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Section I: Overview of Ryan White Part A Program

Ch 1. Statement of Purpose

The Palm Beach County Ryan White HIV/AIDS Program (PBC RWHAP) has developed this Program Manual to ensure adherence to local and federal policies and standards. The Program Manual serves as a reference to support service delivery within the HIV Coordinated Services Network system of care, and is inclusive of program, fiscal, and service specific guidelines. The Program Manual is reviewed annually, with updates released prior to the beginning of the grant year (GY). Program Manual updates within the GY are communicated through PBC RWHAP clarification notices, and will be included in the Program Manual the following year.

Ch 2. Authority/Oversight

HRSA HAB Policy Clarification Notices
HRSA HAB Universal, Program and Fiscal Monitoring Standards (2013)
Palm Beach County Community Services Department (Recipient)
Palm Beach County HIV Care Council (local Planning Council)
Ryan White HIV/AIDS Treatment Extension Act
  Referencing: Specific Authority 381.0011(13) FS.
  Law Implemented 381.001(1), 381.003(1)(c), 381.0011 (5) FS, History-New1-23-07. Amended 10-27-08

Ch 3. Ryan White HIV/AIDS Program (RWHAP) Part A Description

The United States Congress enacted the Ryan White Comprehensive AIDS Resources Emergency (CARE) Act in 1990 to improve quality and availability of care for low-income, uninsured, and underinsured individuals and families affected by HIV. The legislation has been reauthorized four times since its inception, in 1996, 2000, 2006, and 2009. The Ryan White Treatment Extension Act expired on September 30, 2013, but funding has been extended through the appropriations bill. Federal funding delivers HIV/AIDS care to over 500,000 people each year nationally and approximately 3,500 persons in Palm Beach County. The RWHAP is the payer of last resort, with program clients receiving services when there are no other available sources of payment for care and treatment, public or private.

The Health Resources & Services Administration (HRSA) RWHAP provides core medical and support services to low-income persons with HIV/AIDS, based on availability, accessibility and funding of the program. As the Recipient of RWHAP Part A funding, Palm Beach County Board of County Commissioners (BCC) designates administration of the program to the Community Services Department (CSD), in concert with Palm Beach County HIV CARE Council (HIV CARE Council).

The Ryan White HIV/AIDS Treatment Extension Act of 2009 guiding principles include:
  
  - Revise care systems to meet emerging needs. The Ryan White programs through local planning and decision making with broad community involvement, determine how to best meet the HIV/AIDS care needs. Programs assess the demographics of new HIV/AIDS cases and revise care systems to ensure capacity to meet the needs of emerging communities and populations. Populations traditionally underserved, including persons living with HIV (PWH) who know their HIV status but are not in care,
are a priority. Outreach and Early Intervention Services (EIS) work to ensure linkages are made to primary health and supportive services.

- **Ensure access to quality HIV/AIDS care.** Ryan White programs shall use quality management programs to ensure that available treatments are accessible and delivered according to established HIV related treatment guidelines.

- **Coordinate services with other health care delivery systems.** The Ryan White program, as payer of last resort, may fill gaps in care. This occurs through the coordination across federal/state/local programs in order to maximize efficient use of resources, enhance systems of care, and ensure coverage of HIV/AIDS related services within managed care plans.

- **Evaluate the impact of funds and make needed improvements.** Federal policy and funding decisions are increasingly determined by outcomes. Documentation demonstrating the impact of Ryan White funds on improving access to quality care/treatment along with areas of continued need are a priority. Programs must have a quality assurance and evaluation mechanisms that assess the effects of Ryan White resources on health outcomes of clients.

**Structure**
The Palm Beach County Board of County Commissioners (BCC) is the Recipient of the Ryan White Part A & MAI funding from the U.S. Department of Health and Human Services (HHS), Health Resource Services Administration (HRSA), HIV/AIDS Bureau (HAB) as an Eligible Metropolitan Area (EMA). The BCC delegates grant management and administration to the Community Services Department (CSD), Ryan White HIV/AIDS Program (RWHAP). This responsibility includes managing and monitoring each project, program, sub-award, function, or activity supported by the grant award.

Recipient staff contact information:

**Appendix A - PBC RWHAP Organizational Chart**

**Program/Quality Management:**
Casey Messer, DHSc, PA-C, AAHIVS
Program Manager, Ryan White
810 Datura Street
West Palm Beach, FL 33401
Phone: (561) 355-4730
E-Fax: (561) 242-7609
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Daisy Wiebe, PhD, MPH
Quality Management Clinician, Ryan White Program
810 Datura Street
West Palm Beach, FL 33401
Phone: (561) 355-4760
Email: dwiebe@pbcgov.org

Juanita Riviera
Administrative Technician III
810 Datura Street
West Palm Beach, FL 33401
Phone: (561) 355-3139
Email: JRivera2@pbcgov.org
The BCC appoints members of the Palm Beach County HIV CARE Council (HIV CARE Council). The HIV CARE Council is charged with planning for the HIV Coordinated Services Network. This includes priority setting, resource allocation, integrated/comprehensive planning, assessing unmet need, special studies as needed, and administrative assessment. The HIV CARE Council has several standing committees, displayed below. The HIV CARE Council Manual can be found at http://discover.pbcgov.org/carecouncil/PDF/Member%20Services/manual.pdf.

The HIV CARE Council is a collaborative and balanced body made up of persons with HIV, members of affected communities, service providers, and community leaders whose legislative responsibilities shall be to plan, develop, monitor, evaluate and advocate for a medical and support services system for individuals and families affected by HIV/AIDS.

The current officials for 2021-2022 are:
  CC Chair – Chris Dowden
  CC Vice Chair – Kim Rommel Enright
CC Secretary – Ricardo Jackson
CC Treasurer – Kenny Talbot

The current committee chairs for 2021-2022 are:

- Community Awareness Chair – Cecil Smith
- Membership Chair – Richardo Jackson
- Planning Chair – Kenny Talbot
- Priorities & Allocations Chair – Kenny Talbot
- Quality Management & Evaluation (QMEC) Chair – Hector Bernandino
- LGBTQ Health Equity Chair – Kim Rommel Enright
- Local Pharmaceutical Assistance Program (LPAP) Chair – Felisha Douglas-Bowman
- Ad Hoc Housing Chair- Felisha Douglas
- Executive Chair - Chris Dowden

For more information about the HIV CARE Council, contact the HIV CARE Council Coordinator, Neeta Mahani, by phone 561-355-4820 or by email nmahani@pbcgov.org


Ch 4. PBC RWHAP Sub-recipients (2022-2023)

**AIDS Healthcare Foundation (AHF)**
AIDS Pharmaceutical Assistance, Early Intervention Services (EIS), Medical Case Management, including Treatment Adherence, Outpatient/Ambulatory Health Services including Lab Diagnostic Testing, Emergency Financial Assistance/Emergency Medication, Food Bank/Nutritional Supplements, Medical Transportation, Non-Medical Case Management

Location(s):
(1) 200 Congress Park Drive, Delray Beach, FL 33445
(2) 1411 North Flagler Drive, West Palm Beach, FL 33401

Phone(s):
(1) (561) 279-0991
(2) (561) 284-8182
Fax: (561) 279-0539

**Program Contact:** Kristen Harrington
Email: Kristen.Harrington@ahf.org
Phone: (561) 350-2196

**Fiscal Contact:** Karla Drummond
Email: Karla.Drummond@ahf.org
Phone: (954) 522-3132 EXT 53206

**Quality Management Contact:** Kristen Harrington
Email: Kristen.Harrington@ahf.org
Phone: (561) 350-2196

**Compass, Inc.**
Early Intervention Services (EIS), Health Insurance Premium and Cost Sharing Assistance for Low-Income Individuals, Medical Case Management, including Treatment Adherence, Mental Health Services, Emergency Financial Assistance, Housing, Medical Transportation, Non-Medical Case Management

Location(s): 201 N. Dixie Highway, Lake Worth, FL 33460
Phone: (561) 533-9699
Fax: (561) 318-6671

**Program Contact:** Raymond Cortes
Email: raymond@compassglcc.com
Phone: (561)533-9699 ext. 4008

**Fiscal Contact:** Julie Seaver or Lysette Pérez
Email: julie@compassglcc.com or lysette@compassglcc.com
Phone: (561)533-9699 ext. 4038 or 4007

**Quality Management Contact:** Neka Mackay or Raymond Cortes
Email: neka@compassglcc.com or raymond@compassglcc.com
Phone: (561)533-9699 ext. 4003 or 4008

**Florida Department of Health, Palm Beach County**
Early Intervention Services (EIS), Oral Health Care
Appointment Line: (561) 625-5180 OR (855) 438-2778
Location(s):
(1) 851 Avenue P, Riviera Beach, FL 33404 Northeast Health Center- Dental Clinic
(2) 1250 Southwinds Dr, Lantana, FL 33462
  Lantana/Lake Worth Health Center- Maternity, Family Planning, STD Clinic, PrEP
(3) 225 S. Congress Avenue, Delray Beach, FL 33445
  Delray Beach Health Center- STD Clinic, PrEP, Maternity, Family Planning
(4) 345 S. Congress Avenue, Delray Beach, FL 33445 Delray Beach Health Center- IDC
(5) 38754 State Road 80, Belle Glade, FL 33430
  C.L. Brumback Health Center- IDC, STD Clinic, PrEP, Maternity, Family Planning
(6) 1150 45th Street, West Palm Beach, FL 33407
  West Palm Beach Health Center- IDC, STD Clinic, PrEP, Maternity, Family Planning
(7) 5985 10th Ave, Greenacres, FL 33463 WIC Greenacres Center- WIC
Phone(s):
(1) (561) 803-7300
(2) (561) 547-6800
(3) (561) 274-3100
(4) (561) 274-3100
(5) (561) 983-9220
(6) (561) 514-5300
(7) (561) 357-6000

Program Contact: Robert Scott
Email: Robert.Scott@flhealth.gov
Phone: (561) 722-9289

Fiscal Contact: Liliana Vasquez
Email: Liliana.Vasquez@flhealth.gov
Phone: (561) 530-6885

Quality Management Contact: Kathryn Mathieu
Email: Kathryn.Mathieu@flhealth.gov
Phone: (561) 446-5643

