St. Clair County Community Mental Health Compliance Training February 2024

Compliance Staff

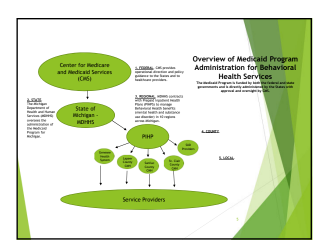
- Corporate Compliance Officer: Kristen Potthoff (potthoff@region10pi Security Officer: Laurie Story-Walker (story-walker@region10pihp.org)
- ▶ St. Clair County Community Mental Health Corporate Compliance Officer: Telly Delor (tdelor@scccmh.org) Corporate Compliance Specialist: Joy Vittone (jvittone@scccmh.org) Security Officer: Dann Hayes (dhayes@scccmh.org)

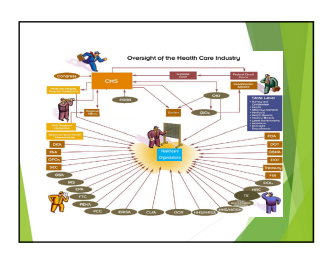
Acronyms List

- CFR: Code of Federal Regulations
 CIS: Center for Medicare and Medicad Services
 CLUA: Clinical Laboratory improvement Amendments
 OUS: Drog Horicement Administration
 DOJ: Department of Justice
 DOJ: Department of Justice
 DOJ: Department of Labor
 DOJ: Department of Labor
 DOJ: Department of Transportation
 POJ: Pod Department Amendment Agency
 POJ: Pod Doj: Department Agency
 POJ: Pod Transportation
 DOJ: Health and Marman Services
 HIRS: Health and Marman Services

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What is Compliance?

Doing the Right Thing!

- What does this look like in an ORGANIZATION'S BEHAVIOR?
 A formal program specifying an organization's policies, procedures, and actions within a process to help prevent and detect violations of laws and regulations.
 BUT, Compliance is MORE than a program within an organization, it is an organization-wide philosophy that guides decision-making processes.
- What does this look like in INDIVIDUAL BEHAVIOR?

 - Following laws and rules that govern healthcare;
 Being honest, responsible, and ethical;
 Preventing, detecting, and reporting unethical and illegal conduct;
 Preventing, detecting, and reporting Fraud, Waste, and Abuse (FWA) of Federal and/or State funds.

The Seven Elements of an **Effective Compliance Program**

- Implementing written policies, procedures, and standards of conduct
- Designating a compliance officer and compliance committee
 - Corporate Compliance Officer Telly Delor (tdelor@scccmh.or
- 3. Conducting effective training and education
- 4. Developing effective lines of communication
- Conducting internal monitoring and auditing
- Enforcing standards through well-publicized disciplinary guidelines
- Responding promptly to detected offenses and undertaking corrective action
 - All reports of wrongdoing will be promptly and confidentially investigated, and appropriaction taken (can include Corrective Action Plans, repayments, notification to outside gagencies, training, etc.).

Region 10 PIHP STANDARDS OF CONDUCT

Code of Conduct

- Alcohol & drug free environment
- Free of harassment of any kind Avoidance of conflict of interest
- Report any suspected or actual Fraud, Waste and Abuse
- Do not solicit or accept gifts
- Safe, respectful work environment: all employees will be treated with dignity and respect
- Political contributions will not be made with agency funds or resources

Ethics

- Carefully read and understand the Code of Ethics associated with your professional license (MSW, LLP, LPC, etc. all have a different Code of Ethics)
- Establish and maintain healthy boundaries with consumers, families, and colleagues
- Avoid using your workplace as a way to promote personal interests or paid endeavors
- Immediately warn if a consumer discloses intent to harm self or others

- Avoid sexual impropriety
- ► Adequately document services/billings/communications
- Treatment should be suitable to condition (amount, scope, duration matches the need)

INTERSECTION OF COMPLIANCE AND ETHICS **Organizational Ethics**

What is the role of compliance when it comes to ethics?

Support the organization toward an ethical culture. OIG Compliance Guideline states one purpose of the compliance program is to, "..increase the likelihood of preventing, identifying, and correcting unlawful and unethical behavior at an early stage"

What does this look like?

