Title: Person Centered Planning (PCP) Process and Individual Plan of Service (IPOS) Procedure

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Purpose:

To define the guidelines and requirements to be used when developing a person/family centered plan of service and the delivery of supports and services in accordance with established state and federal regulations (reference Medicaid Managed Specialty Supports and Services Concurrent 1915(b)/(c) Waiver Program.

Scope:

This procedure applies to all employees (including full-time employees, part-time employees, contractual clinical providers, volunteers, students, and/or interns) of Huron Behavioral Health (HBH) and all consumers served by HBH.

Information:

1. The Michigan Mental Health Code requires that every consumer receives a written Individual Plan Of Service (IPOS) within seven (7) days from the “commencement of service” (330.1712) (see also “Definitions” section for clarification). HBH makes every effort to schedule the first appointment after intake assessment within seven (7) days. However, the Michigan Department of Health and Human Services (MDHHS) allows up to fourteen (14) calendar days for the first follow-up appointment.

2. In accordance with the MDHHS contractual requirements and “Person-Centered Planning Policy, the IPOS must be delivered to the consumer within fifteen (15) business days of the PCP meeting.

3. The IPOS is to be developed and written with the fullest possible participation of the consumer and their family and/or legal guardian, as appropriate. By definition, the PCP process is directed by the consumer, and their parent and/or guardian. The consumer must sign his/her IPOS. If the consumer has a guardian, the guardian will also sign the IPOS (see also “Personal Representative/Guardian Policy” ORI.1.15).

4. HBH will assist the consumer and his/her advocates to design services which are based on medical necessity and are the least restrictive/intrusive services available to meet the needs of the individual.

5. Some consumers served by HBH do not have a range of life experiences to be able to make fully informed decisions. Because of this, it is essential for HBH staff to:
   a. Assist the consumer to gain the experience and skills needed to make informed decisions
   b. Explain (in ways that the consumer and their natural supports can clearly understand):
      - The available options/service alternatives
      - The benefits, consequences, and risk factors, including back-up plans and strategies
      - The ways HBH can (and cannot) support the achievement of their desired outcomes

6. The IPOS is the foundation for all treatment activities and becomes the prescription for services. Therefore, treatment cannot be effectively or efficaciously provided until mutually agreed upon goals and service needs are defined. The Individual Plan Of Service consists of many aspects, which include, but may not be limited to:
   - Identifying medically necessary services (Scope, Duration, Frequency, Intensity)
   - Identifying any co-occurring treatment needs
   - Defining goals, objectives, methodology, and the timeframes for completing them
   - Developing social inclusion activities and community involvement
   - Assisting with meaningful and competitive employment opportunities
   - Identifying the consumer’s natural supports/family relationships and informal social networks
   - Identifying and addressing the consumer’s health and safety concerns
   - Identifying the consumer’s strengths and skills
   - Identifying the consumer’s cultural & ethnic issues
   - Identifying any assistive technology/LEP (Limited English Proficiency) needs
• Identifying any unmet service and supports needs  
• Defining the review frequency (Periodic Reviews)

7. Huron Behavioral Health views the IPOS as the individual's treatment plan. When the HBH physician is involved in the consumer's treatment, the HBH physician will also sign the IPOS. Additionally, using the Electronic Medical Record (EMR) system, the IPOS must specify all services (with the exception of those not requiring an authorization such as Emergency Services, Inpatient Hospitalization, Initial Assessment, etc.). Each service that requires an authorization must show how and by whom they are to be provided, as well as the amount, scope, frequency, and expected duration of each service to be provided; as well as the desired outcomes.

8. Clinical Assessments should be used to inform the PCP process, but is not a substitute for the process. Functional assessments must be done using a person-centered approach. The functional assessment and the PCP process together should be used as the basis for identifying goals, risks, and needs. The IPOS must also incorporate recommendations from the pre-plan, safety checklists, and initial health screens. As applicable, these must be completed prior to the Person-Centered Planning meeting so that the recommendations are incorporated into the IPOS as goals, objectives, and team assignments, etc.

9. It is the policy of HBH to have only one (1) active IPOS for any consumer served. If additional services are added or changed after an IPOS is developed, a new IPOS or an addendum may be used to convey the additions/changes to the plan (see section "H" below).

10. The Person Centered Planning process also reflects when a behavior treatment plan needs to be developed as part of the treatment plan (see also "Behavior Treatment Plan Policy" BM.1.01).