FoundCare, Inc.
Early Intervention Services (EIS), Health Insurance Premium and Cost Sharing Assistance for Low-Income Individuals, Medical Case Management, including Treatment Adherence, Mental Health Services, Oral Health Care, Outpatient/Ambulatory Health Services including Lab Diagnostic Testing, Food Bank/Home Delivered Meals, Medical Transportation, Non-Medical Case Management, Early Intervention Services (MAI), Medical Case Management (MAI), Non-Medical Case Management (MAI), Psychosocial Support Counseling (MAI)
Location(s):
(1) 2330 S. Congress Avenue, Palm Springs, FL 33406
(2) 1901 South Congress Ave Suite 100 Boynton Beach, FL 33426
(3) 840 US Highway 1 North Palm Beach FL 33408
(4) 1500-A NW Ave. L, Belle Glade, FL 33430
(5) 5730 Corporate Way #100, West Palm Beach, FL 33407
(6) 5867 Okeechobee Blvd, West Palm Beach, FL 33417
Phone(s):
(1) (561) 472-2466 (Palm Springs)
(2) (561) 274-6400 (Boynton Beach)
(3) (561) 776-8300 (North Palm Beach)
(4) (561) 996-7059 (Belle Glade)
(5) (561) 863-7800 (Corporate Way)
(6) (561) 660-5468 (Okeechobee Blvd)

Fax(es):
(1) (561) 304-0472 (Palm Springs)
(2) (561) 274-3912 (Boynton Beach)
(3) (561) 776-0727 (North Palm Beach)
(4) (561) 996-1567 (Belle Glade)
(5) (561) 840-0747 (Corporate Way)
(6) (561) 899-4867 (Okeechobee Blvd)

Program Contact: Tiffany Coutee
Email: tcoutee@foundcare.org
Phone: (561) 472-2466 ext.111

Fiscal Contact: Andy Antenor
Email: aantenor@foundcare.org
Phone: (561) 472-9160 ext. 211

Quality Management Contact: Tiffany Coutee
Email: tcoutee@foundcare.org
Phone: (561) 472-2466 ext. 111

Legal Aid Society of Palm Beach County
Legal Services, Non-Medical Case Management
Location(s): 423 Fern Street, Suite 200, West Palm Beach, FL 33401
Phone: (561)655-8944
Fax: (561)655-5269

Program Contact: Sandra Powery Moses
Email: smoses@legalaidpbc.org
Phone: (561)822-9821 and (561)383-1530

Fiscal Contact: Shane Ramsaroop
Email: sramskaroop@legalaidpbc.org
Phone: (561)822-9765

Quality Management Contact: Laura Rivera
Email: lrivera@legalaidpbc.org
Phone: (561)721-6096

Midway Specialty Care Center
Outpatient/Ambulatory Health Services including Lab Diagnostic Testing, Non-Medical Case Management
Location(s): 1515 North Flagler Drive, Suite 200, West Palm Beach, FL 33401
Phone: (561) 249-2279
Fax:  (561) 720-2970

**Program Contact:** Jenn Kuretski, DNP, APRN, FNP-C, AAHIVS
Email:  jkuretski@midwaycare.org
Phone: (561) 249-2279

**Fiscal Contact:** Kathryn Hayden
Email:  khayden@midwaycare.org
Phone: (772) 742-9276

**Quality Management Contact:** Geoff Downie
Email:  gdownie@midwaycare.org
Phone: (954) 495-7141

**Monarch Health Services, Inc.**
**Early Intervention Services (EIS)**
Location(s):
(1) 2580 Metrocentre Blvd., Ste. 1, West Palm Beach, FL 33407
(2) 600 N Congress, Suite 510, Delray Beach, FL 33445
Phone: (561) 523-4589
Fax:  (561) 491-2602

**Program Contact:** Stephanie Thomas
Email:  sthomas@monarchhealth.org
Phone: (786)449-9683

**Fiscal Contact:** Stephanie Thomas
Email:  sthomas@monarchhealth.org
Phone: (786)449-9683

**Quality Management Contact:** Stephanie Thomas
Email:  sthomas@monarchhealth.org
Phone: (786)449-9683

**The Poverello Center, Inc.**
**Food Bank/Home Delivered Meals**
Location(s):
(1) Grocery and Gift Card Home Deliveries throughout Palm Beach County,
(2) Administrative Offices at 2056 N Dixie Hwy, Wilton Manors, FL 33305
(3) Gift Card Pickup Location:
   Dr. Orelus,
   7721 N. Military Trail, Suite 1-2, Palm Beach Gardens, FL 33410
Phone: (954) 361-9242
Intake:  intake@poverello.org

**Program Contact:** James Stevenson or Alison Norris
Email:  anorris@poverello.org or jstevenson@poverello.org

**Fiscal Contact:** Jose Castillo
Email: jcastillo@poverello.org

Quality Management Contact: Brad Barnes
Email: Bbarnes@poverello.org

Treasure Coast Health Council, Inc. d/b/a Health Council of Southeast Florida
Early Intervention Services (EIS), Health Insurance Premium and Cost Sharing Assistance for Low-Income Individuals, Medical Case Management, including Treatment Adherence, Specialty Outpatient Medical Care, Medical Transportation, Non-Medical Case Management, Early Intervention Services (MAI), Medical Case Management (MAI), Non-Medical Case Management (MAI), Psychosocial Support Counseling (MAI)
Location(s): 600 Sand Tree Drive, Suite 101, Palm Beach Gardens, FL 33403
Mobile, community-based and virtual services available
Phone: (561) 844-4220
Fax: (561) 844-3310

Program Contacts:
Anil Pandya, COO
Email: apandya@hcsef.org
Phone: Extension 2400

Catherine Huynh, Director of Programs
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Phone: Extension 1800

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Phone: Extension 2000

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Phone: Extension 3000

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Email: aali@hcsef.org
Phone: Extension 4000
Appendix B - PBC RWHAP Subrecipient Service Matrix
Section II: Universal Guidelines-Program

Ch 1. Continuous Quality Improvement

Purpose
To establish continuous quality improvement standards for Sub-recipients providing any service through PBC RWHAP.

Policy
Sub-recipients shall participate in quality management activities, as required by the Recipient.

Procedure
Sub-recipient shall designate a Quality Management representative.
The designated Quality Management representative shall
a) Participate in the HIV CARE Council Quality Management and Evaluation Committee
b) Lead Sub-recipient continuous quality improvement projects and author Sub-recipient’s quality management plan; and
c) Ensure accurate collection and reporting of Sub-recipient data.

National Monitoring Standards

<table>
<thead>
<tr>
<th>Quality Management</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-Recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Implementation of a Clinical Quality Management (CQM) Program to:</td>
<td>• Documentation that the West Palm Beach EMA has in place a Clinical Quality Management Program that includes, at a minimum:</td>
<td>• Participate in quality management activities as contractually required; at a minimum:</td>
</tr>
<tr>
<td>• Assess the extent to which HIV health services provided to patients under the grant are consistent with the most recent HHS Guidelines for the treatment of HIV/AIDS and related opportunistic infections</td>
<td>o A Quality Management Plan</td>
<td>o Compliance with relevant service category definitions and EMA/TGA standards of care</td>
</tr>
<tr>
<td>• Develop strategies for ensuring that services are consistent with the guidelines for improvement in the access to and quality of HIV health services CQM program to include:</td>
<td>o Quality expectations for providers and services</td>
<td>o Collection and reporting of data for use in measuring performance</td>
</tr>
<tr>
<td>• A Quality Management Plan</td>
<td>o A method to report and track expected outcomes</td>
<td></td>
</tr>
<tr>
<td>• Quality expectations for providers and services</td>
<td>o Monitoring of provider compliance with HHS Guidelines and the EMA’s approved service category definition for each funded service</td>
<td></td>
</tr>
<tr>
<td>• A method to report and track expected outcomes</td>
<td>• Review of CQM program to ensure that both the grantee and providers are carrying out necessary CQM activities and reporting CQM performance data</td>
<td></td>
</tr>
<tr>
<td>• Monitoring of provider compliance with HHS Guidelines and the EMA’s approved Standards of Care</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Ch 2. Access to Care

**Purpose**
To establish access to care standards for Sub-recipients providing any service through PBC RWHAP.

**Policy**
Sub-recipient shall ensure access to care standards are met.

**Procedure**
Sub-recipient must demonstrate access to care standards are met through documentation/methods outlined in National Monitoring Standards.

### National Monitoring Standards

<table>
<thead>
<tr>
<th>Access to Care</th>
<th>Performance Measure/ Method</th>
<th>Provider/Sub-Recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Structured and ongoing efforts to obtain input from clients in the design and delivery of services</td>
<td>- Documentation of Consumer Advisory Board and public meetings – minutes and/or</td>
<td>- Maintain file of materials documenting Consumer Advisory Board (CAB) membership and meetings, including minutes</td>
</tr>
<tr>
<td></td>
<td>· Documentation of existence and appropriateness of a suggestion box or other client input mechanism and/or</td>
<td></td>
</tr>
<tr>
<td></td>
<td>· Documentation of content, use, and confidentiality of a client satisfaction survey or focus groups conducted at least annually</td>
<td></td>
</tr>
<tr>
<td>2. Provision of services regardless of an individual’s ability to pay for the service</td>
<td>Subgrantee billing and collection policies and procedures do not:</td>
<td>- Have billing, collection, co-pay, and schedule of charges and limitation of charges policies that do not act as a barrier to providing services regardless of the client’s ability to pay</td>
</tr>
<tr>
<td></td>
<td>· Deny services for non-payment</td>
<td></td>
</tr>
<tr>
<td></td>
<td>· Deny payment for inability to produce income documentation</td>
<td></td>
</tr>
<tr>
<td></td>
<td>· Require full payment prior to service</td>
<td></td>
</tr>
<tr>
<td></td>
<td>· Include any other procedure that denies services for non-payment</td>
<td></td>
</tr>
<tr>
<td>3. Provision of services regardless of the current or past health condition of the individual to be served</td>
<td>- Documentation of eligibility determination and provider policies to ensure that they do not:</td>
<td>- Maintain files of eligibility determination and clinical policies</td>
</tr>
<tr>
<td></td>
<td>· Permit denial of services due to pre-existing conditions</td>
<td>- Maintain file of individuals refused services</td>
</tr>
<tr>
<td></td>
<td>· Permit denial of services due to non-HIV-related conditions (primary care)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>· Provide any other barrier to care due to a person’s past or present health condition</td>
<td></td>
</tr>
<tr>
<td>4. Provision of services in a setting accessible to low-income individuals with HIV disease</td>
<td>- A facility that is accessible,</td>
<td>- Comply with Americans with Disabilities Act (ADA) requirements</td>
</tr>
<tr>
<td></td>
<td>· Policies and procedures that provide, by referral or vouchers,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>· transportation if facility is not accessible to public transportation policies that may act as a barrier to</td>
<td></td>
</tr>
<tr>
<td></td>
<td>· Provide, by referral or vouchers,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>· Ensure that the facility is accessible by public transportation or provide for transportation</td>
<td></td>
</tr>
<tr>
<td>care for low-income individuals</td>
<td>assistance</td>
<td></td>
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<tr>
<td>--------------------------------</td>
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</tr>
</tbody>
</table>
| **5. Outreach to inform low-income individuals of the availability of HIV-related services and how to access them** | Availability of informational materials about subgrantee services and eligibility requirements such as:  
- Newsletters  
- Brochures  
- Posters  
- Community Bulletins  
- Any other types of promotional materials | · Maintain file documenting subgrantee activities for the promotion of HIV services to low-income individuals, including copies of HIV program materials promoting services and explaining eligibility requirements |
Ch 3. Client Eligibility Determination