Establishing policies, procedures, and business processes that support and encourage employees to act in conformity with the organization's values.

Examples include a Code of Conduct, and other standards that encourage transparency and open communication.

Which of the following are actual or potential Conflicts of Interest that should be reported to your supervisor or HR?

- You accepted paid outside employment at a contracted provider entity, but it is only part-time and will not interfere with your normal work schedule for your entity.
- Your spouse works for a vendor that is seeking to contract with your entity.
- Your job includes referring consumers to providers and your daughter works at a provider organization.
- You are completing a Master's Degree Program and are performing your internship at a contracted provider entity.

ALL OF THE ABOVE!! Actual, potential, and even the appearance of a Conflict of Interest should be disclosed to your supervisor or HR. This supports transparency and integrity in your organization.

Laws Impacting Healthcare Deficit Reduction Act 2005

- Education and training for employees, contractors and agents that contains detailed information about the Federal False Claims Acts, whistleblower provisions, and information about preventing and detecting Fraud, Waste, and Abuse in the Federal health care programs.
- Written policies that include detailed provisions consistent with State and Federal False Claims Acts, whistleblower provisions, and other applicable laws.
- Employee Handbook must include State and Federal laws, rights of employees to be protected as Whistleblowers, and any related policies and procedures

It's about Education, Written Standards, and creating increased joint oversight between Federal and State governments

Laws Impacting Healthcare FEDERAL FALSE CLAIMS ACT

- Federal statute that covers fraud involving any federally funded contract or program, including the Meprogram.
- - ► Knowingly presenting a false or fraudulent claim to the gove
 - Knowingly making, using, or causing to be made or used, a false record or statement to get a false or fraudule paid or approved;

 - Knowingly making, using, or causing to be made or used, a false record or statement to cooligation to pay or transmit money or property to the government.

- Acting in deliberate ignorance of the truth or falsity of the information; or
 Acting in reckless disregard of the truth or falsity of the information.

 "No proof of specific intent to defraud is required!!"

Laws Impacting Healthcare

FEDERAL FALSE CLAIMS ACT

- - ▶ Up-coding

 - Billing for unnecessary services
 Billing for services or items that were not rendered
 Billing for items or services performed by an excluded individual
 - Failing to repay overpayments within 60 days of identification
 Substantiated violations of other health care laws
- Civil monetary penalties ranging from \$11,665 to \$23,331 for EACH false claim;

- fraudulent or abusive conduct;

 Exclusion formaticipation in State and Federal programs (Medicare and Medicale);

 Federal criminal enforcement and prosecution for intentional participation in the subm
 Corporate Integrity Agreement mandating compliance program;

 Pensitties provided for under other health care lawn that were violated.

Laws Impacting Healthcare FEDERAL FALSE CLAIMS ACT

Consumer Sally B. was scheduled for 60 minutes of psychotherapy with Dr. Smith. Sally arrived for her appointment extremely distraught and in crisis. The receptionist immediately contacted an ambulance. While waiting for the ambulance, Sally never left the waiting room. Dr. Smith interacted with Sally for approximately 5 minutes until the ambulance arrived and transported her to a nearly hospital.

Dr. Smith had 60 minutes scheduled for Sally B. and was unable to schedule other consumers during that time block. He also saw Sally B., even if it was for 5 minutes. Dr. Smith submitted a claim for Sally B. 5 visit, for 60 minutes of psychotherapy. The Calim was paid out of Medicaid.

ctain was paid out of Medicaid.

A month later, as part of a routine Medicaid Services Verification audit, Sally B. 's claim was selected as part of the audit sample. When auditors contacted Dr. Smith's office to obtain documentation to support the service billed, he instructed his office to obtain documentation to support the service billed, he instructed his office of the obtained by the service of the proposal of the propos

Laws Impacting Healthcare **FEDERAL FALSE CLAIMS ACT**

- Problems identified on the previous slide:
- Medicaid was charged for a claim for a 60 minute psychotherapy service when Dr. Smith only saw her for 5 minutes.
 - Appears to be intentional fraud
- > Dr. Smith instructed receptionist to create Progress note for 60 minutes for an audit.
 - Documenting a service not provided; intentional fraud
- Receptionist created a note and Dr. Smith signed and back dated. Receptionist and Dr. Intentionally created, signed and presented note to auditors to support a service that was not provided but billed.
 - Falsifying documentation for payment; intentional by both the receptionist and Doctor fraud.