11. Family-centered and youth-guided planning, supports, and services are provided for minor children.

12. Consumers are provided with ongoing opportunities to express their needs, desires, preferences, and meaningful choices.

13. Individuals are provided with ongoing opportunities to provide feedback relative to the services, supports, and treatment they are receiving from HBH (i.e. during periodic reviews and through the program-specific consumer satisfaction survey process).

14. In accordance with regional/affiliation agreement and standardized practices, if a guardian cannot attend the consumer's IPOS meeting and is not available to sign the IPOS, it is understood that "implied consent" has been granted to the consumer to sign/approve the IPOS (see "Definitions" section).

15. Any persons providing direct care services in conjunction with a planned service (as directed in the individuals' IPOS) will receive IPOS-specific training regarding the individual's needs must sign a "IPOS-Specific Training and Agreement Form for Personal Care Staff" (90-004) to indicate they understand will abide by the individual's plan of service.

Procedure:

A. Person-Centered Planning Process and IPOS Rules:

1. Before services can be provided by HBH, an IPOS must be completed (except for Emergency Services (ES)/crisis interventions and Initial Assessments).

2. The Michigan Mental Code requires that every consumer be given Person-Centered Planning pre-planning (see "PCP Pre-Planning Procedure" QI.2.34).

3. An IPOS must be started well enough in advance of the current IPOS's so that services are continuous and uninterrupted. Workers are expected to begin the PCP process at the third Periodic Review to assure adequate time to conduct the new person-centered planning process without any lapse in the plan and services.

4. An IPOS can be written for up to one (1) year but cannot exceed a one (1) year period.

5. An IPOS must list every service that is to be provided (except for Emergency Services and Initial Assessments).
6. An IPOS must be addended or re-written if the consumer’s treatment needs change.

7. If HBH is billing/invoicing for a service, it must be:
   - Medically necessary
   - Stated in the PCP (Note: Exceptions include Emergency Services and Initial Assessments)
   - Provided to the individual at the frequency, scope, & duration stated in the PCP
   - Accurately documented in the consumer’s case record

8. Services defined in the IPOS must be medically necessary and must be stated in terms that align with the service terminology utilized in the Medicaid Provider Manual. All services to be provided (including all ancillary services must be included in the services section of the IPOS. Decisions to deny or authorize service in amount, scope, duration that is less than requested are made by a health care professional with the appropriate clinical expertise in treating the individual’s condition. In addition to defining the services in the IPOS, the worker must include the unit cost for services to provide a “Cost of Service Report” as part of the written plan of service.