Purpose
To establish client eligibility determination standards for Sub-recipients providing any service through PBC RWHAP.

Policy
The RWHAP legislation requires that individuals receiving services through HRSA RWHAP must:
  a) Have a documented diagnosis of HIV;
  b) Be low-income, defined as at or below 400% Federal Poverty Level (FPL); AND
  c) Be a resident of Palm Beach County.

By statute, HRSA RWHAP funds may not be used “for any item or service to the extent that payment has been made, or can reasonably be expected to be made…” by another payment source. Sub-recipients must make reasonable efforts to secure non-RWHAP funds for services, prior to utilizing PBC RWHAP-funded services. Sub-recipients are expected to vigorously pursue enrollment into health care coverage for which their clients may be eligible (e.g., Medicaid, CHIP, Medicare, state-funded HIV/AIDS programs, employer-sponsored health insurance coverage and/or other private health insurance). PBC RWHAP is the payer of last resort and will provide services not covered, or partially covered, by public or private health insurance plans.

Additional caps/limitations for specific service categories may be implemented to meet program goals under principles of health equity. When setting priorities and allocating funds, the HIV CARE Council may optionally limit certain services more precisely. Further information can be found within each service category guideline and summarized on the Caps/Limitations Table (formerly known as the Eligibility Table)

HRSA Policy Clarification Notices: PCN#13-01, PCN#13-02, PCN#13-03, PCN#13-04, PCN#13-05, PCN#21-02

Procedures
Sub-recipients providing PBC RWHAP services must certify and document client eligibility prior to, or simultaneously with, services being rendered. Sub-recipients are required to make a determination of client eligibility/ineligibility within 24 hours of receiving all required documentation.

Initial Eligibility Certification Documentation

Required Eligibility Documentation
  a) HIV diagnosis; AND
  b) Palm Beach County residency; AND
  c) Income at or below 400% FPL.

Required HIV Coordinated Services Network (CSN) Enrollment Documentation
  • Authorization to Use and Disclose Protected Health Information
  • Notice of Privacy Practices
  • Client Rights and Responsibilities
  • Grievance Policy
  • Verification of enrollment and/or screening for other third-party insurance programs or payer sources

Required Client Profile Documentation
Eligibility Assessment
Notice of Eligibility Determination

Annual Eligibility Confirmation Documentation
Sub-recipients must conduct timely eligibility confirmations to assess if the client’s income and/or residency status has changed at least every twelve (12) months OR at any time when changes may affect a client’s eligibility for services.

Required Eligibility Confirmation Documentation
- Palm Beach County residency
- Income at or below 400% FPL

Required Client Profile Documentation
- HIV Coordinated Services Network (CSN) consent form
- Verification of enrollment and/or screening for other third-party insurance programs or payer sources
- Eligibility Assessment
- Notice of Eligibility Determination

Rapid Eligibility Determination
For both initial and annual recertification procedures, eligibility determinations may be performed simultaneously with testing and treatment. Sub-recipients assume the risk that PBC RWHAP funds utilized for clients ultimately determined to be ineligible will not be reimbursed by the Recipient, and Sub-recipient must identify an alternate payment source for the services rendered. All funded service categories may be provided on a time-limited basis, not to exceed 30 days. Sub-recipients may determine if and which services they are willing to provide to clients during this time-limited rapid eligibility determination period. All clients must be registered in the client database (Provide Enterprise) to establish the 30 day rapid eligibility period while an eligibility determination is being made.

Eligibility Status Notification
1. The applicant shall be provided written Notice of Eligibility (NOE) determination identifying the service categories for which they are eligible.
2. The applicant will be ineligible for all service categories not listed on the NOE and shall be provided reason for ineligibility.

Additional Information
1. Immigration status is irrelevant for the purpose of eligibility for RWHAP services. Immigration status should not be shared with immigration enforcement agencies.
2. RWHAP does not require documentation to be provided in-person nor be notarized.
3. Clients are required to report any changes that may effect eligibility. This includes changes to income, residency, or third-party insurance programs or payer sources.
4. Clients with access to local, state or federal programs that deliver the same type of services provided through HRSA RWHAP must utilize services through those programs since PBC RWHAP is payer of last resort. This requirement does not preclude an individual from receiving allowable services not provided or available by other local, state or federal programs, or pending a determination of eligibility from other local, state or federal programs.
5. PBC RWHAP eligibility shall only be determined by PBC RWHAP Recipient/Sub-recipients. PBC RWHAP will allow an active, current (less than 12 months old) Notice of Eligibility from a RW HIV/AIDS Program Part A or Part B/ADAP within the state of Florida as acceptable source
documentation for PBC RWHAP eligibility so long as the NOE contains sufficient information from which an eligibility determination can be made (current address, income/household size/FPL, 3rd party payer source, etc.). If the information contained in the NOE is insufficient (i.e. address outside of PBC), additional documentation must be provided.

Appendix C- PBC RWHAP Client Eligibility Determination Table

Appendix D- PBC RWHAP Allowable Eligibility Documentation List

Appendix E- PBC RWHAP Coordinated Services Network (CSN) Client Consent

National Monitoring Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-Recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Eligibility determination and reassessment of clients to determine</td>
<td>· Documentation of eligibility determination required in client records, with copies of documents (e.g., proof of HIV status, proof of residence, proof of income eligibility based on the income limit established by the EMA, TGA, State/territory jurisdiction or ADAP (for Part A can be established by the grantee or the planning council), proof of insurance, uninsured or underinsured, using approved documentation as required by the jurisdiction.</td>
<td>· Develop and maintain client records that contain documentation of client’s eligibility determination, including the following:</td>
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<tr>
<td>eligibility as specified by the jurisdiction or ADAP:</td>
<td>· Eligibility Determination and enrollment forms for other third party payers such as Medicaid and Medicare</td>
<td>Initial Eligibility Determination &amp; Once a year/12 Month Period</td>
</tr>
<tr>
<td>· Eligibility determination of clients to determine eligibility for</td>
<td>· Eligibility policy and procedures on file</td>
<td>Recertification Documentation Requirements:</td>
</tr>
<tr>
<td>Ryan White services within a predetermined timeframe</td>
<td>· Documentation that all staff involved in eligibility determination has participated in required training</td>
<td>· HIV/AIDS diagnosis (at initial determination)</td>
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<td></td>
<td>· Subgrantee client data reports are consistent with eligibility requirements specified by funder.</td>
<td>· Proof of residence</td>
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<td></td>
<td>· Training provided by the Grantee/contractor to ensure understanding of the policy and procedures</td>
<td>· Low income (Note: for ADAP supplemental, low income is defined as not more than 200% of the Federal Poverty Level)</td>
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<td>· Uninsured or underinsured status (Insurance verification as proof)</td>
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<td></td>
<td>· Determination of eligibility and enrollment in other third party insurance programs including Medicaid and Medicare</td>
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<td>· For underinsured, proof this service is not covered by other third party insurance programs including Medicaid and Medicare</td>
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<td>· Proof of compliance with eligibility determination as defined by the jurisdiction or</td>
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<td>ADAP</td>
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<td>---------------------------------------------------------------------</td>
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<tr>
<td>· Document that all staff involved in eligibility determination have participated in required training</td>
<td></td>
<td></td>
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<tr>
<td>· Subgrantee client data reports are consistent with eligibility requirements specified by funder, which demonstrates eligible clients are receiving allowable services [See Program Monitoring section for a list of allowable services.]</td>
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</tr>
<tr>
<td>2. Ensure military veterans with Department of Veterans Affairs (VA) benefits are deemed eligible for Ryan White services</td>
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<tr>
<td>· Documentation that eligibility determination policies and procedures do not consider VA health benefits as the veteran’s primary insurance and deny access to Ryan White services citing “payer of last resort”</td>
<td></td>
<td></td>
</tr>
<tr>
<td>· Ensure that policies and procedures classify veterans receiving VA health benefits as uninsured, thus exempting these veterans from the “payer of last resort” requirement</td>
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</tbody>
</table>
Ch 4. Suspending Client Relationships

Purpose
To establish guidelines for suspending client relationships with Sub-recipients providing any service through PBC RWHAP.

Policy
Sub-recipients are not required to provide PBC RWHAP services to prospective or current clients when doing so threatens the physical, mental, or emotional well-being of Sub-recipient staff, the public, or the client themselves.

Procedure
A prospective or current PBC RWHAP client relationship with a Sub-recipient may be suspended voluntarily, or involuntarily for violations of Sub-recipient policies and procedures that govern code of conduct, rights and responsibilities, or for actions that are deemed threatening to the well-being of Sub-recipient staff, the public, or the client themselves. Client behavior warranting suspension may include, but is not limited to, threats or acts of violence, verbal abuse and harassment, criminal activity, and destruction or theft of property.