Laws Impacting Healthcare MICHIGAN FALSE CLAIMS ACT

- Mirrors the Federal False Claims Act, with expanded definition of "knowledge"
- ► MCL 400.602
 - "Knowing" and "knowingly" means that a person is in possession of facts under which he or she is aware or <u>should</u> be <u>aware</u> of the nature of his or her conduct and that his or her conduct is substantially certain to cause the payment of a Medicaid benefit. Knowing or knowingly includes acting in deliberate ignorance of the truth or falsity of facts. Proof of specific intent to defraud is not required. (Emphasis added)
 - Allows for constructive knowledge. This means that if the course of conduct "reflects a systematic or persistent tendency to cause inaccuracies" then it may be fraud, rather than simply a good faith error or mistake.

Laws Impacting Healthcare OTHER APPLICABLE LAWS

- Health care providers and suppliers MAY NOT offer, pay, solicit or receive anything of value in exchange for the referral of patients or services covered by Medicaid or Medicare.
- Fines can include up to \$25,000 per violation and up to 5 years in prison per violation
- ion Authorities (Federal and State)
- Providers must ensure that no Federal Funds are used to pay for any items or services furnished by an individual who is debarred, suspended or otherwise excluded from participation in any federal health care program. This includes salary, benefits, and services furnished, prescribed, or ordered.
- - Federal exclusions are imposed under the Social Security Act. 42 USC \$ 120b.7. They are mandatory and permissive. Examples of mandatory exclusions are conviction of a crime relating to patient neglect or abuse, fellony conviction of health care froat, etc. Examples of permissions are misdemeasor conviction relating to health care froat, conviction relating to froad in a non-health care program, etc.

 - conviction relating to finated in a non-health care progra
 Examples of Mandatory Exclusions:

 Conviction of program related crimss

 Conviction relating to patient abuse

 Felony conviction related to health care fraud

 Felony conviction related to controlled substans

Laws Impacting Healthcare OTHER APPLICABLE LAWS

- xamples of Permissive Exclusions: (this is not an exhaustive list)

 > Conviction relating to fraud

 Conviction relating to obstruction of an investigation or audit

 - License revocation or suspension

 - Exclusion or suspension under Federal or State health care program
 Claims for excessive charges or unnecessary services and failure of certain of medically necessary services.
- https://exclusions.oig.hhs.gov/ is the link to the federal exclusions database. The federal list is commonly referred to as the LEIE "list of Excluded Individuals and Entities". Anyone who hires an individual or entity on the LEIE may be subject to civil monetary penalties.

Laws Impacting Healthcare OTHER APPLICABLE LAWS Civil Monetary Penalties Law (42 USC § 1320a - Federal)

Allows the Office of the Inspector General (OIG) to impose civil penalties (MONEY) for violations of the Anti-Kickback Statute and other violations including submitting false claims and making false statements on applications or contracts to participate in a Federal health care program

Criminal Health Care Fraud Statute (18 USC 1347 - Federal)

- Makes it a criminal offense to knowingly and willfully execute a scheme to defraud a health care benefit program. Health care fraud is punishable by imprisonment of up to 10 years, and fines of up to \$250,000. Specific intent is not required for conviction.
- With respect to violations of this statute, a person does not need to have actual knowledge of this section or specific intent to commit a violation of this section.

U.S. federal laws that prohibit physician "self-referral", specifically, a physician may not refer a Medicare or Medicaid patient to an entity providing designated health services ("DHS") if the physician or an immediate family member of the physician has a financial relationship with that entity.

Recent Changes to Stark Law -Effective January 2021

- Stark Law Background:
 - ► Enacted 1989 At that time HealthCare reimbursement was primarily based on Fee for Service System
- ▶ Modernizes and Clarifies Self-Referral Law (i.e., Stark Law)
- ► Changes support a Value Based System that Reimburses based on quality-of-care vs volume
- Creates exceptions to Stark Law for Value-Based Arrangements
- Encourages innovation in healthcare by permitting healthcare providers to engage in value-based arrangements that improve quality of care

Laws Impacting Healthcare

WHISTLEBLOWER PROTECTION

- Designed to protect against the fraudulent use of public funds by encouraging people with knowledge of fraud against the Government to "blow the whistle" on wrongfoers.
- Individuals can file a "Qui tam" lawsuit on behalf of the government. The law provides for a reward in the form of a share of the recovery.
- Anyone initiating a qui tam case may not be discriminated or retaliated against in any manner by their employer. The employee is authorized under the False Claims Act to initiate court proceedings to make themselves whole for any job related losses resulting from any such discrimination or retaliation.

