail to ensure that consumers understand the services to which they are entitled;</li> </ul>	Moved from 5.2  MDCH Contract 6.3.3.B.2			
	<ul> <li>Procedures for obtaining services including authorization requirements;</li> </ul>				

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	<ul> <li>Extent to which, and how, recipients may obtain benefits for out of network providers</li> </ul>				
	Extent of and how after-hours crisis services are				
	provided; including definitions and locations of				
	emergency and post-stabilization services and				
	the right to access such services.				
	Annually (e.g., at the time of person-centered)				
	planning) provide to the beneficiary the				
	estimated annual cost to the PIHP of each				
	covered support and service he/she is receiving.				
	(Technical Advisory P6.3.3, B.2 f provides				
	principles and guidance for transmission of this				
	information).				
	The Contractor is required to provide Explanation				
	of Benefits (EOBs) to 5% of the consumers				
	receiving services. The EOB distribution must				
	comply with all State and Federal regulations				
	regarding release of information as directed by				
	DCH. (A model Explanation of Benefits consistent				
	with Technical Requirement P6.3.3.B.2.g)				
	Consumer rights and protections, including     information about the right to a State Fair				
	information about the right to a State Fair Hearing, the right to file grievances and appeals,				
	the requirements and time frames for filing a				
	grievance or appeal, the availability of assistance				
	in the filing process, the toll-free numbers that				
	consumers can use to file a grievance or an				
	appeal by phone, and the fact that benefits can				
	continue if requested by consumer pending a				
	hearing decision.				
	<ul> <li>Any cost-sharing and how to access any other</li> </ul>				
	benefits available under the state plan but not				
	covered in contract				

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	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:
			Compliance could include:	Standard Yes/No	Notes/Comments
	Additional information is available upon request,		merade.	103/140	Notes/ Comments
	regarding the PIHP operational structure and				
	physician incentive plans.				
	Consumers are notified of their right to receive all				
	required information at least once per year.				
1.9	Written notice of a significant change in its provider	42 CFR 438.10(d)	Policy or description of		
	network including the addition of new providers and	(1)(ii); MDCH Contract	how changes to		
	planned termination of existing providers is provided to each beneficiary.	6.3.3; HSAG 8 2c	provider network are communicated.		
1.10	Good faith effort to give written notice of termination	42 CFR 438.10(d)	Policy or description of		
1.10	of a contracted provider, within 15 days after receipt or	(1)(ii); MDCH Contract	how changes to		
	issuance of the termination notice, to each beneficiary	6.3.3; HSAG 8 2c	provider network are		
	who received his or her primary care from, or was seen	·	communicated.		
	on a regular basis by, the terminated provider.				
Findin	gs and Corrective Action				
Streng	ths:				
Findin	gs:				
Recon	nmendations:				
2.1	ENROLLEE RIGHTS AND PROTECTIONS (CUSTOMER		Contact information		
	SERVICE)		provided, flyers,		
	The CMHSP maintains an office(s) of Enrollee Rights		brochures		
	and Recipient Rights in compliance with federal and				
	state statutes.				
2.2	Local communication with consumers regarding the		Flyers, brochures		
	role and purpose of the PIHP's Customer Services and				
	Recipient Rights Office.				
2.3	Consumers are allowed to choose their health care	40.000.400.5( )	Policy language related		
	professional(s) to the extent possible and appropriate.	42 CFR 438.6(m);a	to consumer choice of		
		MDCH Contract 3.4	treatment professional		

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	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:				
			Compliance could include:	Standard Yes/No	Notes/Comments				
Findin	Findings:								
Recon	Recommendations:								
3.1	ACCESS & AVAILABILITY (UTILIZATION MANAGEMENT)	PIHP Contract							
	The Access System is available 24 hours per day, 7 days	Access System							
	per week	Standards (July 2008)							
3.2	For non-emergent calls, a person's time on-hold	PIHP Contract	Policy, procedure, call						
	awaiting a screening does not exceed 3 minutes	Access System	logs,						
	without being offered an option for callback or talking	Standards (July 2008)	Evidence of						
	with a non-professional in the interim.		monitoring telephone						
			answering rates, call						
			abandonment rates						
3.3	All non-emergent callbacks occur within one business	PIHP Contract	Policy, procedure, call						
	day of initial contact	Access System	logs						
		Standards (July 2008)							
3.4	Individuals with routine needs are screened or other	PIHP Contract	Policy, procedure, call						
	arrangements made within 30 minutes	Access System	logs						
		Standards (July 2008)							
3.5	Individuals are routinely screened and/or assessed for	PIHP Contract	Policy, procedure, call						
	co-occurring disorders	Access System	logs						
		Standards (July 2008)							
3.6	The Access System conducts a clinical screening for	PIHP Contract	Access screening						
	eligibility that results in a written screening decision	Access System	Policy, procedure						
	which addresses the following items:	Standards (July 2008)							
	Identifying Problem								
	<ul> <li>Need for services and supports</li> </ul>								
	<ul> <li>Identification of population group that qualifies</li> </ul>								
	the person for CMHSP services								
	<ul> <li>Legal eligibility and priority criteria</li> </ul>								

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"	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:
			Compliance could	Standard	
			include:	Yes/No	Notes/Comments
	Documentation of any emergent or urgent				
	needs				
	<ul> <li>How individual was linked to crisis services if</li> </ul>				
	necessary				
	<ul> <li>Identification of screening disposition</li> </ul>				
	Rationale for system admission or denial				
3.7	The access system provides information about and	PIHP Contract	Policy & Procedure,		
	helps people get connected to: local and community	Access System	Copies of brochures,		
	resources, peer supports, transportation services, self-	Standards (July 2008)	evidence of written		
	help groups and other local services as needed.		materials related to		
			local community		
			services		
3.8	State standards are met for timely access to care and	42 CFR			
	services taking into account the urgency of need for	438.206(c)(1)(i);			
	services:	MDCH Contract Part			
		II, 3.1; MDCH Contract			
		Attachment P			
		4.86.5.1.1			
Findin	gs and Corrective Action				
Streng	ths:				
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<u>Findin</u>	<u>R2:</u>				
Recon	nmendations:				
4.1	CMHSP PROVIDER NETWORK - Sub-Contract Providers	42 CFR 438.206(b)(1)			
	(PROVIDER NETWORK)	MSHN AFP Response			
	The CMHSP maintains a network of appropriate	Section 2.4.2			
	providers that is supported by contracts.				