Sub-recipients are encouraged to assess if client behavior can be attributed to medical or mental health diagnoses, and attempt to provide appropriate services that may support a change in client behaviors when possible. Progressive interventions such as verbal warning, written warning, and counseling/education should be utilized and documented prior to suspending client relationships.

Client relationship suspensions may be for a defined period of time or indefinite, and must be documented in the client record. Client must be notified of suspension in writing; including information related to reason for suspension, length of time of suspension, procedures and conditions of re-establishing the relationship, resources/referrals to needed services from other service providers, and a copy of the sub-recipient grievance policy.

In all cases of client relationship suspensions, the Ryan White Part A Program Manager must be notified by the Sub-recipient via email and provided a copy of written client notification. Clients have the right to grieve the suspension in accordance with Sub-recipient grievance policy and procedures.
Ch 5 Service Referrals

**Purpose**
To establish service referral standards for Sub-recipients providing any service through PBC RWHAP.

**Policy**
Sub-recipient shall obtain written referral and linkage agreements with key points of entry. Referrals shall be managed in the RWHAP data management information system. Sub-recipients shall acknowledge referrals regardless of current funding availability.

**Procedure**
All referrals must be processed and tracked through the RWHAP client data management information system. For internal referrals to Ryan White sub-recipients, the agency and needed service must be selected. For external referrals outside the HIV CSN, select or enter the agency and service needed.

Regardless of funding availability for service, referral submissions are encouraged. Referral reports are used in planning, the priorities and allocations process, as well as grant applications to demonstrate unmet need.

Referrals created in the client data management system are open for 30 days. After 30 days, if there is no acknowledgement, a new referral must be submitted.

**National Monitoring Standards**

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-Recipient Responsibility</th>
</tr>
</thead>
</table>
| 2. **Referral relationships with key points of entry**: Requirement that Part A service providers maintain appropriate referral relationships with entities that constitute key points of entry  
Key points of entry defined in legislation:  
• Emergency rooms  
• Substance abuse and mental health treatment programs  
• Detoxification centers  
• Detention facilities  
• Clinics regarding sexually transmitted disease  
• Homeless shelters  
• HIV disease counseling and testing sites  
Additional points of entry include:  
• Public health departments  
• Health care points of entry specified by eligible areas  
• Federally Qualified Health Centers  
• Entities such as Ryan White Part B, C, D, and F grantees | Documentation that written referral relationships exist between Part A service providers and key points of entry | • Establish written referral relationships with specified points of entry  
• Document referrals from these points of entry |
Ch 6. Minority AIDS Initiative Services (MAI)

Purpose
To establish Minority AIDS Initiative service standards for Sub-recipients providing any service through PBC RWHAP.

Policy
MAI funds are designated to reduce the HIV-related health disparities and improve the health outcomes for disproportionately impacted, HIV+ minority populations, such as Black/African Americans, Black Haitians, and Hispanics. MAI funding shall be used to address health disparities and health inequalities among minority communities. As instructed by HRSA, MAI funds are to be used to deliver services designed to address the unique barriers and challenges faced by hard to reach disproportionately impacted minorities within the EMA.

The overarching goal of the MAI is to improve health outcomes by preventing transmission or slowing disease progression for disproportionately affected communities, such as: a. getting persons with HIV into care at an earlier stage in their illness; b. assuring access to treatments that are consistent with established standards of care; and c. helping individuals to remain in care.

MAI funded services must be consistent with the epidemiologic data and the needs of the community, and be culturally appropriate. MAI funded services shall use population-tailored, innovative approaches or interventions that differ from the usual service methodologies and that specifically address the unique needs of prioritized sub-groups.

MAI funding may be allocated to any HRSA defined service. MAI funded services are determined by the HIV CARE Council on an annual basis.

Organizations funded to provide MAI services must also meet the following criteria:
1. Are located in or near to the prioritized community they are intending to serve.
2. Have a documented history of providing services to the prioritized communities.
3. Have documented linkages to the prioritized populations, so that they can help close the gap in access to service for highly impacted minority communities.
4. Provide services in a manner that is culturally and linguistically appropriate.
5. Demonstrate understanding of the importance of cross-cultural, language appropriate communications, and general health literacy issues in an integrated approach to develop the skills and abilities needed by HRSA-funded providers and staff to effectively deliver the best quality health care to the diverse populations they serve.

Procedure
Sub-recipients must provide specific and population-tailored services, including prioritized activities to improve HIV-related health outcomes, reduce existing racial and ethnic health disparities, and increase equity in the HIV care continuum. Sub-recipient must be able to describe how these activities address the unique needs of the prioritized MAI populations. Sub-recipients must clearly specify the prioritized population/s to be served within the client data management information system.

The following data shall be tracked and maintained for each priority population served under the initiative:
- Funding amount expended
- Number of clients served
- Units of service overall and by race/ethnicity and WICY (women, infants, children and youth)
- Client level outcomes (HRSA/HAB measures or local metrics)
### National Monitoring Standards

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<thead>
<tr>
<th>Standard</th>
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<tbody>
<tr>
<td>1. Reporting</td>
</tr>
<tr>
<td>a. Submission of an Annual Plan 60 days after the budget start date or as specified in the Notice of Award that details:</td>
</tr>
<tr>
<td>• The actual award amount</td>
</tr>
<tr>
<td>• Anticipated number of unduplicated clients who will receive each service</td>
</tr>
<tr>
<td>• Anticipated units of service</td>
</tr>
<tr>
<td>• Planned client-level outcomes for each minority population served under the Minority AIDS Initiative (MAI)</td>
</tr>
<tr>
<td>b. Submission of an Annual Report due January 31 of the year following completion of the MAI fiscal year</td>
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<tr>
<th>Performance Measure/Method</th>
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<tbody>
<tr>
<td>Documentation that the grantee has submitted an MAI Annual Plan 60 days after the budget start date that contains required elements and meets HRSA/HAB reporting requirements</td>
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<table>
<thead>
<tr>
<th>Provider/Sub-Recipient Responsibility</th>
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<tbody>
<tr>
<td>• Establish and maintain a system that tracks and reports the following for MAI services:</td>
</tr>
<tr>
<td>o Dollars expended</td>
</tr>
<tr>
<td>o Number of clients served</td>
</tr>
<tr>
<td>o Units of service overall and by race and ethnicity, women, infants, children, youth</td>
</tr>
<tr>
<td>o Client-level outcomes</td>
</tr>
</tbody>
</table>
Ch 7 Sub-recipient Monitoring

Purpose
To establish monitoring standards for Sub-recipients providing any service through PBC RWHAP.

Policy
Sub-recipients, including their sub-contractors, shall be monitored annually by the Recipient to ensure compliance with all applicable HRSA standards.

Procedure
The Sub-recipient shall participate in an annual monitoring site visit, using the Ryan White Part A Comprehensive Monitoring Tool to assess compliance with the HRSA National Monitoring Standards (April 2013). Recipient may conduct unannounced site visits when deemed appropriate.

Sub-recipients shall provide all requested documentation including, but not limited to, applicable files, policy manuals, records, etc. Interviews with staff members and clients may also be requested.

The Sub-recipient shall commit to annual monitoring dates at the beginning of the contract period.

A comprehensive monitoring report will be emailed to the authorizing official whose signature is on the contract.

Findings shall be addressed through a Corrective Action Plan (CAP). Failure of Sub-recipient to resolve issues identified through the monitoring process may result in contract penalties, suspension, termination or more rigorous future monitoring.

Sub-recipient shall establish policies and procedures to ensure compliance with federal and programmatic requirements.

National Monitoring Standards

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<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-Recipient Responsibility</th>
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<tbody>
<tr>
<td>1. Any grantee or subgrantee or individual receiving federal funding is required to monitor for compliance with federal requirements and programmatic expectations</td>
<td>Development and consistent implementation of policies and procedures that establish uniform administrative requirements governing the monitoring of awards</td>
<td>Participate in and provide all material necessary to carry out monitoring activities. Monitor any service contractors for compliance with federal and programmatic requirements</td>
</tr>
<tr>
<td>2. Monitoring activities expected to include annual site visits of all Provider/Sub grantee. Note: Annual Site Visit Exemption requests may be submitted through EHB prior approval Note: Code of Federal Regulations (45 CFR 74.51; 92.40 and 215.51) states that the HHS awarding agency will prescribe the frequency of monitoring activities</td>
<td>Review of the following program monitoring documents and actions: Policies and procedures Tools, protocols, or methodologies Reports Corrective site action plans Progress on meeting goals of corrective action plans</td>
<td>Establish policies and procedures to ensure compliance with federal and programmatic requirements Submit auditable reports Provide the grantee access to financial documentation</td>
</tr>
</tbody>
</table>
3. Performance of fiscal monitoring activities to ensure Ryan White funds are only used for approved purposes

| - Review of the following fiscal monitoring documents and actions: |
| o Fiscal monitoring policy and procedures |
| o Fiscal monitoring tool or protocol |
| o Fiscal monitoring reports |
| o Fiscal monitoring corrective action plans |
| o Compliance with goals of corrective action plans |

**Have documented evidence that federal funds have been used for allowable services and comply with Federal and Ryan White requirements**

4. Salary Limit: HRSA funds may not be used to pay the salary of an individual at a rate in excess of $197,300. This amount reflects an individual’s base salary exclusive of fringe and any income that an individual may be permitted to earn outside of the duties to the applicant organization. This salary limitation also applies to subawards/subcontracts for substantive work under a HRSA grant or cooperative agreement.

| - Identification and description of individual employee salary expenditures to ensure that salaries are within the HRSA Salary Limit. |
| - Determine whether individual staff receives additional HRSA income through other subawards or subcontracts. |

**Monitor staff salaries to determine whether the salary limit is being exceeded.**

- Monitor prorated salaries to ensure that the salary when calculated at 100% does not exceed the HRSA Salary Limit.
- Monitor staff salaries to determine that the salary limit is not exceeded when the aggregate salary funding from other federal sources including all parts of Ryan White do not exceed the limitation.
- Review payroll reports, payroll allocation journals and employee contracts.