Michigan Statute

- Provides protection for employees who report a violation or suspected violation Provides provided law reports of the provided provided provided in employee knows the report is false.

 Employees may not discharge, threaten, or otherwise discriminate against an employee regarding the employee's compensations, terms, conditions, location, or privileges of employment.

Laws Impacting Healthcare

Offering to pay someone to make referrals to your entity, or accepting payment for making referrals violates what law?

Placing an employee on a corrective action plan because they reported suspected fraud occurring within the agency would be a violation of this law.

Using federal funds to pay the salary and benefits of a person who is barred from participating in Medicare and Medicaid would violate this law.

Identifying that your provider has received an overpayment, but failing to repay that overpayment amount within 60 days of quantifying the amount violates what law?

Increased Federal resources to fight Medicaid fraud, waste, and abuse.

Federal False Claims Act

Anti-kickback Statute

Exclusion Authorities

Deficit Reduction Act

FRAUD, WASTE, & ABUSE

FRAUD

An intentional deception or misrepresentation by a person with the knowledge the deception could result in unauthorized benefit to him/herself or some other person. Includes any act that constitutes fraud under applicable Federal or State laws.

Can include billing for services not rendered, performing medically unnecessary services solely to obtain payment, altering documentation to obtain higher payment (upcoding), and deliberate duplicate billing.

Example

Dr. Smith's submission of a claim for a service not rendered, and creation of a fake progress note to support

FRAUD, WASTE, & ABUSE

WASTE

Overutilization of services, or other practices that result in unnecessary costs. Generally not considered caused by criminally negligent actions, but rather the misuse of resources.

Can include healthcare spending that can be eliminated without reducing the quality of care, redundant testing

EXAMPLE

Consumer received an Assessment from Provider A last month. There has been no significant change in Consumer's condition, nor any change in the treatment being delivered. Provider A performs another Assessment and submits a claim for payment.

FRAUD, WASTE, & ABUSE

ABUSE

Practices that are inconsistent with sound fiscal, business or medical practices & result in an unnecessary cost to the payor, or in reimbursement for services that are not medically necessary or fail to meet professionally recognized standards for healthcare.

Can include submitting claims that do not comply with billing guidelines, providing services that are not medically necessary or do not meet professionally reconsized standards, submitting bills to Medicare/Medicald instead of the primary insurer.

CAUTION - Abuse can develop in to Fraud if there is evidence that the individual knowingly and willfully (on purpose) conducted the abusive practices.

EXAMPLE

Provider A has multiple sites and determined it made billing easier if all claims were submitted listing a single location of service, and a clinician associated with that location of service, rather than the claims reflecting the clinician who actually furnished the service, and the location where it was actually furnished.

Service Documentation Requirements

Michigan Medicaid Provider Manual requirements (non-exhaustive list) (Medicaid Provider Manual Section 14: Record Keeping)

- The clinical record must be <u>sufficiently detailed</u> to allow reconstruction of what transpired for each service <u>billed</u>.
- All documentation must be <u>signed and dated</u> by the rendering health care professional
 - ▶ Documentation, including signatures, must be <u>legible</u>
 - If a signature is not legible, the clinician's name and credentials should be printed below
- reservices that are time-specific according to the procedure code billed, providers must indicate in the medical record the <u>actual begin time and end time</u> of the particular service
- Progress notes must include the following:
 - ▶ Goal(s) and/or Objective(s) of the Plan of Service addressed
 - Progress/lack thereof toward desired outcome

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PRIVACY & CONFIDENTIALITY Behavioral Health Records