9. Services must be defined in the IPOS with amount, scope, and duration (see guidelines in the table below):

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
<th>Scope</th>
<th>Duration</th>
<th>Level of Need/ Medical Necessity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medication Reviews</td>
<td>1-3 Times</td>
<td>Quarterly</td>
<td>1 year</td>
<td>per Psychiatrist direction</td>
</tr>
<tr>
<td>Outpatient Therapy</td>
<td>2-4 sessions</td>
<td>Monthly</td>
<td>6-12 months</td>
<td>Locus Level 1 or 2 (complete Initially, when the Level of Care changes, quarterly, at the end of services, at the time of the PCP)</td>
</tr>
<tr>
<td>Group Therapy</td>
<td>1 time</td>
<td>Weekly</td>
<td>Length of Group Therapy</td>
<td>Locus Level 1 or 2 (complete Initially, when the Level of Care changes, quarterly, at the end of services, at the time of the PCP)</td>
</tr>
<tr>
<td>Case Management/ Supports Coordination</td>
<td>1-2 times</td>
<td>Monthly</td>
<td>1 year</td>
<td>Locus Level 1 or 2 (complete Initially, when the Level of Care changes, quarterly, at the end of services, at the time of the PCP)</td>
</tr>
<tr>
<td>Intensive Case Management</td>
<td>1 time</td>
<td>Weekly</td>
<td>1 year</td>
<td>Locus Level 3 or higher (complete Initially, when the Level of Care changes, quarterly, at the end of services, at the time of the PCP)</td>
</tr>
<tr>
<td>Home Based / Infant Mental Health</td>
<td>4 hours</td>
<td>Weekly</td>
<td>6-12 months</td>
<td>PECFAS or CAFAS score of 80 or higher; or if there is a score of 20 or higher in both ‘Self Harm’ and ‘Behavior Toward Others’ categories (complete Initially, quarterly, at end of services)</td>
</tr>
<tr>
<td>Assertive Community Treatment (ACT)</td>
<td>2-5 times</td>
<td>Weekly</td>
<td>1 year</td>
<td>Locus Level of 4 or higher (complete Initially, when the Level of Care changes, quarterly, at the end of services, at the time of the PCP)</td>
</tr>
<tr>
<td>Skill Building Assistance</td>
<td>11-22 units</td>
<td>Weekly</td>
<td>1 year</td>
<td>PCP and Assessment of Need (90-573)</td>
</tr>
<tr>
<td>Supported Employment</td>
<td>22-66 units</td>
<td>Weekly</td>
<td>1 year</td>
<td>PCP and Assessment of Need (90-573)</td>
</tr>
<tr>
<td>Respite Care</td>
<td>As determined by Respite Rating Scale</td>
<td></td>
<td></td>
<td>Respite Needs Assessment Form (90-547)</td>
</tr>
<tr>
<td>Community Living Supports</td>
<td>8-60 units</td>
<td>Weekly</td>
<td>1 year</td>
<td>Person-Centered Planning and Assessment of Need</td>
</tr>
<tr>
<td>Specialized Residential</td>
<td>Daily rate after assessed rating (10-008)</td>
<td></td>
<td></td>
<td>Specialized Residential Rating Scale Form (10-008)</td>
</tr>
</tbody>
</table>
10. It may be determined during the Person-Centered Planning process that an individual meets the medical necessity criteria for occupational therapy (OT) and/or physical therapy (PT) services and these services will be included in the IPOS. If it is determined after the Person-Centered Planning process that OT and/or PT services are medically necessary, the IPOS will be addended. (Note per Medicaid guidelines, these services must be prescribed by a physician.) If the consumer is receiving nursing services, the Registered Nurse (RN) will contact the physician’s office and request an order for the OT and/or PT service(s). If a consumer is not under a program nursing service, the primary worker will obtain an order from the primary care provider. A copy of the order is to be retained in the consumer’s case record.

11. Services provided to the consumer must be in accordance with the frequency, scope, and duration agreed upon in the IPOS. If the consumer is being under-served (i.e. receiving fewer services than the defined frequency in the plan) or over-served (i.e. receiving more frequent services than defined in the plan), the IPOS must be addended (see section H below). If under-served, the consumer must also be given Advance Notice in accordance with the HBH “Appeals and Grievance Procedure” (RR.2.36) as this is a reduction in services from what was agreed upon in the plan. Additionally, the IPOS provides the consumer with available conflict resolution options and information.

12. Any services listed in the IPOS must have supporting goals, objectives, and/or team assignments to evidence the need for the service being provided by HBH.

   ▪ Whenever primary services are prescribed in the IPOS, the worker must develop supporting goals and/or objectives (primary services include services such as targeted case management, supports coordination, home-based, assertive community treatment, medication clinic services, outpatient therapy, etc.).

   ▪ Whenever ancillary services are prescribed in the IPOS, the worker must develop supporting goals, objectives, and/or team member assignments in the IPOS (ancillary services include services such as skill building, supported employment, community living supports, respite, peer support specialist services, etc.).

13. Services are not to be provided to the consumer unless there is a current IPOS or Addendum to the plan (except for Emergency Services and Initial Assessments). While it is the primary worker’s responsibility to have a valid/current IPOS in place for each consumer served, all HBH programs are required to continuously monitor to assure that there is a current/valid plan and to be continually monitoring for a lapsed plan. Staff is to immediately notify their supervisor and the primary worker when the IPOS has lapsed and there is not a current plan in the EMR system.

14. Program Managers must continuously monitor the status of the Individual Plans of Service for the consumers being served in their program to assure that they are not violating Medicaid Provider Manual guidelines.

15. If service delivery cannot occur in accordance with the consumer’s Individual Plan of Service for circumstances that are beyond the worker and/or consumer’s control (for example the consumer has been hospitalized, jailed, or has traveled out of state, etc.), the following guidelines shall be used by staff:

   a. If a consumer is hospitalized, in jail, or out-of-area for one (1) month or less, it is not necessary to addend the PCP or generate an Advance Notice, since the situation is short-term/temporary. However, the worker must document the situation in progress notes explaining why planned routine visits were not conducted.

   b. If the length of time in the hospital, jail, or out-of-area exceeds one (1) month in duration, the consumer should be sent an Advance Notice identifying the suspension of services in accordance with the “Appeals and Grievance Procedure” (RR.2.36) and the plan of service should be addended in accordance with section "H" below.