5. Salary Limit Fringe Benefits: If an individual is under the salary cap limitation, fringe is applied as usual. If an individual is over the salary cap limitation, fringe is calculated on the adjusted base salary.

| - Identification of individual employee fringe benefit allocation. |

**Monitor to ensure that when an employee salary exceeds the salary limit, the fringe benefit contribution is limited to the percentage of the maximum allowable salary.**

4. Corrective actions taken when subgrantee outcomes do not meet program objectives and grantee expectations, which may include:

- Improved oversight
- Redistribution of funds
- A "corrective action" letter
- Sponsored technical assistance

| - Review corrective action plans |
| - Review resolution of issues identified in corrective action plan |
| - Policies that describe actions to be taken when issues are not resolved in a timely manner |

**Prepare and submit:**

- Timely and detailed response to monitoring findings
- Timely progress reports on implementation of corrective action plan
Ch 8. Client Grievances

Purpose
To establish client grievance standards for Sub-recipients providing any service through PBC RWHAP.

Policy
The Sub-recipient shall establish a grievance policy for PBC RWHAP clients. The grievance policy must outline steps in the grievance process, including appeals and escalation, and provide the right to appeal to the Recipient’s office after exhausting Sub-recipient’s process.

Procedure
Sub-recipient grievance policy must be provided to clients upon enrollment, and/or prior to providing services.

Sub-recipient must track all grievances filed by clients and provide summary, including resolution, to Recipient upon request.

PBC RWHAP Monitoring Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Client grievance policy outlining steps in the grievance process, including appeals and escalation.</td>
<td>Documentation of client grievance policy</td>
<td>Establish client grievance policy</td>
</tr>
<tr>
<td></td>
<td>Grievance policy provided to client upon enrollment, and/or prior to providing services</td>
<td>Demonstrate grievance policy provided to clients upon enrollment, and/or prior to providing services</td>
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<tr>
<td></td>
<td>Tracking of all Sub-recipient grievances filed by clients with associated resolutions.</td>
<td>Provide summary of all grievances filed by clients, including resolutions, to Recipient upon request</td>
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</tbody>
</table>
Ch 9. Client Data Management Information System Access & Reporting

Purpose
To establish client data management information system standards for Sub-recipient providing any service through PBC RWHAP.

Policy
The PBC RWHAP client data management information system is Groupware Technologies, Inc. (GTI) Provide Enterprise (PE) Care Management Software.

Sub-recipients must report all service delivery information using the client data management information system.

Sub-recipients requesting discontinued access for a User must submit a User Deletion Request through the data management system. If the User is separated from the organization, the request shall be submitted no later than one (1) business day following separation of the User.

It is prohibited to enter fraudulent records into the system. Additionally, unauthorized use, destruction, stealing and/or alteration of data are prohibited. Incidents of fraud and/or misuse shall be reported immediately followed by submission of the Community Services PBC RWHAP Incident Notification Form to the Ryan White Program Manager.

Appendix F - Community Service Department Incident Report

The Health Resources and Services Administration (HRSA) HIV/AIDS Bureau (HAB) continues to improve health outcomes through data utilization. National RWHAP client-level data is collected through the Ryan White HIV/AIDS Services Report (RSR). The RSR dataset is HAB’s primary source of annual, client-level data collected from its nearly 2,000 funded grant recipients and Sub-recipients.

Client-level RSR data have been used to assess the numbers and types of clients receiving services and their HIV outcomes. As such, the Recipient and Sub-recipients are required to submit to HRSA an annual RSR, which draws from information from the client data management information system.

Sub-recipients shall submit all required reports by the deadline, ensuring the data and subsequent analyses are accurate.

Procedures
Sub-recipients shall:
- Follow instructions detailed in the Provide Enterprise Palm Beach HIV/AIDS Care Network CARE User Guide;
- Ensure all client data management information system users have signed the Provide Enterprise User Confidentiality Agreement
  Appendix G - PBC RWHAP PE & OSCARSS User Confidentiality Agreement;
- Document all service delivery information in client data management information system before submitting request for reimbursement. Service-specific information requirements can be found within the Core Medical and Support Service sections.
- Secure data according to all local, state, and federal regulations;
- Establish a policy that addresses protection of data;
- Report any suspected data compromises to the RWHAP Recipient immediately, but no later than one (1) business day.
- Submit the Ryan White HIV/AIDS Program Service Report RSR by the established deadline.

### National Monitoring Standards

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<thead>
<tr>
<th>Standard</th>
<th>Data Reporting Requirements</th>
<th>Provider/Sub-recipient Responsibility</th>
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<tbody>
<tr>
<td>Submission of the <strong>Ryan White HIV/AIDS Program Services Report (RSR)</strong>, which includes three components: the Grantee Report, the Service Provider Report, and the Client Report</td>
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</tbody>
</table>
| Submission of the on-line service providers report | Documentation that all service providers have submitted their sections of the online service providers report | • Report all the Ryan White Services offered to clients during the funding year  
• Submit both interim and final reports by the specified deadlines |
| Submission of the on-line client report | Documentation that all service providers have submitted their sections of the online client report | • Maintain client-level data on each client served, including in each client record demographic status, HIV clinical information, HIV-care medical and support services received, and the client’s Unique Client Identifier  
• Submit this report online as an electronic file upload using the standard format  
• Submit both interim and final reports by the specified deadlines |
| Submission of standard reports as required in circulars as well as program-specific reports as outlined in the Notice of Award. | Records that contain and adequately identify the source of information pertaining to:  
- Federal award revenue, expenses, obligations, unobligated balances, assets, outlays, program income, interest  
- Client level data  
- Aggregate data on services provided; clients served, client demographics, and selected financial information | Ensure:  
• Submission of timely subgrantee reports  
• File documentation or data containing analysis of required reports to determine accuracy and any reconciliation with existing financial or programmatic data. Example: Test program income final FFR with calendar year RDR.  
• Submission of periodic financial reports that document the expenditure of Ryan White funds, positive and negative spending variances, and how funds have been reallocated to other line-items or service categories |
| **WICY – Women, Infants, Children, and Youth:** Amounts set aside for women, infants, children, and youth to be determined based on each of these population’s relative percentage of the total number of persons living with AIDS in the EMA/TGA | • Documentation that the amount of Part A funding spent on services for women, infants, children, and youth is at least equal to the proportion each of these populations represents of the entire population of persons living with AIDS in the EMA or TGA | • If a waiver is requested, documentation that the service needs of one or more of these populations are already met through funding from another federal or state program | Track and report to the grantee the amount and percentage of Part A funds expended for services to each priority population |
Ch 10. Service Eligibility Override Request

Purpose
To establish service eligibility override request standards for Sub-recipients providing any service through PBC RWHAP

Policy
Sub-recipient may submit a service eligibility override to request Recipient review of client service eligibility determination made by PBC RWHAP client data management information system.

Service eligibility override requests shall not be used to request an exception to PBC RWHAP eligibility policies.

Service eligibility override requests shall only be submitted in instances where a client has an alternative payer source that does not provide coverage for the needed service (underinsured).

Service eligibility override requests shall be approved or rejected at the discretion of the Recipient.

Procedure
Sub-recipient shall submit a service eligibility override request through the PBC RWHAP client data management information system.

Sub-recipient shall include client-specific documentation to demonstrate that client has exhausted all alternative payer sources. (e.g. Summary of Benefits, Insurance Denial Letter, etc.)

Sub-recipient may resubmit service eligibility override requests that are rejected based on lack of supporting documentation once necessary supporting documentation is obtained.
Section III: Universal Guidelines-Fiscal

Ch 1. Allowable & Unallowable/Prohibited Uses of Funds

Purpose
To establish standards for the use of RWHAP funds by Sub-recipients providing RWHAP Part A services in Palm Beach County.

Policy
Sub-recipients shall only make use of RWHAP funds to support the following:

- Core Medical Services
- Support Services that are needed by individuals with HIV/AIDS to achieve medical outcomes related to their HIV/AIDS-related clinical status
- Clinical Quality Management
- Administrative activities

Sub-recipients must comply with statutory requirements regarding the timeframe for obligation and expenditure of funds, and with any cancellation of unobligated funds.

Sub-recipients shall comply with legislative requirements for RWHAP to participate in Medicaid and be certified to receive Medicaid payments or be able to document efforts under way to obtain such certification.

Limitations for RWHAP funds include the following:

- Aggregated sub-recipient administrative expenses total not more than 10% of Part A service dollars
- Appropriate sub-recipient assignment of Ryan White Part A administrative expenses, with administrative costs to include:
  - Usual and recognized overhead activities, including rent, utilities, and facility costs (mortgage/property taxes are unallowable).
  - Costs of management oversight of specific programs funded under this title, including program coordination; clerical, financial, and management staff not directly related to patient care; program evaluation; liability insurance; audits; computer hardware/software not directly related to patient care
- Only first line supervisors responsible for oversight of direct patient care are allowable as Direct costs (PCN 15-01)

Procedures
Sub-recipients shall:

- Use RWHAP funds in accordance with established federal regulations and limitations.
- Sub-recipients shall bill and document for only allowable services.
- Prepare project budget and track expenses with sufficient detail to allow identification of administrative expenses, quality management, program income, and expenses by service category.
- Inform the Recipient of any projected under-expenditures greater than 10% in any service category on a monthly basis.
- By June 30th provide status of 1st quarter expenditures, if 20% of expenditures have not been spent, agency is subject to 10% sweep of funds. Agency must submit Cash Flow Commitment Statement along with Statement of Cash Flows, Statement of Activities and Statement of Financial Position.
- By September 30th provide status of 2nd quarter expenditures, if 40% of expenditures have not been spent, agency is subject to 50% sweep of funds. Agency must submit Cash Flow Commitment

- By November 1<sup>st</sup> agency to provide projection of unspent/unobligated funds for end of grant year.
- By December 30<sup>th</sup>, provide status of 3<sup>rd</sup> quarter expenditures, if 75% of expenditures have not been spent, agency is subject to sweeps of 100% of remaining unspent funds. Agency must submit Cash Flow Commitment Statement along with Statement of Cash Flows, Statement of Activities and Statement of Financial Position.
- Provide annual audit within nine (9) months of fiscal year end.
- Provide copies of all grant audits and monitoring reports from other agencies by first day of monitoring by the County.
- Provide Final invoice by March 31<sup>st</sup> and label “Final Invoice”.
- Provide Final closeout report and Financial Reconciliation Statement no later than 30 days from end of contract.