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found: Notes/Comments
4.2	The network of providers is sufficient to provide adequate access to all services covered under the contract with the PIHP, based upon:  • the anticipated number of referrals from the PIHP  • the expected utilization of services taking into consideration the characteristics and health care needs of local populations;  • the numbers and types (in terms of training, experience, and specialization) of providers required to furnish the contracted services; and  • the geographic location of providers and consumers, considering distance, travel time, the means of transportation ordinarily used by consumers, and whether the location provides physical access for people with disabilities.	42 CFR 438.206(b)(1)  Medicaid Managed Specialty Supports and Services contract, Section 6.4; AFP Sections 3.8, 4.0 42 CFR 438.214.	Example of Evidence Needed Here		
4.3	If the CMHSP is unable to provide necessary medical services covered under the contract to a particular consumer, the CMHSP adequately and timely covers these services out of network.	42 CFR 438.206(b)(4); MDCH Contract 3.4.6	Example of Evidence Needed Here Define "Timely"		
4.4	The CMHSP coordinates with out-of-network providers with respect to payment and ensures the cost to the consumer is no greater than it would be if the services were furnished within the network.	42 CFR 438.206(b)(5)	Example of Evidence Needed Here		
4.5	Negotiate contracts between the CMHSP/CA and providers based on a procurement method that meets state and federal standards and in accordance with PIHP policy	MDCH site review template D.9.1			
4.6	The CMHSP manages procurement of local providers sufficient to fulfill all PIHP delegated activities and to meet identified needs, including recruitment of staff (or	42 CFR 438.206(c)(2); MDCH Contract 3.4.2 MDCH Contract 6.4			

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	contracted) interpreters, translators, and bi-lingual/bi- cultural clinicians				
4.7	The CMHSP has an established process for monitoring the performance of each subcontracted provider relative to the contract. The monitoring process will minimally assess performance and compliance indicators established by the PIHP, deemed status and reciprocity by other CMSHPs in the region.	AFP Section 2.4.1 2 CFR 438.206(b)(1) Medicaid Managed Specialty Supports and Services contract, Section 6.4; AFP Sections 3.8, 4.0 42 CFR 438.214.			
4.8	The CMHSP has established and implemented a local level process for soliciting network provider feedback and/or complaints.	MDCH site review template D.9.3			
4.9	The CMHSP shall have an effective provider appeal process to promptly and fairly resolve disputes, including a secondary level review by MSHN.  *Note: MSHN review is new requirement and policy to be approved (recommendation only for FY15)	Medicaid Managed Specialty Supports and Services Contract, Claims Management,			
4.10	The CMHSP has a process for ensuring that contractual providers comply with all applicable requirements concerning the provision of culturally competent services	42 CFR 438.206('c)(2)			
4.11	Provider performance reports are available for review by individuals, families, advocates, and the public. Attachment P6.8.2.3 Consumerism Practice Guideline	Attachment P6.8.2.3 Consumerism Practice Guideline			
4.12	The entire service array for individuals with developmental disabilities, mental illness, or a substance abuse disorder, including (b)(3) services, are available to consumers who meet medical necessity criteria.	Medicaid Managed Specialty Supports and Services Contract Part II, Statement of Work, Section 2.0			

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
		Supports and Services)			
Summ	ary of Findings and Corrective Action	<i>Services</i>			
Streng					
<u>Findin</u>	gs:				
Recom	nmendations:				
5.1	SERVICE AUTHORIZATION & UTILIZATION  MANAGEMENT (UTILIZATION MANAGEMENT)  A utilization management program is in operation. The written utilization management program description	42 CFR 438.210(a)(3)(ii); 42 CFR 438.210(a)(3)(iii)			
	includes:				
	<ul> <li>procedures to evaluate clinical necessity, and the process used to review and approve the provision of clinical services,</li> <li>mechanisms to identify and correct underutilization as well as over utilization, and</li> <li>preauthorization, concurrent and retrospective procedures.</li> <li>Arbitrary denial or reduction of the amount, duration or scope of a required service solely because of a consumer's diagnosis, type of illness or condition is prohibited.</li> <li>Any service limits imposed are appropriate and restricted to criteria such as medical necessity or for utilization control, provided the services furnished can reasonably be expected to achieve their purpose.</li> </ul>				
5.2	Initial approval or denial of requested service:				
	<ul> <li>Initial assessment for and authorization of psychiatric inpatient services</li> </ul>				

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"	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	<ul> <li>Initial assessment for and authorization of psychiatric partial hospitalization services</li> <li>Initial and ongoing authorization of services to individuals receiving community-based services</li> <li>Grievance and Appeals, Second Opinion management, coordination and notification</li> <li>Communication with consumers regarding UM decisions, including adequate and advance notice, right to second opinion and grievance and appeal</li> </ul>				
5.3	Local-level Concurrent and Retrospective Reviews of Authorization and Utilization Management decisions/activities to internally monitor authorization decisions and congruencies regarding level of need with level of service are consistent with PIHP policy, standards and protocols.				
5.4	Specifications for what constitutes "medically necessary services" are no more restrictive than the PIHP's.	42 CFR 438.210(a)(4)	Level of care criteria, policy & procedures for service eligibility		
5.5	Specifications for what constitutes "medically necessary services" are no more restrictive than the PIHP's.	42 CFR 438.210(b)(1); MDCH PCP Practice Guidelines P 3.3.1.1	,		
5.6	Mechanisms are in effect to ensure consistent application of review criteria for authorization decisions;	42 CFR 438.210(b)(2)			
5.7	Review decisions are supervised by qualified medical professionals	Need source			
5.8	Decisions to deny or authorize service in an amount, duration or scope that is less than requested are made by a health care professional who has the appropriate clinical expertise in treating the consumers condition or disease;	42 CFR 438.210(b)(3			
5.9	The CMHSP provides Medicaid consumers with written service authorization decisions no later than 14 calendar days following receipt of a request for service	42CFR438.404(b)(2) 42CFR438.404(b)(3)	Policies, samples, chart reviews		

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"	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	authorization, unless the PIHP has authorized an extension; and the CMHSP provides Medicaid consumers with written service authorization decisions	42 CFR 438.210(c); MDCH Contract 6.3.2			
	no later than 3 days following receipt of a request for expedited service authorization, if warranted by the				
	consumer's health or functioning, unless the PIHP has authorized an extension.				
	Reasons for decisions are clearly documented and available to the recipient.				
5.10	The involved provider is informed verbally or in writing of the action if a service authorization request was				
	denied or services were authorized in an amount, duration or scope that was less than requested.				
	ary of Findings and Corrective Action				
Streng	<u>rths:</u>				
Findin	gs:				
Recon	nmendations:				
6.1	GRIEVANCE & APPEALS (CUSTOMER SERVICE)				
	There are mechanisms to evaluate the effects of the program using data on customers or provider satisfaction				
6.2	There are publicized and available appeal mechanisms for providers and consumers				
6.3	Notification of a denial is sent to both the consumer and the provider. This notification of a denial includes a description of how to file an appeal				
6.4	Incentives are not present for the denial, limitation or discontinuation of services to any consumer	42 CFR 438.210(e);			
		MDCH Contract 3.4.8			

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	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
6.5	Consumers are provided with written adequate notice of action regarding authorization of services: at the time of the decision to deny payment for a service (on the same date the action takes effect); at the time of the signing of the individual plan of services/supports; within 14 calendar days of the request for a standard service authorization if the decision will deny or limit services; and within 3 working days of the request for an expedited service authorization if the decision will deny or limit services.	42 CFR 438.210(c); 42 CFR 438.404; MDCH Grievance System			
6.6	The advanced and adequate notice letter template from the PIHP/MDCH Contract is used to ensure consistency across the region.	42 CFR 438.404(b), etc.; MDCH Grievance System			
6.7	The adequate and advance notices meet the language and alternative format needs of the consumer.	42 CFR 438.404(a), etc.; MDCH Grievance System			
6.8	Consumers are provided with written advance notice of action 12 calendar days before the intended action will take effect, when an action is being taken to reduce, suspend or terminate previously authorized services.	42 CFR 438.404(c), etc.; MDCH Grievance System			
6.9	Consumers are given reasonable assistance to complete forms and to take other procedural steps to file a grievance, appeal and/or State Fair Hearing request. This includes but is not limited to providing interpreter services and toll free numbers that have adequate TTY/TTD and interpreter capability.	42 CFR 438.406(a); MDCH Grievance System			
6.10	A copy of grievance, appeal and fair hearing requirements and timeframes are given to each provider when they join the provider network.	42 CFR 438.414; MDCH Contract 6.4			
6.11	A local appeal process has been established for Medicaid consumers to appeal action, and consumers are informed of the availability of this process.	42 CFR 438.402(a); MDCH Grievance System			

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	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
6.12	An expedited appeal process has been established for Medicaid consumers to appeal an action, and consumers are informed of the availability of this process.	42 CFR 438.410(c); MDCH Grievance System			
6.13	If a request for an expedited resolution of an appeal is denied, the CMHSP:  • Transfers the appeal to the standard resolution time frame.  • Initiates reasonable efforts to provide prompt oral notice of the denial.  • Provides follow-up written notice to consumer within 2 calendar days.  • Consumers are given 45 calendar days from the date	42 CFR 438.402(a); MDCH Grievance System 42 CFR 438.410(c);			
6.14	of the notice of action to request a local appeal.  Receipt of each appeal is acknowledged.				
6.15	Oral requests for a local appeal of an action are accepted and confirmed in writing (unless the consumer requests expedited resolution for which oral response is allowed).				
6.16	Maintain a log of all requests for appeal to allow reporting to the PIHP Quality Improvement Program, that ensures individuals who make the decisions on appeal were not involved in the previous level review or decision-making	42 CFR 438.416; MDCH Grievance System 42 CFR 438.405(a);			
6.17	The content of notices of disposition includes an explanation of the results of the resolution and the date it was completed. When the appeal is not resolved wholly in favor of the consumer, the notice of disposition must also include:  • the right to request a state fair hearing, and how to do so;  • the right to request to receive benefits while the state fair hearing is pending, if requested within 12 days of the mailing the notice of	42 CFR 438.408(d)(2)(i); 42 CFR 438.408(e); MDCH Grievance System			

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	disposition, and how to make the request; and				
	the consumer may be held liable for the cost of				
	those benefits if the hearing decision upholds				
	the action.				
6.18	Medicaid consumers are informed of their right to	42 CFR 438.414; 42			
	access to the State Fair Hearing process for appeal of	CFR 438.10(g)(1);			
	actions, including the 90 calendar day deadline (from	MDCH Grievance			
6.40	the date of notice of an action) for filing a request.	System			
6.19	CMHSP provides acknowledgement of grievance and	MSHN Medicaid			
	appeals, Adequate and Advance Notice and disposition notices within timeframes specified by and according to	Beneficiary Appeals and Grievances Policy			
	MSHN Medicaid Beneficiary Appeals and Grievances	and difevalices Policy			
	Policy				
	Tolley				
Summ	ary of Findings and Corrective Action				
Streng					
Findin Recon	gs: nmendations:				
			<del>,</del>		
7.1	PERSON-CENTERED PLANNING & DOCUMENTATION	MDCH/PIHP Contract			
	STANDARDS (UTILIZATION MANAGEMENT)	Section 3.4.1			
	The right for all individuals to have an Individual Plan of	Medicaid Managed			
	Service developed through a person-centered planning	Specialty Services and			
	process is clearly communicated to all service	Supports Contract,			
	recipients.	Attachment P 3.4.1.1.			
		Person-Centered			
		Planning Practice			
7.2	Leveland and a second planting in a second-second	Guideline	Con averta Consum 5		
7.2	Implement person-centered planning in accordance	Medicaid Managed	Separate Consumer		
	with the MDCH Person Centered Practice Guideline.	Specialty Services and Supports Contract,	Chart review for		
		Supports Contract,	compliance with		

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	STANDARD	Basis/Source	Evidence of Compliance could	Met Standard	Evidence Found:
			include:	Yes/No	Notes/Comments
		Attachment P 3.4.1.1.	Person Centered	-	
		Person-Centered	Planning		
		Planning Practice			
		Guideline	Policy/procedure		
		MHC 712	Internal CMHSP chart		
		Chapter III, Provider	audits, peer review of		
		Assurances & Provider	PCP		
		Requirements			
7.3	The individual plan of service adequately identifies the	MCL 330.1701(g)	Samples of consumer		
	individual's chosen or preferred outcomes.		records		
7.4	Services and supports identified in the individual plan				
	of service assist the individual in pursuing outcomes				
	consistent with their preferences and goals.				
7.5	Family driven and youth guided supports and services		Family-Centered		
	are provided for minor children		Planning Policy,		
			evidence of		
			monitoring, peer		
			review of records for PCP		
7.6	Individuals are provided with ongoing opportunities to		Policy/procedure		
7.0	provide feedback on how they feel about services,		r olicy/procedure		
	supports and/or treatment they are receiving, and their				
	progress towards attaining valued outcomes.				
7.7	The Person-Centered Planning Process is used to				
	modify the individual plan of service in response to				
	changes in the individual's preferences or needs.				
7.8	The Person-Centered Planning process builds upon the	MCL 330.1701(g)			
	individual's capacity to engage in activities that	,			
	promote community life.				
7.9	Person-centered planning addressed natural supports.				
7.10	Person-centered planning addressed health and safety.				

# STANDA	RD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
responsi coordina	vidual plan of service identifies the roles and bilities of the individual, the supports stor or case manager, the allies, and providers menting the plan.	Medicaid Managed Specialty Services and Supports Contract, Attachment P 3.4.1.1. Person-Centered Planning Practice Guideline			
the amo	services and supports to be provided, including unt, scope, and duration of services, are d in the plan of service.				
7.13 The IPOS	Gidentifies available conflict resolution				
	and treatment identified in the IPOS are I as specified in the plan.				
7.15 The freq specified monitor	uency of plan review for the individual is in the plan. Frequency and scope of ing of the plan reflects the intensity of the ary's health and welfare is identified in the	MH Code 330.1714 Medicaid Manual Mental Health and Substance Abuse sec. 3.24			
	s/documents placed in consumer records the consumer with name and medical record	Medicaid Provider Manual; recordkeeping MDCH site review protocol 6.2.3			
	ers have been provided a copy of his/her plan 5 days of the PCP meeting				
Summary of Fine	dings and Corrective Action				
Strengths:					
Findings:					

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
8.1	ADVANCED DIRECTIVES (CUSTOMER SERVICE)  The CMHSP has a written advance directives policy and procedures.	42 CFR 438.6(i)(3); 422.128	Policy and procedures		
8.2	The policy requires that there is documentation in a prominent part of the beneficiary's current medical record as to whether or not the beneficiary has executed an advance directive.				
8.3	The CMHSP provides for education of staff concerning its policies and procedures on advance directives		Evidence of staff training		
8.4	CMHSP subcontracts, as applicable, contain advance directive requirements appropriate to the subcontract.		Samples of subcontract language related to advanced directives		
8.5	The CMHSP provides all adult beneficiaries with written information on advance directive policies, including a description of applicable State laws. This includes information on the beneficiary's right to make decisions concerning his or her medical care, including the right to accept or refuse treatment, and the right to formulate advance directives	42 CFR 438.6(i)(3); No422.128			
8.6	The information provided to adult beneficiaries must reflect changes in State law as soon as possible, but no later than 90 days after the effective date of the change.	42 CFR 438.6(i)(4)			

**Summary of Findings and Corrective Action** 

Strengths:

Findings:

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	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:
			Compliance could include:	Standard Yes/No	Notes/Comments
9.1	COORDINATION OF CARE (QUALITY IMPROVEMENT)	HSAG XIII.4	PIHP Evidence	163/140	Notes/ Comments
"-	Coordination of care agreements are in place with the		211461166		
	QHP's within the CMHSP/CA's catchment area				
9.2	CMHSP staff pro-actively assume responsibility for	MSHN AFP response	Progress notes,		
	engaging the inpatient team during consumer's hospital	Section 5.2.1.4	continuing stay		
	stay. This includes participating in team meetings and		reviews or hospital		
	initiating discharge planning with staff, consumer,		discharge plans		
	family/guardian and community resources.		showing evidence of		
	,,,,,		CMHSP participation		
9.3	CMHSP has developed service coordination agreements	HSAG XIII.2	Copies of coordination		
	with each of the pertinent public and private		agreements		
	community-based organizations and providers to				
	address issues that relate to a shared consumer base				
9.4	The CMHSP has procedures to ensure that coordination	MDCH Contract, Part	Policies/procedures		
	occurs between primary care physicians and the	II, 6.4.4 and 6.8.	related to coordination		
	CMHSP and/or its network. Procedures ensure that	HSAG XIII.2	of care		
	the services the CMHSP furnishes to the beneficiary are				
	coordinated with the services the beneficiary receives				
	from other MCOs and PIHPs.				
	nary of Findings and Corrective Action				
Streng	gths:				
Findin	900				
<u>Findin</u>	<u>gs.</u>				
Recon	nmendations:				
- Recon	michadolis.				
10.1	BEHAVIOR TREATMENT PLAN REVIEW COMMITTEE	Medicaid Provider	Copies of CMHSP		
	(QUALITY IMPROVEMENT)	Manual 3.3	meeting minutes;		
	The CMHSP has a Behavior Treatment Plan Review	Technical	committee		
	Committee (BTPRC) to review and approve or	Requirement for	membership; etc.		
	disapprove any plans that propose to use restrictive or	Behavior Treatment	Stakeholder survey		
	intrusive interventions.	Plan Review. Revision	PIHP BTC data		
		FY 12.	spreadsheet and		
		MDCH P.1.4.1	meeting minutes		

#					
	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:
			Compliance could	Standard	N. 1 / O
			include: PIHP BTC data	Yes/No	Notes/Comments
			spreadsheet and		
			meeting minutes; consent form in file		
10.2	The Behavior Plan Review Committee is comprised of at	MDCH P.1.4.1	CMHSP Policy		
10.2	least 3 individuals:	MSHN BTR Procedure	Civins Folicy		
	one of whom should be a licensed	WISHIN BIN FIOCEGUIE			
	physician/psychiatrist.				
	A representative of the Office of Recipients				
	Rights shall be a non-voting, ex-officio				
	member.				
	<ul> <li>One member should be a licensed psychologist as defined in Section 2.4 Staff Provider</li> </ul>				
	Qualifications				
	The Committee and Committee Chair are appointed by				
	the CMHSP for a term of no more than two years.				
	Members may be reappointed for consecutive terms.				
10.3	Person Centered Plans with restrictive and intrusive,	MDCH P.1.4.1	Chart reviews show		
10.5	techniques are accompanied by and include the	MDCH P.1.4.1	signed consents and		
	approved behavior plan and special consent form from		plans		
	consumer or the parent/guardian prior to		piaris		
	implementation of plan. Annual signed special consent.				
10.4	All plans with restrictive and intrusive interventions	MDCH P.1.4.1	Chart reviews show		
10.4	must be reviewed at a minimum of quarterly.	WIDCHT .1.4.1	periodic reviews		
10.5	Each committee must establish a mechanism for	MDCH P.1.4.1	CMHSP Policy		
10.5	expedited review of a proposed behavior treatment	MSHN BTR Procedure	Civilisi Tolicy		
	plan in emergent situations. "Expedited" means the	WiShin Birthoccaure			
	plan is reviewed and approved in a short time frame				
	such as 24 or 48 hours.				
10.6	Evaluate the committee's effectiveness by	MDCH P.1.4.1	Surveys, or other		
	stakeholders, including individuals with plans, family		evaluative process, is		
	and advocates		being utilized		
10.7	The CMHSP quarterly tracks and analyzes the use of all	MDCH P.1.4.1	BTC data spreadsheet		
	physical management, involvement of law		and meeting minutes;		

#					
"	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
10.8	enforcement, and the use of intrusive and restrictive interventions.  • Dates and numbers of interventions, • The settings (e.g individual's home or work) where behaviors or interventions occurred.  • Observations about any events, settings or factors that may have triggered the behavior.  • Behaviors that initiated the techniques.  • Documentation of analysis performed to determine the cause of the behaviors that precipitated the intervention  • Description of positive behavioral supports used.  • Behaviors that resulted in termination of the interventions  • Length of time for each intervention  • Staff development and training and supervisory guidance to reduce the use of these interventions.  • Review and modification or development, if needed, of the individual's behavior plan.  Should physical management or use of law enforcement be used more than 3 times in a 30 day	MDCH P.1.4.1	Samples of Plans BTC Policy		
	period the plan is revisited and modified accordingly if needed.	MDCH F.1.4.1	Samples of minutes		
10.9	<ul> <li>Behavior plans that are forwarded to the committee must be accompanied by:</li> <li>Results of assessment to rule out physical medical and environment causes of the challenging behavior</li> <li>A functional behavioral assessment</li> <li>Results of inquiries about any medical, psychological or other factor that might put the individual subjected to intrusive or restrictive techniques at high risk of death injury or trauma.</li> <li>Evidence of the kinds of positive supports or interventions, including amount scope and duration.</li> <li>Evidence of continued efforts to find other options.</li> </ul>	MDCH P.1.4.1	Samples of plans Samples of minutes		

#					
	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	<ul> <li>Peer reviewed literature or practice guidelines that support the proposed restrictive or intrusive intervention.</li> <li>Reference to the literature should be included on new procedures, and where the intervention has limited or not support in the literature, why the plan is the best option available.</li> <li>The plan for monitoring and staff training to assure consistent implementation and documentation of</li> </ul>				
10.10	the intervention(s).  Each Behavior Treatment Plan has  Goal-expected outcome of the Behavior Treatment Plan  Objectives —baseline and steps to achieving the behavior goal  Methodology-interventions implemented to decrease target behaviors, a schedule and /or timing and things to be done to increase additional adaptive behaviors.  Measurement-how the baseline will be established, what is being measured, and assessment of the impact of behavior treatment interventions on the individual.  Plan Review- frequency of reviewing collected data  Staff In-Service —who is responsible for training staff and when the plan will be implemented.  Staff Responsible- the CM who will implement and manage the plan.				
10.11	<ul> <li>Regional review of the Quarterly BTRC report</li> <li>Local implementation of recommendations</li> <li>Compliance with required reporting to contractor</li> <li>Follow up to any unidentified elements (unknown)</li> </ul>				
	ary of Findings and Corrective Action				
Streng	ths:				
<u>Finding</u>	<u>gs:</u>				

#								
	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:			
			Compliance could include:	Standard Yes/No	Notes/Comments			
			morado	103/110	reces comments			
Recom	Recommendations:							
		I (6.5 10 . 1.5.5	T		Г			
11.1	CONSUMER INVOLVEMENT (CUSTOMER SERVICE)	(Medicaid Managed	Consumers and					
	The CMHSP provides meaningful opportunities and	Specialty Services and	family members are on					
	supports for consumer involvement in service	Supports Contract, Consumerism Practice	CMHSP/PIHP boards					
	development, service delivery, and service evaluation activities.	Guideline Attachment	<ul><li>and advisory councils</li><li>Stakeholders and the</li></ul>					
	activities.	P 6.8.2.3.)	public attend meetings					
		P 0.0.2.3.)	for comments and					
		(Consumerism	information.					
		Practice Guideline	This evidence may be					
		V.A.6.)	found in the following					
		V.A.O.)	areas: minutes,					
			agendas, sign-in					
			sheets, peer support					
			specialists positions,					
			mystery shopper					
			programs, customer					
			service information on					
			assistance with input					
			for the brochures and					
			educational materials					
			provided, consumer					
			oriented job-					
			descriptions, and					
			consumer involvement					
			in quality management					
			reviews of the CMHSP					
44.5			programs and services.					
11.2	Development of local activities designed to engage	Consumerism Practice	Trainings offered to					
	consumers, and other stakeholders, including members	Guideline P.6.8.2.3	consumers,					
	of the general public, in decision oriented activities		opportunities to serve					
	throughout the CMHSP/CA, including its subcontractors		as members of					
			committees,					

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
			Consumer Advisory		
			Councils		
11.3	Training and orientation of customers, to participate		Trainings offered to		
	actively in Advisory Groups, task forces, working		consumers,		
	committees.		opportunities to serve		
			as members of		
			committees,		
			Consumer Advisory		
			Councils		
Summ	ary of Findings and Corrective Action			1	

Strengths:

Findings:

12.1			NOTE WILL	T.,	
12.1	PROVIDER/STAFF CREDENTIALING (PROVIDER		NOTE: Will require	Yes	As documented in HBH
	NETWORK)	MDCH Credentialing	sample of employee		policies and procedures
	The CMHSP follows a documented process consistent	and Re-Credentialing	records to confirm		and as updated per MSHN
	with State policy for credentialing and re-credentialing	Processes P.6.4.3.1	credentials and		feedback and POC
	of providers who are employed by or have signed		primary source		requirements.
	contracts or participation agreements with the CMHSP.		verification		
12.2	CMHSP assures that all individuals, whether employed	MDCH Credentialing			
	or contracted by the CMHSP, as identified in	and Re-Credentialing			
	MDCH/PIHP contract P.6.4.3.1 are credentialed;	Processes P.6.4.3.1			
	whether employed or contracted by the CMHSP				
12.3	The CMHSP's Policy reflects the scope, criteria,	MDCH Credentialing		Yes	As documented in HBH
	timeliness and process for credentialing and re-	and Re-Credentialing			policies and procedures.
	credentialing providers.	Processes P.6.4.3.1			
12.4	Credentials are verified, by primary source, prior to	Public Act 218 of			
	employment. This includes criminal background check	1979, MCL 400.734			
	for any staff having direct access to consumers served.	(b)			
		MSHN AFP response			
		Section 2.4.5			

#					
	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:
			Compliance could include:	Standard Yes/No	Notes/Comments
12.5	Copies of all licenses, registrations, and/or certifications	MDCH Credentialing	merader	103/110	restes/ comments
	are kept in the employees' or contractors' files.	Policy			
12.6	Prior to employment, the CMHSP verifies that the	MDCH Credentialing			
	individual is not included in any excluded or sanctioned	Policy			
	provider lists. This verification process shall also occur				
	at the time or re-credentialing or contract renewal.				
12.7	The CMHSP follows written procedures to determine	HSAG IV B & C			
	whether:				
	Physicians and other licensed healthcare				
	professionals are qualified to perform their services				
	Non-licensed providers of care or support are  supplified to professe their integral.				
12.8	qualified to perform their jobs  The CMHSP's policy and procedures for re-credentialing	MDCH Credentialing			
12.0	require, at a minimum:	and Re-Credentialing			
	Re-credentialing at least every two years	Processes P.6.4.3.1			
	An update of information obtained during the				
	initial credentialing.				
	A process for ongoing monitoring, and intervention				
	when appropriate, of provider sanctions,				
	complaints, and quality issues pertaining to the				
	provider, which must include, at a minimum, a				
	review of:				
	Medicare/Medicaid sanctions.  State constitutes on linear and				
	<ul> <li>State sanctions or limitations on licensure, registration, or certification.</li> </ul>				
	Beneficiary concerns, which include				
	grievances (complaints) and appeals				
	information.				
	<ul> <li>CMHSP quality issues</li> </ul>				
12.9	The CMHSP has a policy and procedures to address	MDCH Credentialing			
	granting of temporary or provisional credentials and	and Re-Credentialing			
	the policy and procedures require that the temporary	Processes P.6.4.3.1			

#	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:
		<b>,</b>	Compliance could include:	Standard Yes/No	Notes/Comments
	or provisional credentials are not granted for more than 150 days and at a minimum:  1. A provider must complete a signed application that includes the following items:  • Lack of present illegal drug use  • Any history of loss of license and/or felony convictions  • Any history of loss or limitation of privileges or disciplinary action  • Summary of the providers work history for the prior five years  • Attestation by the applicant of the correctness and completeness of the application.  2. CMHSP must conduct primary source verification of the following:  • Licensure or certification  • Board certification, if applicable, or the highest level of credential attained  • Medicare/Medicaid sanctions				
12.10	<ul> <li>The CMHSP's processes require that an individual file be maintained for each credentialed provider and each file include:         <ul> <li>The initial credentialing and all subsequent recredentialing applications.</li> <li>Information gained through primary source verification.</li> <li>Any other pertinent information used in determining whether or not the provider met the CMHSP's credentialing standards.</li> </ul> </li> </ul>	MDCH Credentialing and Re-Credentialing Processes P.6.4.3.1			
12.11	The CMHSP's policy and procedures require that, at a minimum include:	MDCH Credentialing and Re-Credentialing Processes P.6.4.3.1			