      If the above steps are not met, it also creates a Recipient Rights violation which requires staff to formalize a Recipient Rights Complaint and the HBH Recipient Rights Officer to conduct a formal rights investigation.

   c. If a consumer has not been active or engaged in treatment for more than one (1) month, and an Advance Notice has been sent with no response from the consumer, the worker will generate an administrative
addendum to close out authorizations, goals, and objective in the EMR system. Since the addendum is administrative in nature, the addendum does not need to be sent to the consumer/guardian, but is an EMR systems record only.

16. HBH staff who do not comply with the requirements for the Person-Centered Planning process requirements, are subject to disciplinary action, up to and including termination depending upon the severity of the violations.

B. PCPs for New Consumers in a Stable State:

1. The Primary Worker is responsible for completing the Pre-plan and the Individual Plan of Service with the consumer (see flowchart page 6).

2. In accordance with the Michigan Mental Health Code, it is the goal of HBH to complete an IPOS for every consumer served within seven (7) days of the commencement of services. Note: For the purpose of this procedure, “commencement of services” will be defined as the Initial Intake Assessment for all Programs except OBRA. For the OBRA program, “commencement of services” shall be the date that HBH receives the signed consent form after the MDHHS letter of determination has approved eligibility for mental health services). However, since the consumer determines their preference for when the PCP meeting will be held, this may not always be feasible. In these situations, a progress note shall document the consumer’s reason for the delay in completing the Individual Plan of Service (note: staff reasons for delaying an IPOS are not allowable). In all cases, an IPOS must be completed within thirty (30) days of the start of services, unless the consumer is clinically incapable or in an unstable state and cannot participate in the Person-Centered Planning process. In these cases, the exception will be clearly documented by the worker in progress notes as to why the plan could not be completed.

3. In accordance with MDHHS guidelines, the IPOS must be delivered to the consumer within fifteen (15) business days of the PCP meeting (see “Definition” section below), along with the Fair Hearing Information (for Medicaid and Non-Medicaid consumers).

C. Individual Plans of Service for New Consumers in an Acute Psychotic State:

1. At the first visit, the Primary Worker will complete an Initial/Intake Assessment utilizing the Clinical Assessment Form in EMR.

2. While in an acute psychotic state, documentation will be generated for the case record that identifies the short-term treatment activities and services provided. This may be accomplished through progress notes, evaluations, assessments, etc., which will also include the reasons that the PCP process is being delayed.

3. In these cases, an “Initial Assessment & Plan Form” (90-164) should be completed which serves as a temporary treatment plan until the consumer is stable and can develop his/her IPOS. As soon as the consumer is stable and is capable of participating in a PCP meeting, a Pre-Plan and IPOS will be developed.

D. Individual Plans of Service for Current Consumers / On-going Services (see flowchart on page 6):

1. The Primary Worker is responsible for completing and maintaining a current Individual Plan of Service at all times. There can be no lapses in IPOS and no delinquent IPOS.

2. The IPOS must be updated at least annually (or more often if there are significant changes in status, goals, or needs, or if the consumer requests a new plan).

3. Well in advance of the expiration of the IPOS (typically at the third periodic review), the primary worker will complete a pre-plan with the consumer and schedule a PCP meeting date, such that the current IPOS does not expire before a new one is completed.

4. The IPOS must be completed by the primary worker and forwarded to the Unit Manager within seven (7) calendar days of the PCP meeting.