Program National Monitoring Standards

<table>
<thead>
<tr>
<th>Allowable Uses of Part A Service Funds &amp; Prohibitions of Certain Activities and Additional Requirements</th>
<th>Standard</th>
<th>Performance Measure/ Method</th>
<th>Provider/Sub-recipient Responsibility</th>
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</thead>
</table>
| Allowable Uses of Part A Service Funds                                                                                                     | 1. Use of Part A funds only to support:                                                                                   | RFP, contracts, MOU/LOA, and/or statements of work language that describes and defines Part A services within the range of activities and uses of funds allowed under the legislation and defined in HRSA HAB Policy Notices including core medical and support services, clinical quality management and administration (including Planning Council support) | • Provide the services described in the RFP, contracts, MOU/LOA, and/or statements of work Bill only for allowable activities  
• Maintain in files, and share with the grantee on request, documentation that only allowable activities are being billed to the Part A grant |

Administration

| Prohibitions on Promotion of Certain Activities and Additional Requirements                                                                 | 1. Drug Use and Sexual Activity: Ryan White funds cannot be used to support AIDS programs or materials designed to promote or encourage, directly, intravenous drug use or sexual activity, whether homosexual or heterosexual | • Signed contracts, grantee and subgrantee assurances, and/or certifications that define and specifically forbid the use of Ryan White funds for unallowable activities  
• Grantee review of subgrantee budget and expenditures to ensure that they do not include any unallowable costs or activities | • Maintain a file with signed subgrant agreement, assurances, and/or certifications that specify unallowable activities  
• Ensure that budgets and expenditures do not include unallowable activities  
• Ensure that expenditures do not include unallowable activities  
• Provide budgets and financial expense reports to the grantee with sufficient detail to document that they do not |
### 2. Purchase of Vehicles without Approval:
- No use of Ryan White funds by grantees or subgrantees for the purchase of vehicles without written approval of HRSA Grants Management Officer (GMO)

- Implementation of measure/method, grantee responsibility and provider/subgrantee responsibility actions specified in G.1 above
- Where vehicles were purchased, review of files for written permission from GMO
- Carry out subgrantee actions specified in G.1 above
- If vehicle purchase is needed, seek grantee assistance in obtaining written GMO approval and maintain document in file

### 3. Broad Scope Awareness Activities:
- No use of Ryan White funds for broad scope awareness activities about HIV services that target the general public

- Implementation of actions specified in G.1 above
- Review of program plans, budgets, and budget narratives for marketing, promotions and advertising efforts, to determine whether they are appropriately targeted to geographic areas and/or disproportionately affected populations rather than targeting the general public
- Carry out subgrantee actions specified in G.1 above
- Prepare a detailed program plan and budget narrative that describe planned use of any advertising or marketing activities

### 4. Lobbying Activities:
- Prohibition on the use of Ryan White funds for influencing or attempting to influence members of Congress and other Federal personnel

- Implementation of actions specified in G.1 above
- Review of lobbying certification and disclosure forms for both the grantee and subgrantees
  Note: Forms can be obtained from the CFR website: http://www.hhs.gov/forms/PHS-5161-1.pdf http://ecfr.gpoAccess.gov
- Carry out subgrantee actions specified in G.1 above
- Include in personnel manual and employee orientation information on regulations that forbid lobbying with federal funds
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<th>Implementation Actions</th>
<th>Documentation Requirements</th>
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<tr>
<td>5. Direct Cash Payments</td>
<td>No use of Ryan White program funds to make direct payments of cash to service recipients</td>
<td>• Implementation of activities described in the “Performance Measure/Method, Grantee Responsibility and Provider/Subgrantee Responsibility” sections in G.1 above&lt;br&gt;• Review of Standards of Care and other policies and procedures for service categories involving payments made on behalf of individuals to ensure that no direct payments are made to individuals (e.g., emergency financial assistance, transportation, health insurance premiums, medical or medication co-pays and deductibles, food and nutrition)&lt;br&gt;• Review of expenditures by subgrantees to ensure that no cash payments were made to individuals</td>
<td>• Carry out subgrantee actions specified in G.1 above&lt;br&gt;• Maintain documentation that all provider staff have been informed of policies that forbid use of Ryan White funds for cash payments to service recipients</td>
</tr>
<tr>
<td>6. Employment and Employment-Readiness Services:</td>
<td>Prohibition on the use of Ryan White program funds to support employment, vocational, or employment-readiness services</td>
<td>Implementation of measure/method, grantee responsibility and provider/subgrantee responsibility actions specified in G.1 above</td>
<td>Carry out subgrantee actions specified in G.1 above</td>
</tr>
<tr>
<td>7. Maintenance of Privately Owned Vehicle:</td>
<td>No use of Ryan White funds for direct maintenance expenses (tires, repairs, etc.) of a privately owned vehicle or any other costs associated with a vehicle, such as lease or loan payments, insurance, or license and registration fees&lt;br&gt;&lt;strong&gt;Note:&lt;/strong&gt; This restriction does not apply to vehicles operated by organizations for program purposes</td>
<td>• Implementation of actions specified in G.1 above&lt;br&gt;• Documentation that Ryan White funds are not being used for direct maintenance expenses or any other costs associated with privately owned vehicles, such as lease or loan payments, insurance, or license and registration fees – except for vehicles operated by organizations for program purposes</td>
<td>Carry out subgrantee actions specified in G.1 above</td>
</tr>
<tr>
<td>8. Syringe Services:</td>
<td>No use of Ryan White funds shall be used to carry out any program of distributing sterile needles or syringes for the hypodermic injection of any illegal drug</td>
<td>Implementation of measure/method, grantee responsibility and provider/subgrantee responsibility actions specified in G.1 above&lt;br&gt;Documentation that Ryan White funds are not being used for programs related to sterile needles or syringe exchange for injection drug use.</td>
<td>Carry out subgrantee actions specified in G.1 above</td>
</tr>
</tbody>
</table>
9. **Additional Prohibitions:** No use of Ryan White Funds for the following activities or to purchase these items:
   - Clothing
   - Funeral, burial, cremation or related expenses
   - Local or State personal property taxes (for residential property, private automobiles, or any other personal property against which taxes may be levied)
   - Household appliances
   - Pet foods or other non-essential products
   - Off-premise social/recreational activities or payments for a client’s gym membership
   - Purchase or improve land, or to purchase, construct, or permanently improve (other than minor remodeling) any building or other facility
   - Pre-exposure prophylaxis

   - Implementation of measure/method, grantee responsibility and provider/subgrantee responsibility actions specified in G.1 above
   - Review and monitoring of grantee and subgrantee activities and expenditures to ensure that Ryan White funds are not being used for any of the prohibited activities

   Carry out subgrantee actions specified in G.1 above

---

3. **Expenditure and Use of Funds**
   a. Compliance with statutory requirements regarding the timeframe for obligation and expenditure of funds, and with any cancellation of unobligated funds

   Documentation that grantee has complied with statutory requirements regarding the timeframe for obligation and expenditure of funds, and with any cancellation of unobligated funds

   - Inform the grantee of any expected under-expenditures as soon as identified

   f. Compliance with legislative requirements regarding the Medicaid status of providers: funded providers of Medicaid-reimbursable services must be participating in Medicaid and certified to receive Medicaid payments or able to document efforts under way to obtain such certification.

   Documentation that funded providers providing Medicaid-reimbursable services either:
   - Are participating in Medicaid, certified to receive Medicaid payments, and using Medicaid funds whenever possible to cover services to people living with HIV disease
   - Are actively working to obtain such certification

   Documentation that funded providers providing Medicaid-reimbursable services either:
   - Are participating in Medicaid, certified to receive Medicaid payments, and using Medicaid funds whenever possible to cover services to people living with HIV disease
   - Are actively working to obtain such certification

   - Maintain on file documentation of Medicaid Status and that the provider is able to receive Medicaid payments
   - Document efforts and timeline for certification if in process of obtaining certification

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### Fiscal National Monitoring Standards

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<td><strong>Standard</strong></td>
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<tr>
<td><strong>Section A: Limitation on Uses of Part A funding</strong></td>
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</table>
| **4. Aggregated subgrantee administrative expenses total not more than 10% of Part A service dollars** | · Review of subgrantee budgets to ensure proper designation and categorization of administrative costs  
· Calculation of the administrative costs for each subgrantee  
· Calculation of the total amount of administrative expenses across all subgrantees to ensure that the aggregate administrative costs do not exceed 10% | Prepare project budget and track expenses with sufficient detail to allow identification of administrative expenses |
| **5. Appropriate subgrantee assignment of Ryan White Part A administrative expenses, with administrative costs to include:**  
· Usual and recognized overhead activities, including rent, utilities, and facility costs  
· Costs of management oversight of specific programs funded under this title, including program coordination; clerical, financial, and management staff not directly related to patient care; program evaluation; liability insurance; audits; computer hardware/software not directly related to patient care | Review of subgrantee administrative budgets and expenses to ensure that all expenses are allowable |   |
| **6. Inclusion of Indirect costs (capped at 10%) only where the grantee has a certified HHS-negotiated indirect cost rate using the Certification of Cost Allocation Plan or Certificate of Indirect Costs, which has been reviewed by the HRSA/HAB Project Officer**  
*Note:* To obtain an indirect cost rate through HHS's Division of Cost Allocation (DCA), visit their website at: [http://rates.psc.gov/](http://rates.psc.gov/) | For grantee wishing to include an indirect rate, documentation of a current Certificate of Cost Allocation Plan or Certificate of Indirect Costs that is HHS-negotiated, signed by an individual at a level no lower than chief financial officer of the governmental unit that submits the proposal or component covered by the proposal, and reviewed by the HRSA/HAB Project Officer |   |
| **8. Expenditure of not less than 75% of service dollars on core medical services, unless a waiver has been obtained from HRSA (Service dollars are those grant funds remaining after removal of administrative and clinical quality management funds)** | · Review of budgeted allocations and actual program expenses to verify that the grantee has met or exceeded the required 75% expenditure on HRSA-defined core medical services | Report to the grantee expenses by service category |
| **9. Total expenditures for support services limited to no more than 25% of service dollars. Support services are those services, subject to approval of the Secretary of Health and Human Services, that are needed for individuals with HIV/AIDS to achieve their medical outcomes.** | · Documentation that support services are being used to help achieve positive medical outcomes for clients  
· Documentation that aggregated support service expenses do not exceed 25% of service funds | Report to the grantee expenses by service category  
Document that support service funds are contributing to positive medical outcomes for clients |

**Section B: Unallowable Costs**
| 1. The grantee shall provide to all Part A subgrantees definitions of unallowable costs | · Signed contracts, grantee and subgrantee assurances, and/or certifications that define and specifically forbid the use of Ryan White funds for unallowable expenses
Note: Unallowable costs are listed in the Universal Monitoring Standards
· Grantee review of subgrantee budgets and expenditures to ensure that they do not include any unallowable costs | · Maintain a file with signed subgrant agreement, assurances, and/or certifications that specify unallowable costs
· Ensure that budgets do not include unallowable costs
· Ensure that expenditures do not include unallowable costs
· Provide budgets and financial expense reports to the grantee with sufficient detail to document that they do not include unallowable costs |
| | Implementation of actions specified in B.1 above | Carry out subgrantee actions specified in B.1 above |
| 2. No use of Part A funds to purchase or improve land, or to purchase, construct, or permanently improve any building or other facility (other than minor remodeling) | · Implementation of actions specified in B.1 above | · Carry out subgrantee actions specified in B.1 above |
| | · Review of policies and procedures for service categories involving payments made on behalf of individuals to ensure that no direct payments are made to individuals (e.g., emergency financial assistance, transportation, health insurance premiums, medical or medication co-pays and deductibles, food and nutrition)
· Review of expenditures by subgrantees to ensure that no cash payments were made to individuals | · Maintain documentation of policies that prohibit use of Ryan White funds for cash payments to service recipients |
| 3. No cash payments to service recipients Note: A cash payment is the use of some form of currency (paper or coins). Gift cards have an expiration date; therefore, they are not considered to be cash payments. | · Implementation of actions specified in B.1 above | Carry out subgrantee actions specified in B.1 above |
| | · Review of program plans, budgets, and budget narratives for marketing, promotions and advertising efforts, to determine whether they are appropriately targeted to geographic areas and/or disproportionately affected populations rather than targeting the general public | |
| 7. No use of Part A funds for outreach activities that have HIV prevention education as their exclusive purpose | · Implementation of actions specified in B.1. above  
· Review of program plans, budgets, and budget narratives for outreach activities that have HIV prevention education as their exclusive purpose | · Carry out subgrantee actions specified in B.1. above  
· Provide a detailed program plan of outreach activities that demonstrates how the outreach goes beyond HIV prevention education to include testing and early entry into care |
|---|---|---|
| 8. No use of Part A funds for influencing or attempting to influence members of Congress and other Federal personnel | · Implementation of actions specified in B.1. above  
· Review of lobbying certification and disclosure forms for both the grantee and subgrantees  
Note: Forms can be obtained from the CFR website: http://ecfr.gpoAccess.gov | · Carry out subgrantee actions specified in B.1 above  
· Include in personnel manual and employee orientation information on regulations that forbid lobbying with federal funds |
| 9. No use of Part A funds for foreign travel | Implementation of actions specified in B.1 above  
· Review of program plans, budgets, and budget narratives for foreign travel | Carry out subgrantee actions specified in B.1 above  
· Maintain a file documenting all travel expenses paid by Part A funds |

**Section I: Matching or Cost-Sharing Funds**

| 1. Grantees required to report to HRSA/HAB information regarding the portion of program costs that are not borne by the federal government  
Grantees expected to ensure that non-federal contributions:  
· Are verifiable in grantee records  
· Are not used as matching for another federal program  
· Are necessary for program objectives and outcomes  
· Are allowable  
· Are not part of another federal award contribution (unless authorized)  
· Are part of the approved budget  
· Are part of unrecovered indirect cost (if applicable)  
· Are apportioned in accordance with appropriate federal cost principles  
· Include volunteer | · Review grantee annual comprehensive budget  
· Review all grantee in-kind and other contributions to Ryan White program  
· Review grantee documentation of other contributed services or expenses | Where subgrantee on behalf of the grantee provides matching or cost sharing funds, follow the same verification process as the grantee |
- services, if used, that are an integral and necessary part of the program, with volunteer time allocated value similar to amounts paid for similar work in the grantee organization
- Value services of contractors at the employees’ regular rate of pay plus reasonable, allowable and allocable fringe benefits
- Assign value to donated supplies that are reasonable and do not exceed the fair market value
- Value donated equipment, buildings, and land differently according to the purpose of the award
- Value donated property in accordance with the usual accounting policies of the recipient (not to exceed fair market value)
Ch 2. Program Income from Third Party Source/Fees for Services Performed

Purpose
To establish standards for program income from third party source/fees for services performed by Sub-recipients providing RWHAP Part A services in Palm Beach County.

Policy
Sub-recipients shall adhere to federal requirements and maximize program income from third party sources.

Procedure
Sub-recipients shall:

- Document policies and procedures, including staff training, on meeting the requirement that Ryan White be the payer of last resort.
- Require that each client be screened for insurance coverage and eligibility for third party programs, and assist client to apply for such coverage, with documentation of this in client records.
- Establish and maintain medical practice management systems for billing.
- Document and maintain file information on agency Medicaid status and that the provider is able to receive Medicaid payments.
- Maintain file of contracts with Medicaid insurance companies. If no Medicaid certification, document current efforts to obtain such certification. If certification is not feasible, request a waiver where appropriate.
- Bill, track, and report to the Recipient all program income billed and obtained.
- Report expenses from third-party payer collections, and adjustment reports or by the application of a revenue allocation formula.
- Report to the Recipient in detail, use of Program Income in RWHAP.
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<th>Section C: Income from Fees for Services Performed</th>
<th>Performance Measure/ Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Use of Part A and other funding sources to maximize program income from third party sources and ensure that Ryan White is the payer of last resort. Third party funding sources include: · Medicaid · State Children’s Health Insurance Programs (SCHIP) · Medicare (including the Part D prescription drug benefit) and · Private insurance</td>
<td>· Information in client records that includes proof of screening for insurance coverage · Documentation of policies and consistent implementation of efforts to enroll all eligible uninsured clients into Medicare, Medicaid, private health insurance or other programs · Documentation of procedures for coordination of benefits by grantee and subgrantees</td>
<td>· Have policies and staff training on the requirement that Ryan White be the payer of last resort and how that requirement is met · Require that each client be screened for insurance coverage and eligibility for third party programs, and helped to apply for such coverage, with documentation of this in client records · Carry out internal reviews of files and billing system to ensure that Ryan White resources are used only when a third party payer is not available · Establish and maintain medical practice management systems for billing</td>
</tr>
<tr>
<td>2. Ensure billing and collection from third party payers, including Medicare and Medicaid, so that payer of last resort requirements are met</td>
<td>· Inclusion in subgrant agreements of language that requires billing and collection of third party funds · Review of the following subgrantee systems and procedures: o Billing and collection policies and procedures o Electronic or manual system to bill third party payers o Accounts receivable system for tracking charges and payments for third party payers</td>
<td>Establish and consistently implement: · Billing and collection policies and procedures · Billing and collection process and/or electronic system · Documentation of accounts receivable</td>
</tr>
<tr>
<td>3. Ensure subgrantee participation in Medicaid and certification to receive Medicaid payments.</td>
<td>· Review of subgrantee’s/ provider’s individual or group Medicaid number · If subgrantee is not currently certified to receive Medicaid payments, documentation of efforts under way to obtain documentation and expected timing</td>
<td>· Document and maintain file information on grantee or individual provider agency Medicaid status · Maintain file of contracts with Medicaid insurance companies · If no Medicaid certification, document current efforts to obtain such certification · If certification is not feasible, request a waiver where appropriate</td>
</tr>
<tr>
<td>4. Ensure billing, tracking, and reporting of program income by grantee and subgrantees</td>
<td>· Review of subgrantee billing, tracking, and reporting of program income. · Review of program income reported by the grantee in the FFR and annual reports</td>
<td>Bill, track, and report to the grantee all program billed and obtained</td>
</tr>
</tbody>
</table>
5. Ensure service provider retention of program income derived from Ryan White-funded services and use of such funds in one or more of the following ways:
· Funds added to resources committed to the project or program, and used to further eligible project or program objectives
· Funds used to cover program costs

Note: Program income funds are not subject to the federal limitations on administration (10%), quality management (5%), or core medical services (75% minimum). For example, all program income can be spent on administration of the Part A program, however HRSA does encourage funds be used for services.

| · Review of grantee and subgrantee systems for tracking and reporting program income generated by Ryan White-funded services |
| · Review of expenditure reports from subgrantees regarding collection and use of program income |
| · Monitoring of medical practice management system to obtain reports of total program income derived from Ryan White Part A activities |
| · Document billing and collection of program income. |
| · Report program income documented by charges, collections, and adjustment reports or by the application of a revenue allocation formula |
Ch 3. Program Income from RWHAP Client Fees and Use of Program Income

Purpose
To establish standards for program income from RWHAP client fees and use of program income by Sub-recipients providing RWHAP Part A services in Palm Beach County.

Policy
The Sub-recipient shall:

- Develop and implement a program income policy as defined in PCN 15-03.
- Charge clients for RWHAP Part A services based on established sliding fee schedule.
- Document each instance where a client is asked to pay, as well as instances where a client is unable to pay.
- Not refuse services for non-payment.
- Ensure that the accounting system for tracking patient charges and payments discontinues charges once the client has reached their annual cap.
- Uses the ‘additive’ alternative whereby program income must be used for the purposes for which the award was made, and may only be used for allowable costs under the award. For RWHAP allowable costs are limited to core medical and support services, clinical quality management, and administrative expenses (including planning and evaluation) as part of a comprehensive system of care for low-income people with HIV and AIDS.
- Document and track all payments received in accordance with its program income policy, and report to the Recipient annually at the close of the grant year and when status update is requested during monitoring activities. Such revenue must be deposited into the account of the program that generated it, and must be used for the sole purpose to grow or benefit that program.