Substance Use Disorder (SUD) Records

- 42 CFR Part 2 Confidentiality of Alcohol and Drug Abuse Patient Records

 **Records of the identity, diagnosis, prognosis, or treatment of any patient which are maintained in connection with the performance of any drug abuse prevention function conducted, regulated, or directly or indirectly assisted by any department or agency of the United States shall, except as provided in subsection (e) of this section, be confidential and be disclosed only for the purposes and under the Circumstances expressly authorized...
- Prohibits even acknowledging an individual as a recipient of services
- Requires a very specific, detailed Release of Information (ROI)
 Requires information that is disclosed include a Prohibition on Redisclosure
- No information regarding a client should be released without a valid, 42 CFR Part 2-compliant ROI

PRIVACY & CONFIDENTIALITY Behavioral Health Records

Mental Health Records - HIPAA

- HIPAA is a federal law that provides data privacy and security provisions for safeguarding Protected Health Information. It has two main parts, the Privacy Rule and the Security Rule.
- HIPAA Security Rule "Covered entitles must ensure the confidentiality, integrity, and availability of all electronic protected health information the covered entity creates, receives, maintains, or transmits."
- The Security Rule applies to safeguarding $\underline{electronic}$ PHI (PHI stored on computers, sent via email, access permissions to PHI)
- Requires covered entities to protect against any reasonably anticipated threats or hazards, and reasonably anticipated unpermitted uses or disclosures, to the security or integrity of ePHI
- Entitles must have Administrative, Physical, and Technical safeguards.

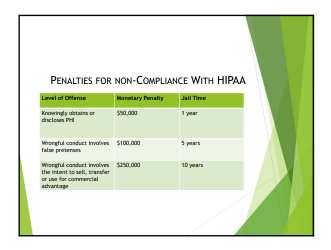
 Administrative: Policies and procedures regarding how staff use electronic media that stores ePHI, policies regarding changing of Passwords

 - ► Physical: Limited access to locked server room, sign in/out logs

Technical: Use of encrypted devices, automatic logouts after inactivity

HITECH Act. - Extended these requirements to covered entitles' Business Associates

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Common Vulnerabilities for Release of Protected Health Information

- Someone sends an email requesting for information; you are not able to verify their ability to request this information; could be internal or external.
- Someone sends an email and requests that you click on a link to download information or upgrade software; that link may contain malware or other dangerous viruses designed to gather protected information, destroy data, steal trade secrets or hold the system
- Some one sends an attachment that you may not be expecting.
- If you are unsure of what the appropriate action is, please contact your agency Compliance Officer.



Privacy and security safeguards

Safeguarding PHI:

- Lock computers (Ctrl Alt Delete or Windows key & L), laptops and phone screens when they are not in use.
- Lock recycling bins for disposal of PHI.
- Safeguards around transport of PHI.

 Discussions with patients are removed from public areas.
- Attend ongoing training.

 Key card / ID badge to building.
- Include confidentiality language on fax cover sheets and emails.

 If you suspect that your computer is being hacked, immediately unplug it from the network. Report privacy or security incidents including missing devices to the Compliance Officer or IT immediately and no later that 24 hours.
- Never send unencrypted email containing PHI.

 Never leave device unattended in public or leave paper records unattended.
- Never share your password with anyone

PRIVACY & CONFIDENTIALITY Behavioral Health Records

Mental Health Records - HIPAA

HIPAA Privacy Rule - "A covered entity may not use or disclose protected health information, except permitted or required..."

- "Use" means internal review or use of PHI (training, customer service, quality improvement)
 "Disclose" means release of PHI externally (faxing records to a provider)
- The "Minimum Necessary" information should be disclosed when use or disclosure is permitted or required. This means on least amount of information that is necessary to accomplish the intended purpose of the use or disclosure should be reque
- EXAMPLE: External Provider receives a request for Consumer A's records from Region 10 PIHP for the purpose of auditing a
 of service. External Provider should provide only the information necessary for Region 10 PIHP to perform the audit.
- ► The most common use or disclosure of PHI is for "TPO", or Treatment, Payment, or Operations

 - ► HIPAA allows for the use or disclosure of PHI for the purpose of TPO without consumer consent
 ► HOWEVER, the Michigan Mental Health Code is MORE RESTRICTIVE and allows disclosure of PHI for Treatment, Pay and Coordination of Care without consumer consent. Coordination of Care is a more limited disclosure purpose that HIPAA's "Operations".