5. The IPOS must be given to the consumer within fifteen (15) business days (see “Definition” section below) of the PCP meeting.
E. Person-Centered Planning Requirements for Transfers and Referrals to Other HBH Services:

1. When a consumer is receiving multiple services, the more intensive service will be responsible for developing the IPOS. Levels of intensity are shown in examples below, ranked from most intensive to least intensive:

<table>
<thead>
<tr>
<th>MOST Intensive</th>
<th>LEAST Intensive</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assertive Community Treatment (ACT) / Home-Base Services</td>
<td></td>
</tr>
<tr>
<td>Intensive Case Management</td>
<td></td>
</tr>
<tr>
<td>Case Management / Supports Coordination (CSM/SC)</td>
<td></td>
</tr>
<tr>
<td>Out-Patient Therapy (OP)</td>
<td></td>
</tr>
<tr>
<td>Dr. Services only (Medication Reviews only)</td>
<td></td>
</tr>
</tbody>
</table>

2. If a consumer is transferred to an additional service or from one service to another, the following guidelines will be used to determine what is needed for a treatment plan:

- **For an Added Service** that is LESS intensive than the initial service (for example adding Outpatient Therapy when the consumer is already receiving ACT services), an addendum will be completed to supplement the IPOS. The addendum will identify the services, goals, team assignments that are being added/changed. New goal(s) can be added into the IPOS which was completed by the more intensive service provider.

- **For an Added Service** that is MORE intensive than the initial service (for example adding CSM services when the consumer is already receiving Out-Patient Therapy), a full IPOS will be developed by the more intensive service program which then replaces any previous IPOS.

- **For a Transfer of Services**: (i.e. closing out one service and replacing it with another service) If the consumer is transferred from one service to another, a new IPOS must be developed within thirty (30) days of the transfer. For example, when a consumer is transferred from Case Management to ACT, a new IPOS must be done; an addendum is not acceptable.

F. Consumer Refusal to Participate in the Person-Centered Planning process:

1. On rare occasion, a consumer may refuse to participate in the Person-Centered Planning process. If the treatment team determines that the consumer needs to continue treatment regardless of their willingness to develop an individual plan of service, the treatment team will develop a treatment plan including clinical treatment goals based upon their knowledge of the individual's needs and desired outcomes. The goals will be monitored through progress notes. After the treatment plan is developed, the plan will be presented to the consumer for signature. If the consumer refuses to sign the plan, the primary worker will write "Refused to Sign" on the consumer's signature line. A copy of the plan will be given to the consumer within fifteen (15) business days of signing.

2. The primary worker must continue to encourage the consumer to develop an IPOS, and, as soon as he/she is willing to participate in a PCP meeting, a pre-plan and IPOS is to be developed with the consumer’s input. The worker’s efforts to encourage the development of an IPOS and the consumer’s responses must be clearly documented in progress notes.

G. PCP Flowchart:

(see page 7)
At the time of the third Periodic Review, the Worker completes Pre-Plan in EMR with the consumer and schedules the PCP meeting prior to the IPOS expiring.

Worker completes a clinical assessment and pre-plan with the consumer and schedules the PCP meeting.

PCP Meeting is held with consumer (and others invited) at the scheduled time and place and worker enters information into EMR form.

Is an electronic signature obtained from consumer at the time of the PCP meeting?

YES

Worker signs the IPOS and obtains consumer’s signature and forwards to Unit Manager for mailing (Note: Outpatient Clinicians give a copy of the IPOS to the consumer at meeting).

NO

Worker sends alert to Unit Manager (through EMR) to mail a copy of the IPOS to consumer. Worker also obtains additional needed internal electronic signatures in EMR (i.e. Clinical Supervisor, Clinical Director, Medical Director, etc. as necessary).

The Unit Manager mails a copy of the IPOS (with worker and consumer signatures) to the consumer (NOTE: this date is used for counting number of days).

Does consumer have a guardian?

YES

Unit Manager mails a copy of the IPOS to the guardian requesting signature.

NO

HBH receives signed IPOS

Signed IPOS is returned from guardian within the requested deadline?

YES

Unit Manager receives the signed IPOS & forwards the signature page to Scanning Clerk

NO

Worker contacts Guardian/Parent to give assistance in obtaining necessary signatures. If continued problems arise, the Worker will contact the HBH Recipient Rights Officer for follow-up.

Unit Manager makes additional attempts to obtain signed copy. If unsuccessful, the Primary Worker is notified to provide assistance.

The Unit Manager mails a copy of the IPOS to the consumer

NO

Worker signs the IPOS and obtains consumer’s signature and forwards to Unit Manager for mailing.

Have any changes been made to IPOS since mailing copy to consumer?

YES

The Unit Manager mails a copy of the IPOS to the consumer

NO

Scanning Clerk scans the signature page as an attachment to the electronic IPOS in EMR

End
H. IPOS Addendums:

1. An addendum may be written to supplement/modify an IPOS in certain situations:
   - The consumer’s goals have changed or new goals have been added
   - A Behavior Treatment Plan is needed to address behavioral issues
   - Team Assignments have changed or been added
   - Additional services have been added which require additional or revised goals.
   - Health and/or safety concerns have been identified

2. When an addendum is needed, the worker will generate the addendum in the EMR system and document the reason for the addendum. The primary worker will obtain the necessary support information and appropriate signatures. When a supplemental addendum is developed it remains active until the next full PCP is completed.

3. PCP Addendums are considered a supplement to the PCP and therefore must follow the same guidelines as defined contractually and by the Michigan Mental Health Code in that addendums must be delivered to the consumer within fifteen (15) business days of the completion of the addendum.

Definitions/Acronyms:

Definitions:

“Given to the consumer within Fifteen (15) Business Days” – In conjunction with the regional/affiliate board practices, HBH has adopted the practice of counting the business days from the time the IPOS is given to the consumer. A copy of the IPOS may be given with the consumer and worker signatures only. (If changes are made to the IPOS during the supervisor and/or clinical director sign-off, an updated copy must be given to the consumer reflecting the changes made). If the consumer has a guardian, counting the days can begin from the date the IPOS is mailed to the guardian. The IPOS may be mailed with signatures of the consumer, worker, supervisor, and clinical director. The IPOS need not be held for Guardian and Psychiatrist signatures before counting the days.

“Commencement of Services” – For the purpose of this procedure, start of services will be the point of the Initial Intake Assessment.

“Implied Consent” – refers to the understanding given between the guardian and worker when the guardian has been invited to the Person-Centered Planning meeting, but cannot/does not attend and the consumer signs their own PCP which is considered a valid PCP for the purposes of providing the PCP to the consumer within the required fifteen (15) business days.

Acronyms:

ACT – Assertive Community Treatment
COA – Council On Accreditation
CSM/SC – Case Management/Supports Coordination
EMR – Electronic Medical Record
HBH – Huron Behavioral Health
IPOS – Individual Plan Of Service
MDHHS – Michigan Department of Health and Human Services
OBRA – Omnibus Budget Reconciliation Act
OP – Out-Patient
OT – Occupational Therapy
PCP – Person Centered Planning
PT – Physical Therapy
Title: Person Centered Planning (PCP) Process and Individual Plan of Service (IPOS) Procedure

Prepared By: Clinical Director

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Forms:

10-008 Specialized Residential Rating Scale
90-004 PCP-Specific Training and Agreement Form for Personal Care Staff
90-164 Initial Assessment & Plan Form
90-547 Self-Determination Respite Needs Assessment Form
90-573 Supported Employment and Community Links Assessment of Need Form
Clinical Assessment Form (in EMR)
Individual Plan of Service (IPOS) (in EMR)
Pre-Plan Form (in EMR)
PCP Addendum Form (in EMR)

Records:

Records of IPOS are retained in the consumers’ case record in accordance with the HBH Record Retention and Storage Policy (QI.1.23).

Reference(s) and/or Legal Authority

COA standards
MDHHS PCP Best Practice Guidelines @ http://www.michigan.gov/mdhhs/
Michigan Mental Health Code MCL 330.1700(g) and MCL 330.1712
Medicaid Managed Specialty Supports and Services Concurrent 1915(b)/(c) Waiver Program
BM.1.01 Behavior Treatment Plan Policy
ORL.1.15 Personal Representative/Guardian Policy
QI.1.03 PCP Policy
QI.2.34 Pre Planning Requirements for Person Centered Planning Procedure
QI.1.23 HBH Record Retention and Storage Policy

Change History:

<table>
<thead>
<tr>
<th>Change Letter</th>
<th>Date of Change(s)</th>
<th>Changes</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>08/26/04</td>
<td>Changed “15 days” to “15 business days” several places, added the second sentence in the “Information” section item #7. Under “Information” #1, added Children’s Services to 90-028 and removed Substance Abuse, added Substance Abuse to 30-007 &amp; 30-002</td>
</tr>
<tr>
<td>B</td>
<td>01/10/05</td>
<td>Added #1, 2, 6, 7 &amp; 8 in “Information” section to comply to G8 requirements</td>
</tr>
<tr>
<td>C</td>
<td>01/26/05</td>
<td>Added to “Information” section: second sentence in #1, #3, #4, &amp; #5, added Acronym “AAM”, changed “G8” reference to “G8.4 &amp; G8.6”</td>
</tr>
<tr>
<td>D</td>
<td>04/25/06</td>
<td>Added #1 &amp; #5 in “Information” section, in #9, changed “changes” to “additions”, added references to the Mental Health Code &amp; PCP Addendum Procedure (QI.2.23), removed from #17 “At a minimum, a PCP Addendum will be completed and appropriate goal pages and/or team assignment pages will accompany the addendum”, added A.3, added section “D” (Transferring consumers), and added section “E” (Consumers Refusing to Participate in PCP) added C.2, C.3, &amp; C.4, better clarify current practices, changed bullets to numbers, corrected formatting &amp; grammar, re-worded sentences without changing sentence content</td>
</tr>
<tr>
<td>E</td>
<td>05/08/06</td>
<td>Added the OBRA start of services sentence in A.2, to clarify PCP requirements in this program</td>
</tr>
<tr>
<td>F</td>
<td>08/14/06</td>
<td>Added the note in D.2 to clarify goals and addendums</td>
</tr>
<tr>
<td>G</td>
<td>09/11/07</td>
<td>Revised to include new regional PCP form (90-1003) and Pre-Plan (90-1004), re-ordered bullets in #3 under “Information” section and added second bullet, Reworded B.1 to reflect use of new Intake Form, in C.2 – “or if a consumer requests….”, reworded first bullet in D.2 to reflect new regional addendum form (90-1005), added new regional form numbers to “Forms” section and deleted corresponding obsolete HBH forms, added hyperlinks. Removed references to PCP Instructions (QI.3.01 &amp; QI.3.02) as these are being obsoleted with the new regional forms and electronic medical records systems</td>
</tr>
<tr>
<td>H</td>
<td>01/05/09</td>
<td>“Information” section: reworded #4 in “Information” section to remove physician signature on all PCP (only needed when physician is directly involved with the treatment and then split #4 into #4 &amp; #5, item #10 – removed list of available forms, in “Forms” section – removed 90-347 (GF PCP Form) &amp; 70-001 (OBRA/Geri PCP Form)</td>
</tr>
<tr>
<td>I</td>
<td>02/04/09</td>
<td>Reviewed and revised to comply with COA 8th Edition Standards and present practices – removed COA chapter-specific reference (G.8.4 &amp; G.8.5), added 10th bullet and also “and skills” to 7th bullet Information section #3 and also to 10a, reworded 2nd sentence in #5 (Information section), added last sentence #7, (Information section), changed “Title X” to “Medication Reviews” in D.1, added to 5th bullet #3 (Information section) “family relationships and informal social networks.”</td>
</tr>
<tr>
<td>J</td>
<td>01/14/10</td>
<td>In A.3, C.6, and E.1, added “(see definition section below)”, added “15 Business days” to “Definition” section</td>
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<tr>
<td>K</td>
<td>01/12/11</td>
<td>In “Information” section Added #2, removed “Gallery” from “Records” section, removed 2nd sentence in F.5 which spelled out requirements for paper-copies of PCPs, added A.1 – A.15 in “Procedure” section to clarify requirements and current expectations, added flowchart for clarification, reworded and reformatted numerous sentences without changing content</td>
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90-002 Released 09/28/01, Revised 07/15/02
<table>
<thead>
<tr>
<th>Change Letter</th>
<th>Date of Change(s)</th>
<th>Changes</th>
</tr>
</thead>
<tbody>
<tr>
<td>L 03/07/11</td>
<td>Added second sentence in #1 in “Information” section, added last sentence in #8 in “Information” section, Removed section “F, PCP Process” as this was replaced with flowchart on 01/12/11, corrected numerous typographical errors, formatting errors, and references, added hyperlinks, changed “start of service” to “commencement of service” throughout document to be consistent, reworded A.7 to comply with Clinical Director’s memo dated 03/03/11, added “jail” to 13.a &amp; 13.b, changed “Adequate Notice” to “Advance Notice” throughout document to correct in accordance with RR.2.36 “Appeals and Grievance Procedure”,</td>
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<td>M 03/22/11</td>
<td>Reworked OBRA “commencement of services” (3rd sentence in B.2) to comply with process and OBRA criteria in, added 2nd and 3rd sentences in the “Definitions” section under “Given to the consumer within 15 days” to match regional PI practices learned 03/17/11.</td>
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<tr>
<td>N 05/11/11</td>
<td>Added last sentence in A.15, added #10, #11, #12, &amp; #13 in “Information” section,</td>
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<td>O 11/07/11</td>
<td>Added statement below #9 to comply with MDCH/AAAM requirements. Corrected the numbering in Procedure A., in “Information” section #6 changed wording to reflect recent changes in health screen administration (now initial only) &amp; removed “With the exception of the initial PCP”, reworded several sentences throughout document without, changing sentence content, in “Records” sections removed “Effective 10/01/07, PCPs will be retained electronically using the EMR (Electronic Medical Record) system.” Added 100-028 in “Forms” section.</td>
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<tr>
<td>P 10/10/13</td>
<td>In “Information” section added 5th bullet in #6, and “the pre-plan” in #8, in “Procedure” section A.3 added “of the current PCP”, “Begin the PCP process”, &amp; “and services”, added A.11, added hyperlinks, removed 100-028 Cost of Service Report from “Forms” section, made numerous small grammatical edits/corrections without changing sentence content. Removed Section A #7and #11 removed “and valid” after current in the first sentence.</td>
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<td>Q 04/29/14</td>
<td>Removed reference to “regional” and “standardized regional forms” and “AAAM throughout document (5 places), removed “AAAM” and “SA” from “Acronym” section, in “Forms” section removed “90-1002”, “90-1003”, “90-1004”, and “90-1005” and added “(in EMR) 4 places, in “Definitions” section added “Implied Consent”, removed “Services” table/example in A.9, removed “Medical &amp; All consumers” table/examples in B.3, in table in E.1 added “Intensive Case Management”, modified “G. PCP Flowchart” to reflect present process/practices since implementing HBH’s new EMR system (HERBI), made numerous additional small grammatical and typographical correction throughout document without changing sentence content, added #14 in “Information” section, added #11 in “Procedure” section.</td>
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<td>R 06/25/14</td>
<td>In “Information” section #7 added “with the exception of….” And the last sentence, in A.5 added “Medication Administration, Medication Training and Support, and Initial Assessments”, second bullet in A.7 and A.12 added “Medication Administration, Medication Training and Support”, added A.14.c, modified flowchart to reflect recent process changes.</td>
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<td>S 09/30/14</td>
<td>Added “Amount, Scope, Duration, &amp; Level of Need” Table in #9, added 3rd sentence in #8.</td>
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<td>T 04/08/15</td>
<td>In “Information” section #11 added “and youth-guided planning,”</td>
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<tr>
<td>U 08/26/15</td>
<td>In table in A.9 added frequencies of LOCUS &amp; CAFAS (6 places), added #15 in “Information” section.</td>
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<td>V 10/07/15</td>
<td>Removed item D.4 which stated “If the new PCP is not completed prior to the current PCP’s expiration date, an addendum must be generated to cover any lapsed periods of time. Addendums used as an extension cannot exceed thirty (30) days in duration. There can be no more than one (1) extension unless approved/signed by the Clinical Director.” As the new EMR system prevents this from happening.</td>
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<tr>
<td>W 01/26/16</td>
<td>Added A.10</td>
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<tr>
<td>X 02/18/16</td>
<td>Added section “H. PCP Addendums” and reworded “Purpose” section to include reference to 1915 waiver program and attachment P.4.4.1.1.</td>
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<tr>
<td>Y 07/26/17</td>
<td>Changed “Michigan Department of Human Services/MDCH” to Michigan Department of Health and Human Services/MDHHS throughout document (6 places), removed several “exceptions” for authorizations &amp; PCP to remove services (Plan Development meeting, inpatient hospitalization, medication administration., Medication training and support) (5 places) as these services are now required to have authorizations, removed reference to “attachment P.4.4.1.1” (2 places), in “Information” section added “including back-up plans and strategies”.</td>
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<tr>
<td>Z 03/26/19</td>
<td>Changed “Person Centered Plan” &amp; “IPOS” throughout document (83 places) to better align with recent MDHHS language changes, changed PCP definition from “Person-Centered Plan” to “Person-Centered Planning process” throughout document (7 places), made numerous minor wording/grammatical changes/corrections throughout document without changing sentence content. See Controlled Documentation Manager for a complete list of changes and/or previous versions.</td>
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