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found: Notes/Comments
	1.A written application that is completed, signed and dated by the provider and attests to the following elements:  • Lack of present illegal drug use • Any history of loss of license and/or felony convictions • Any history of loss or limitation of privileges or disciplinary action • Attestation by the applicant of the correctness and completeness of the application.  2. A summary of the provider's work history for the prior 5 years 3. Verification from primary sources of:  A. Licensure or certification B. Board certification, if applicable, or the highest level of credential attained C. Documentation of graduation from an accredited school D. National Practitioner Databank (NPDB)/Healthcare Integrity and Protection Databank (HIPDB) query or in lieu of, all of the following must be verified:  • Minimum 5 year history of professional liability claims resulting in a judgment or settlement  • Disciplinary status with regulatory board or agency; and • Medicare/Medicaid sanctions E. If a physician, then physician profile information obtained from the American Medical Association or American Osteopathic				

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·	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	Association may be used to satisfy the primary source requirements for (A), (B) and (C) above.				
12.12	The CMHSP's credentialing policy was approved by the CMHSP's governing body and identifies the CMHSP administrative staff member responsible for oversight of the process.	MDCH Credentialing and Re-Credentialing Processes P.6.4.3.1			
12.13	The CMHSP's program for staff training includes: training for new personnel related to their responsibilities, program policy, and operating procedures methods for identifying staff training needs in-service training, continuing education and staff development activities	Need source			
12.14	The CMHSP validates, and revalidates at least every two years, that an <b>organizational provider</b> is licensed as necessary to operate within the State and has not been excluded from Medicaid or Medicare.	MDCH Credentialing and Re-Credentialing Processes P.6.4.3.1			
12.15	If the CMHSP accepts the credentialing decision of another CMSHP for an individual or organizational provider, it maintains copies of the current credentialing CMHSP's decision in its administrative records.	MDCH Credentialing and Re-Credentialing Processes P.6.4.3.1			
12.16	The CMHSP's policy and procedures address the requirement for the CMHSP to inform an individual or organizational provider in writing of the reasons for the CMHSP's adverse credentialing decisions	MDCH Credentialing and Re-Credentialing Processes P.6.4.3.1			
12.17	The CMHSP's policy and procedures address the CMHSP's appeal process (consistent with State and federal regulations) that is available to providers for instances when the CMHSP denies, suspends, or terminates a provider for any reason other than lack of need.	MDCH Credentialing and Re-Credentialing Processes P.6.4.3.1			
12.18	The CMHSP has procedures for reporting, to appropriate authorities (i.e., PIHP, MDCH, the provider's regulatory board or agency, the Attorney	MDCH Credentialing and Re-Credentialing Processes P.6.4.3.1	Policies and procedures		

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found: Notes/Comments
	General, etc.), improper known organizational provider or individual practitioner conduct which results in suspension of termination from the CMHSP's provider network. The procedures are consistent with current federal and State requirements, including those specified in the MDCH Medicaid Managed Specialty Supports and Services Contract.				
12.19	The CMHSP has a process or policy to ensure use of student interns is in compliance with the Provider Qualifications Chart.	MDCH memo dated 3.2.15	Policy, verification & supervision process		
Summ Streng	ary of Findings and Corrective Action ths:				
Finding Recom	gs: umendations:				
13.1	<ul> <li>QUALITY &amp; COMPLIANCE (QUALITY IMPROVEMENT)</li> <li>The CMHSP has a process in place for carrying out corporate compliance activities across the service area, including the following:         <ul> <li>written policies, procedures, and standards of conduct that articulates the organization's commitment to comply with all applicable Federal and State standards, and to guard against fraud and abuse;</li> <li>designation of a compliance officer and a compliance committee accountable to senior management, focused on regulatory identification, comprehension, interpretation, and dissemination;</li> </ul> </li> </ul>	42 CFR 438.608.(a); 42 CFR 438.608(b)(1) MDCH Contract 6.9; CMS State Medicaid Director Letter, 6/- 08	CMHSP policies & procedures  Compliance Officer job description  CMHSP Corporate Compliance Plan  Staff training records  Risk Management Plan  Compliance		
	and dissemination,		investigation records		

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·	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	<ul> <li>training of the compliance officer, committee members and the organization's employees on the compliance policies and procedures;</li> <li>provision for internal monitoring and auditing to assure standards are enforced, identify high risk compliance areas and where improvements must be made;</li> <li>provision for prompt response to detected offenses, and for development of corrective action.</li> </ul>				
13.2	CMHSP accreditation status is current and without provisions.		Accreditation letter and report, and improvement plans if applicable		
13.3	Local functions of quality assurance and management. These activities shall include: - develop and implement a Quality Improvement Program to - ensure that Best Practice Guidelines are adhered to - ensure that compliance issues are adequately addressed and reported to the PIHP.	Attachment C6.8.1.1 of the General Fund (Managed Specialty Supports and Services)			
13.4	Submission of performance indicator data to PIHP.	MDCH P6.5.1.1	Receipt by PIHP of performance indicator data as required		
13.5	The CMHSP has an established quality improvement program and plan consistent with the MSHN QAPIP.	MSHN QAPIP	CMHSP QAPI Plan and Report		
13.6	Conduct two Performance Improvement Projects (PIPs) during each Medicaid waiver period.	HSAG II.3	Receipt by PIHP of input and data from the CMHSP as required		
13.7	Procedures and a mandatory compliance plan are in place at each CMHSP to guard against fraud and abuse consistent with the MSHN Compliance Plan. This includes:	42 CFR 438.608(a) MSHN Corporate Compliance Plan	CMHSP Corporate Compliance Plan CMHSP policies and procedures		

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	<ul> <li>CMSHP follows established disciplinary guidelines for their respective employees who have failed to comply with the standards of conduct, policies, and procedures, federal and state law, or otherwise engage in wrongdoing.</li> <li>The CMHSP informs, in writing, the MSHN Chief Executive Officer (CEO) of any notice to, inquiry from, investigation by any Federal, State, or local human services, fiscal, regulatory, investigatory, prosecutory, judicial, or law enforcement agency or protection and/or advocacy organization regarding the rights, safety, or care of a recipient of Medicaid services</li> <li>The CMHSP CEO/ED shall report compliance violations to external parties (i.e. OIG, DCH) as required per DCH contract and/or MSHN/CMHSP contract.</li> <li>CMHSP staff with firsthand knowledge of activities or omissions that may violate applicable laws and regulations are required to report such wrongdoing to the MSHN Compliance Officer or to the CMHSP Compliance Officer.</li> </ul>				
13.8	The CMHSP conducts internal monitoring and quality assurance and have a process to identify chart documentation/billing errors that includes a system for correction and reporting accuracy	42 CFR 438.608(a) MSHN Corporate Compliance Plan MSHN QAPIP	CMHSP policies and procedures  PIHP receipt of data from the CMHSP as required		
13.9	The CMHSP has written procedures for reporting to the PIHP any suspicion or knowledge of fraud or abuse within the Medicaid program.	42 CFR 455.17	·		

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found: Notes/Comments
13.10	The CMHSP has a process to collect information about the nature of fraud and abuse complaints, the name of the individuals or entity involved in the suspected fraud or abuse, including name, address, phone number and Medicaid identification number and/or any other identifying information, the type of provider, approximate dollars involved, and legal and administrative disposition of the case including actions taken by law enforcement officials to whom the case has been referred.	42 CFR 455.17			
13.11	The CMHSP has a process in place to report to the PIHP on a semi-annual basis as stated in 13.10 regarding the complaints of fraud and abuse that warrant investigations.	42 CFR 455.17			
Summ	ary of Findings and Corrective Action				
Findin	<b>75:</b>				

### <u>Findings:</u>

14.1	ENSURING HEALTH & WELFARE /OLMSTEAD (QUALITY	MSHN AFP Response	Evidence of processes	
	IMPROVEMENT)	Section 2.4.11	as described in AFP	
	CMHSP has processes for addressing and monitoring	HSAG II 4a & 4b	response	
	the health, safety and welfare of all individuals served.			
	These may include:		CMHSP policies and	
	<ul> <li>Systematic reporting and review of critical</li> </ul>		procedures	
	incidents and use of Emergency Physical			
	Intervention		Provider Network	
	Recipient Rights systems that meet the		monitoring practices in	
	standards set by the Office of Recipient Rights		place, including	
	Personnel practices that include the use of		background checks	
	criminal background checks, Office of the		and quality reviews.	

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	STANDARD	Basis/Source	Evidence of Compliance could	Met Standard	Evidence Found:
			include:	Yes/No	Notes/Comments
	<ul> <li>Inspector General Reports, National         Practitioner Data Bank, and others as necessary     </li> <li>Assuring that staff who provide services in residential settings receive training using approved Michigan Department of Community Health group home curriculums.</li> <li>Quality reviews at provider locations that include documentation of health and safety practices that meet the standards of the Michigan Department of Community Health and accreditation bodies</li> <li>Ensuring that providers identify and attend to the healthcare needs of all individuals served and coordinating care with other health systems and providers</li> <li>Imposing plans of correction on providers that do not satisfactorily meet established standards</li> <li>Sanctions and termination of providers that consistently violate standards</li> </ul>		CMHSP Recipient Rights certification by DCH	TEST NO	Notes Comments
14.2	The CMHSP has processes for reporting and analyzing adverse events and risk factors. This includes:	MSHN AFP Response Section 2.4.11 AFP Response Section 5.2.2.3 HSAG II 4a & 4b	Policy/procedure, evidence of tracking events, root cause analysis		
14.3	The CMHSP provides a semi-annual report to MSHN that includes the number of individuals living outside	MSHN AFP Response Section5.3.1.10	Annual report		

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	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:
			Compliance could include:	Standard Yes/No	Notes/Comments
	the region, the date and outcome of their last PCP/FCP		miciaue.	163/140	Notes/ Comments
	meeting with regard to community-of-choice, any				
	barriers to transitioning individuals to their home				
	community, goals for the following year, and other				
	pertinent information.				
14.4	Each CMHSP will develop a process for establishing and	MSHN AFP Response	CMHSP policies and		
	monitoring standards regarding the availability and	Section 5.3.1.8	procedures		
	implementation of activities in licensed homes. Each				
	CMHSP will insure that consumer choice is inherent in		Quality Reviews of		
	the development and participation in community		licensed homes		
	integration and productivity activities.				
14.5	The CMHSP works collaboratively with the local	MSHN AFP Response	Quality Reviews of		
	licensing office to ensure awareness of issues or	Section 5.3.1.8	licensed homes		
	deficiencies and to ensure that these are addressed in a				
	timely manner. CMHSP has a quality monitoring		Agreements with local		
	program that is sufficient to ensure adequate		licensing office		
	monitoring and oversight of all licensed residential living arrangements.				
14.6	The CMHSP has a written infection control plan which	MSHN AFP Response	Infection Control Plan		
14.0	addresses monitoring for and responding to infectious	Section 5.2.2.3	infection control rian		
	disease as required by local health departments,	30000011 3.2.2.3			
	applicable laws or rules, requirements by accrediting				
	bodies.				
14.7	The CMHSP has policies/procedures for medication	MSHN AFP Response	Copy of policy &		
	consents, prescriptions, monitoring side effects,	Section 5.2.2.3	procedures		
	documentation.				
14.8	The CMHSP has a response system to emergencies and	MSHN AFP Response	Emergency response		
	staff are trained to act immediately and decisively	Section 5.2.2.3	plan		
	when appropriate for the following events including,		Evidence of staff		
	but not limited to:		training in emergency		
	1) Seeing to the immediate safety and welfare of an		preparedness		
	individual and others potentially affected, including				
	transfer to another provider when necessary				
	2) Violence (or threat of violence) on premises				

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	3) Fire				
	4) Tornadoes/severe storms				
	5) Power outages				
	6) Medical emergencies				
14.9	CMHSP routinely collects information on individual's	MDCH/PIHP Contract	QI data completeness		
	health conditions and ensures that health conditions,	Attachment 6.5.1.1	on health conditions		
	health status and current health care providers are	element #39-41	Chart reviews show		
	documented in the consumer's clinical record.	MSHN AFP response	evidence of health		
		5.2.1.2	conditions, health		
		Medicaid Provider	status and current		
		Manual, MH and	health care providers		
		Substance Abuse 3.24			
		and 13.3			
Summ	ary of Findings and Corrective Action	<u> </u>			

Strengths:

Findings:

15.1	INFORMATION TECHNOLOGY (IT) MANAGEMENT	HIPAA Security and	Policies, procedures or	
	The CMHSP has written and approved policies for the	Privacy, 45 CFR Parts	other agency	
	following:	160 & 164 Subparts A,	documents exist and	
		C & E	are adequately written	
	<ul> <li>Adverse incident and disaster recovery</li> </ul>		to meet the minimum	
	Policy 7-02	BBA requirements as	requirements of the	
	Procedure 07-02.01	validated by the EQRO	organization and,	
	Record Retention Policy		where applicable,	
	<ul> <li>Breach Notification Policy (includes reporting to</li> </ul>	MDCH/PIHP Specialty	MSHN policies.	
	MSHN)	Supports and Services	Describe the	
	<ul> <li>Compliance assurance (BBA, HIPAA, PHI, etc.)</li> </ul>	Concurrent 1915	expectations and	
	Policy 07-01, 07-02, 07-03, 07-04	(b)/(c) Waiver	actions of the	
	Procedure 07-02.06, 07-03.03, 07-04.05	contract:	organization to	
	Data archival, restoration and retention	§ 6.5, attachment	manage its IT	

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
	<ul> <li>Employee acceptable use of IT resources/information – CAUA (could include clarifications for bring-your-own-device (BYOD))         Policy 07-02         Procedure 07-02.08, 07-02.10, 07-04.05</li> <li>Employee termination (IT section of the HR policy covering termination)         Procedure 09-01.09</li> <li>Security: Computer, network, server and systems         Policy 07-01         Procedure 07-01.03, 07-02.01, 07-02.02, 07-02.05</li> <li>Telecommunications and Telecommuting (as applicable)         Policy 07-04         Procedure 07-04.02, 07-04.03, 07-04.05</li> <li>Validation of quality indicator         (QI)/demographic, claims, encounter, critical incident, and performance indicator data Policy 07-01, 08-01         Procedure 07-01.01, 08-01.03</li> </ul>	7.0.2, and AFP attestation § 2.3  MSHN/CMHSP Participant contract delegation grid	resources, and is reviewed and revised on a regularly recurring basis.		
15.2	The CMHSP has a process for identification of IT needs and assures adequate IT resource allocation to fulfill contractually obligated functions.	See 1.1 above	Evidence that staff is able to identify needs and make request of the IT function, and how the organization decides which functions should be resourced.		