PRIVACY & CONFIDENTIALITY Behavioral Health Records

Mental Health Records – MI Mental Health Code

Michigan Mental Health Code - Confidentiality (MCL 330,1748)

- "Information in the record of a recipient, and other information acquired in the course of providing mental health services to a recipient, shall be kept confidential and shall not be open to public inspection. The information may be disclosed outside the department, community mental health services program, licensed facility, or contract provider, whichever is the holder of the record, only in the circumstances and under the conditions set forth in this section or section 748a."
- Amended effective April 10, 2017 to allow for disclosure of PHI for Treatment, Payment, and Coordination of Care in accordance with HIPAA.

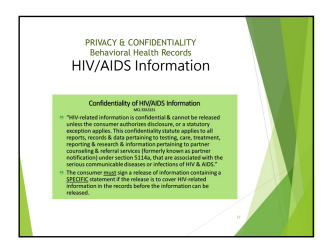
PRIVACY & CONFIDENTIALITY Behavioral Health Records

Mental Health Records - MI Mental Health Code

- TREATMENT: The provision, coordination, or management of health care and related services by one or more health care providers, including the coordination or management of health care by a health care provider with a third party, consultation between health care providers relating to a patient; or referral of a patient for health care from one health care provider to another.
- PAYMENT: Activities undertaken by (1) A health plan to obtain premiums or to determine or fulfill its responsibility for coverage and provision of benefits under the health plan; or (2) A health care provider or health plan to provide erimbusement for the provision of health care.
 - Includes: eligibility/coverage determinations; COB; adjudication of claims; billing; medical autilization review activities including preauthorization, and concurrent and retrospective review.
- Coordination of Care: Not specifically defined by HIPAA or the MI Mental Health Code.

 - If PMI is being shared between health care provides, it may fall under the purpose of "Treatment".

 If PMI is being shared between entities that are not health care providers (ex. PIMP and MMP), then disclosure of PMI is limited to entitles that have a current or past relationship with the consumer who is the subject of the PMI and the PMI man pertain to such relationship (4.5 CM EAS-SIG(14)).



PRIVACY & CONFIDENTIALITY
Behavioral Health Records
Breach Notification

A breach occurs when there is an unauthorized acquisition, access, use, or disclosure of Pfell that compromises the security or privacy of that information.

Depending on the circumstances, a breach may require notice to the consumer that his/her information was inappropriately released, mitigation efforts such as credit monitoring, notification to local media, and/or notification to the Office for Civil Rights (OCR).

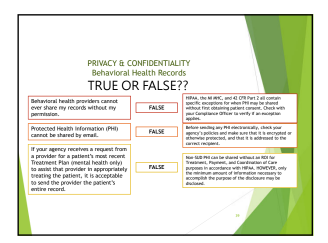
If you suspect or know of any situation involving a potential breach, it is your responsibility to report it to the Compliance Department for investigation.

Examples:

Sending a letter containing PHI to the wrong address

Medical records/laptop being lost or stolen

Posting about a consumer on social media



Examples of Enforcement Bodies (This is not an exhaustive list of all enforcement bodies) Center for Medicare and Medicaid Services (CMS) Federal Agency with the US Department of Health and Human with state governments to administer Medicaid programs. Office of the Inspector General (OIG) Enforcement division of the Federal Health and Human Services (MHS) agency, and of the Michigan Department of Health and Human Se In charge of investigating Fraud, Waste, and Abuse in the Medicaid/Medicare Programs, and pursuing civil judgments under the Civil Me Penalties Land In charge of enforcing HIPAA Privacy and Security Rules. Levy huge civil penalties against entities that violate HIPAA. Implement and monitor Corporate integrity Agreements. Department of Justice (DOJ) Michigan Attorney General REPORTING RESPONSIBILITIES It is your right, and your responsibility to report actual and suspected Compliance violations to the St. Clair County Community Mental Health Compliance Officer or Specialist and/or Region 10 PIHP Compliance Officer. You may not be intimidated, threatened, coerced, discriminated against, or subjected to other retallatory action for making a good faith report of an actual or suspected violation. SCCCMH Compliance Reporting Region 10 PIHP Compliance Reporting In-person, by telephone, or via email to: In-person, by telephone, or via email to:

