### POLICIES AND PROCEDURE MANUAL

Chapter:	Customer Service			
Title:	Advance Directives			
Policy:	Review Cycle: Biennial  Author: Chief Compliance and Quality Officer, Customer Service Committee	Adopted Date: 09.02.14 Review Date: 07.02.2024	Related Policies: Customer Service Policy	

## **Purpose**

To ensure that adult beneficiaries of Mid-State Health Network (MSHN), receive information on advance directives in accordance with 42 Code of Federal Regulations (CFR) 422.128 and 42 CFR 438.3.

## **Policy**

MSHN delegates the responsibility for providing adult beneficiaries with information related to advance directives to its Community Mental Health Service Program (CMHSP) Participants/Substance Use Disorder (SUD) Provider Network.

- 1. CMHSP Participants/SUD Provider Network must maintain written policies and procedures concerning advance directives with respect to all adult individuals receiving care by or through the organization;
- 2. CMHSP Participants/SUD Provider Network:
  - A. Are not required to provide care that conflicts with an advance directive; and
  - B. Are not required to implement an advance directive if, as a matter of conscience, the provider cannot implement an advance directive.
  - C. Are prohibited from conditioning the provision of care based on whether or not the individual has executed an advance directive.
- 3. MSHN Standards for Advance Directives shall ensure that the CMHSP Participants/SUD Provider Network:
  - A. Provides adult beneficiaries with written information on advance directives at the time of initial enrollment;
  - B. Supplies information that includes a description of applicable state law and rights under applicable laws;
  - C. Document in a prominent part of the individual's current medical record whether or not the individual has executed an advanced directive;
  - D. Not condition the provision of care or otherwise discriminate against an individual based on whether or not the individual has executed an advance directive;
  - E. Continuously updates written information to reflect any changes in state law as soon as possible but no later than 90 days after it becomes effective; and
  - F. Informs individuals that grievances concerning noncompliance with the advance directive requirements may be filed with Customer Services.

### Applies to:

$\times$	All Mid-State Health Network Staff
	Selected MSHN Staff, as follows:
$\times$	MSHN's CMHSP Participants: □Policy Only 図Policy and Procedure
$\times$	Other: Sub-contract Providers

## **Definitions**:

Advance Directive: Document(s) or documentation allowing a person to give directions about future medical care and/or psychiatric care or to designate another person(s) to make medical decisions if the individual loses decision making capacity. Advance directives may include living wills, durable powers of attorney for health care, do-not-resuscitate (DNRs) orders, and right to die or similar documents listed in the Patient Self-Determination Act that express the individual's preferences

CFR: Code of Federal Regulations

**CMHSP**: Community Mental Health Service Program

<u>CMHSP Participants/SUD Provider Network</u>: refers to a CMHSP Participant and all Substance Use Disorder Prevention and Treatment Providers that are directly under contract with PIHP MSHN to provide services and/or supports through direct operations or through the CMHSP's subcontractors.

DNR: Do Not Resuscitate

MSHN: Mid-State Health Network PIHP: Pre-paid Inpatient Health Plan

SUD: Substance Use Disorder

## **Other Related Materials:**

N/A

# **References/Legal Authority:**

- 1. State of Michigan/PIHP Contract: Schedule A: Statement of Work Contract Activities: Q. Observance of State and Federal Laws: 4. Advance Directives Compliance
- 2. Balanced Budget Act 438.3(j)
- 3. Center for Medicare and Medicaid Monitoring Medicaid Managed Care Organizations and Prepaid Inpatient Heath Plans- A Protocol for Determining Compliance with 42 CFR.
- 4. Michigan Mental Health Code 330.1433 & 330.1469a
- 5. Federal Patient Self-Determination Act Part 489
- 6. 42 CFR 422.128 and 42 CFR 438.3(i)

#### **Change Log:**

Date of Change	Description of Change	Responsible Party
09.2014	New Policy	Chief Compliance Officer
11.2015	Annual Review	Director of Compliance,
		Customer Service and QI
11.21.2016	Annual Review	Customer Service Committee
12.18.2017	Annual Review	Customer Service Committee
12.03.2018	Annual Review, addition of	Customer Service Committee
	requirements	
03.16.2020	Annual Review, Reference/Legal	Customer Service Committee
	Authority reference correction	

11.15.2021	Bi-annual Review, language added to meet contract requirements	Customer Service Committee
01.22.2024	Biennial Review, no changes	Customer Service Committee