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	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:
			Compliance could include:	Standard Yes/No	Notes/Comments
15.3	The CMHSP assures on-going learning for technical	See 1.1 above	Describe how the	res/NO	Notes/ Comments
15.5	professionals to maintain currency in IT knowledge,	3CC 1.1 db0VC	CMHSP reasonably		
	skills and abilities.		assures that internal IT		
	Skins arra abinciesi		staff or contractors		
			maintain currency to		
			provide systems		
			security, maximized		
			capability, and		
			regulatory compliance.		
15.4	INFORMATION ASSURANCE	MDCH/PIHP Specialty	Written process		
	Data Integration: The CMHSP combines different types	Supports and Services	describing the steps		
	of information to provide data to the PIHP (e.g. QI, PI,	Concurrent 1915	used to combine and		
	critical incident, and claims/encounter, etc.).	(b)/(c) Waiver	validate various data		
		contract:	sources in reporting		
		§ 6.5, attachment	information to the		
		7.0.2, and AFP	PIHP.		
		attestation § 2.3			
		MSHN/CMHSP			
		Participant contract			
		delegation grid			
15.5	Data Control: The CMHSP maintains and performs data	See 2.1 above	Beyond the policies		
	backup, restoration, and disaster recovery procedures.		listed in 1.1, it is the		
	Utilizes secure communication for electronic protected		documentation and		
	healthcare information (PHI).		demonstration of		
			back-up, restoration		
			and disaster recovery		
			procedures.		

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	STANDARD	Basis/Source	Evidence of	Met	Evidence Found:
			Compliance could	Standard	
			include:	Yes/No	Notes/Comments
			The CMHSP will	•	-
			demonstrate the		
			procedures and		
			technologies in place		
			to secure e-PHI.		
15.6	Data Validation: The CMHSP has system controls and	See 2.1 above	The CMHSP can		
	quality procedures in place to assure the validity of		demonstrate the types		
	data submitted to the PIHP (e.g. QI, PI, critical incident,		of information		
	claims and encounter, etc.).		validation that exist		
			within its		
			EMR/EHR/PM and		
			data		
			warehousing/reporting		
			systems, along with		
			external validation		
			activities, that		
			reasonably assures the		
			quality of the data		
			submitted to the PIHP.		
15.7	Data Completeness: The CMHSP has systems and	MDCH/PIHP Specialty	As the organization		
	processes in place to gather and report all contractually	Supports and Services	holding records on		
	obligated information, including but not limited to:	Concurrent 1915	persons served,		
	MDCH reports (encounter, QI, CIR, PI) and consumer	(b)/(c) Waiver	information contained		
	(EOB and Cost of Service), per the frequency as defined	contract:	in the contract is		
	in the contract).	§ 6.5, attachment	available in		
		7.0.2, and AFP	EMR/EHR/PM and/or		
		attestation § 2.3	data		
			warehousing/reporting		
			systems, or is		
			otherwise accounted		
			for and able to be		
			electronically		
			submitted to the PIHP.		

#	STANDARD	Basis/Source	Evidence of Compliance could include:	Met Standard Yes/No	Evidence Found:  Notes/Comments
15.8	SYSTEMS SECURITY Physical Security: The CMHSP mitigates vulnerabilities to system corruption and data loss through restricted physical access to non-user IT resources.	HIPAA Security and Privacy, 45 CFR Parts 160 & 164 Subparts A, C & E	Key network components – servers, network infrastructure, and external data or telecommunications nodes – are secured with limited access. Should align with the Security policy referenced in 1.1 above.		
15.9	Systems Security: The CMHSP maintains adequate control of administrator-level user privileges	See 3.1 above	Only authorized staff have access to administrator-level user information. Redundancy of administrator level functions is in place.		
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# **CHART SPECIFIC REVIEWS** (NOT INCLUDED ABOVE IN DMC REVIEW) PERFORMANCE INDICATOR SELECTION **Record Results:** Comments: **Summary of Findings and Corrective Action** Strengths: Findings: **Recommendations: CRITICAL INCIDENTS SELECTION Record Results: Comments:**

Summary of Findings and Corrective Action
Strengths:
Findings:
Recommendations:
STAFF TRAINING RECORDS REVIEW
STAIT TRAINING RECORDS REVIEW
Record Results:
Comments:
Summary of Findings and Corrective Action
Strengths:
Findings:
De commandation de
Recommendations:
MEDICAID CLAIMS/SERVICES VERIFICATION SELECTION
Record Results:

Comments:
Summary of Findings and Corrective Action
Strengths:
Findings:
Thungs.
Recommendations:
PROVIDER NETWORK CONTRACT SELECTION REVIEW
THOUSER NETWORK CONTRACT SELECTION REVIEW
Record Results:
Comments
Comments:
Summary of Findings and Corrective Action
Strengths:
Findings
Findings:
Recommendations:

PROVIDER MONITORING REVIEWS
Record Results:
Comments:
Summary of Findings and Corrective Action
Strengths:
Findings:
Recommendations:
QUALITY INDICATOR - 95% COMPLIANCE REPORT REVIEW
Record Results:
Comments:
Summary of Findings and Corrective Action
Strengths:

Findings:
Recommendations:
Neconimendations:
MMBPIS COMPLIANCE REPORT REVIEW
Record Results:
Comments:
Summary of Findings and Corrective Action
Strengths:
Findings:
Recommendations:

ENCOUNTER DATA SYSTEM AND RECORD VALIDATION SELECTION							
Record Results:							
Diagnosis	Proc/Rev Code	Modifier	Quantity of Service	Facility Cod	de Claim Charge	Adjudication Date	
%	%	%	%	%	%	%	
Comments:							
Summary of Findings and Corrective Action							
Strengths:							
<u>Findings:</u>							
Recommendations:							
QI DATA SYSTEM AND RECORD VALIDATION SELECTION							
Record Results:							
QI System Validation (Part I)							
Element Present in Data System		Value in Sy	Value in System Matches DCH Requirement		Method of Translation Meets DCH Requirement		
%			%		%		
QI Data Validation (Part II)							
Relational Questions				QI / Systems Match			
% % 							
Comments:							
Summary of Findings and Corrective Action							
Strengths:							
Findings:							
Recommendations:							