Procedure
The Sub-recipient shall establish, document and have available for Recipient review:

- Program Income Policy
- Schedule of charges
- Fees charged by the Sub-recipient and the payments made to that Sub-recipient by clients and/or source of generated income
- Process for obtaining and documenting client charges and other generated income

Sub-recipient charges shall:

- Be publicly posted (schedule of charges or sliding fee scale).
- Not be imposed on clients with income below 100% of the Federal Poverty Level (FPL). This shall be reflected in all Sub-recipient program income policy.
- Be for clients with incomes greater than 100% FPL as determined by the schedule of charges.
- Note annual limitations on the amount of charge for RWHAP services are based on the percent of the client’s annual income as follows:
  - 5% for clients with incomes between 100% and 200% of FPL
  - 7% for clients with incomes between 201% and 300% of FPL
  - 10% for clients with incomes greater than 301% of FPL

Sub-recipients shall:

- Determine clients’ eligibility for established fees and caps.
- Track RWHAP charges or medical expenses inclusive of enrollment fees, deductibles, co-payments, etc.
• Develop a process for alerting the billing system when the client has reached the cap and shall not be further charged for the remainder of the year.
• Ensure Sub-recipient staff are following the established program income policy.

Sub-recipients shall not:
• Deny services for non-payment
• Deny services for inability to produce income documentation
• Require full payment prior to service
• Include any other procedure that denies services for non-payment

Fiscal National Monitoring Standards

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</table>
| 1. Ensure grantee and subgrantee policies and procedures require a publicly posted schedule of charges (e.g. sliding fee scale) to clients for services, which may include a documented decision to impose only a nominal charge | Review of subgrantee policies and procedures, to determine:  
• Existence of a provider policy for a schedule of charges. A publically posted schedule of charges based on current Federal Poverty Level (FPL) including cap on charges  
• Client eligibility for imposition of charges based on the schedule.  
• Track client charges made and payments received  
• How accounting systems are used for tracking charges, payments, and adjustments | Establish, document, and have available for review:  
• policy for a schedule of charges  
• Current schedule of charges  
• Client eligibility determination in client records  
• Fees charged by the provider and the payments made to that provider by clients  
• Process for obtaining, and documenting client charges and payments through an accounting system, manual or electronic |
| 2. No charges imposed on clients with incomes below 100% of the Federal Poverty Level (FPL) | Review of provider policy for schedule of charges to ensure clients with incomes below 100% of the FPL are not charged for services | Document that:  
• policy for schedule of charges does not allow clients below 100% of FPL to be charged for services  
• Personnel are aware of and consistently following the policy for schedule of charges Policy for schedule of charges must be publically posted |
3. Charges to clients with incomes greater than 100% of poverty are determined by the schedule of charges. Annual limitation on amounts of charge (i.e. caps on charges) for Ryan White services are based on the percent of client’s annual income, as follows:

- 5% for clients with incomes between 100% and 200% of FPL
- 7% for clients with incomes between 200% and 300% of FPL
- 10% for clients with incomes greater than 300% of FPL

| 3. Charges to clients with incomes greater than 100% of poverty are determined by the schedule of charges. Annual limitation on amounts of charge (i.e. caps on charges) for Ryan White services are based on the percent of client’s annual income, as follows: | · Review of policy for schedule of charges and cap on charges  
· Review of accounting system for tracking patient charges and payments  
· Review of charges and payments to ensure that charges are discontinued once the client has reached his/her annual cap. | Establish and maintain a schedule of charges t policy that includes a cap on charges and the following:  
· responsibility for client eligibility determination to establish individual fees and caps  
· Tracking of Part A charges or medical expenses inclusive of enrollment fees, deductibles, co-payments, etc.  
· A process for alerting the billing system that the client has reached the cap and should not be further charged for the remainder of the year  
· Personnel are aware of and consistently following the policy for schedule of charges and cap on charges. |
|---|---|---|
| 3. Charges to clients with incomes greater than 100% of poverty are determined by the schedule of charges. Annual limitation on amounts of charge (i.e. caps on charges) for Ryan White services are based on the percent of client’s annual income, as follows: | · Review of policy for schedule of charges and cap on charges  
· Review of accounting system for tracking patient charges and payments  
· Review of charges and payments to ensure that charges are discontinued once the client has reached his/her annual cap. | Establish and maintain a schedule of charges t policy that includes a cap on charges and the following:  
· responsibility for client eligibility determination to establish individual fees and caps  
· Tracking of Part A charges or medical expenses inclusive of enrollment fees, deductibles, co-payments, etc.  
· A process for alerting the billing system that the client has reached the cap and should not be further charged for the remainder of the year  
· Personnel are aware of and consistently following the policy for schedule of charges and cap on charges. |
Ch 4. Financial Management & Fiscal Procedural Requirements

Purpose
To establish standards for financial management & fiscal procedural requirements for Sub-recipients providing RWHAP Part A services in Palm Beach County.

Policy
Sub-recipients’ financial management shall:
- Comply with established requirements in the Code of Federal Regulations (CFR) all applicable federal and local statutes and regulations governing contract award and performance.

Sub-recipients’ fiscal policies and procedures shall:
- Maintain policies and procedures for handling revenues from the Ryan White grant, including program income.
- Comply with the right of the Recipient to inspect and review records and documents that detail the programmatic and financial activities and the use of Ryan White funds, including payroll records, tax records, and invoices with supporting documentation to show that expenses were actually paid appropriately with Ryan White funds.
- Document employee time and effort.
- Ensure adequate reporting, reconciliation, and tracking of program expenditures.
- Coordinate fiscal activities with program activities.
- Have an organizational and communications chart for the fiscal department.

Procedure
Sub-recipients provide Recipient access to the following evidence of financial management:
- Accounting systems, electronic spreadsheets, general ledger, balance sheets, income and expense reports and all other financial activity reports.
- All financial policies and procedures, including billing and collection policies and purchasing and procurement policies, and accounts payable systems and policies.
- Ensure adequate fiscal systems to generate needed budgets and expenditure reports with line-item budget with sufficient detail to permit review and assessment of proposed use of funds for the management and delivery of the proposed services.
Fiscal National Monitoring Standards

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<td><strong>Section E: Financial Management</strong></td>
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<tr>
<td>1. Compliance by grantee with all the established requirements in the Code of Federal Regulations (CFR) for (a) state and local governments; and (b) non-profit organizations, hospitals, commercial organizations and institutions of higher education. Included are for: · Payments for services · Program income · Revision of budget and program plans · Non-federal audits · Property standards, including insurance coverage, equipment, supplies, and other expendable property · Procurement standards, including recipient responsibilities, codes of conduct, competition, procurement procedures, cost and price analysis, and procurement records. · Reports and records, including monitoring and reporting, program performance, financial reports, and retention and access requirements · Termination and enforcement and closeout procedures</td>
<td>Review of grantee and subgrantee accounting systems to verify that they are sufficient and have the flexibility to operate the federal grant program and meet federal requirements · Review of the grantee’s systems to ensure capacity to meet requirements with regard to: o Payment of subgrantee contractor invoices o Allocation of expenses of subgrantees among multiple funding sources · Review of grantee and subgrantee: o Financial operations policies and procedures o Purchasing and procurement policies and procedures o Financial reports · Review of subgrantee contract and correspondence files · Review of grantee’s process for reallocation of funds by service category and subgrantee · Review of grantee’s FFR trial worksheets and documentation</td>
<td>Provide grantee personnel access to: · Accounting systems, electronic spreadsheets, general ledger, balance sheets, income and expense reports and all other financial activity reports of the subgrantee · All financial policies and procedures, including billing and collection policies and purchasing and procurement policies · Accounts payable systems and policies</td>
</tr>
<tr>
<td>2. Comprehensive grantee and subgrantee budgets and reports with sufficient detail to account for Ryan White funds by service category, subgrantee, administrative costs, and (75/25 rule) core medical and support services rules, and to delineate between multiple funding sources and show program income</td>
<td>Review of: · Accounting policies and procedures · Grantee and subgrantee budgets · Accounting system used to record expenditures using the specified allocation methodology · Reports generated from the accounting system to determine if the detail and timeliness are sufficient to manage a Ryan White program</td>
<td>Ensure adequacy of agency fiscal systems to generate needed budgets and expenditure reports, including: · Accounting policies and procedures · Budgets · Accounting system and reports</td>
</tr>
</tbody>
</table>
3. Line-item grantee and subgrantee budgets that include at least four category columns:
   - Administrative
   - Clinical Quality Management (CQM)
   - HIV Services
   - MAI

   · Review of grantee line-item budget and narrative for inclusion of required forms, categories, and level of detail to assess the funding to be used for administration, CQM, and direct provision of services and the budget’s relation to the scope of services
   · Review of grantee’s administrative budget and narrative for inclusion of sufficient Planning Council support funds to cover reasonable and necessary costs associated with carrying out legislatively mandated functions
   · Review of subgrantee line-item budget to ensure inclusion of required information and level of detail to ensure allowable use of funds and its relation to the proposed scope of services

Submit a line-item budget with sufficient detail to permit review and assessment of proposed use of funds for the management and delivery of the proposed services

4. Revisions to approved budget of federal funds that involve significant modifications of project costs made by the grantee only after approval from the HRSA/HAB Grants Management Officer (GMO)

Note: A significant modification occurs under a grant where the federal share exceeds $100,000, when cumulative transfers among direct cost budget categories for the current budget period exceed 25% of the total approved budget (inclusive of direct and indirect costs and federal funds and required matching or cost sharing) for that budget period or $250,000, whichever is less. Even if a grantee's proposed re-budgeting of costs fall below the significant re-budgeting threshold identified above, grantees are still required to request prior approval, if some or all of the re-budgeting reflects either of the following:
   · A change in scope
   · A proposed purchase of a unit of equipment exceeding $25,000 (if not included in the approved application)

   · Comparison of grantee's current operating budget to the budget approved by the Project Officer
   · Documentation of written GMO approval of any budget modifications that exceeds the required threshold

Document all requests for and approvals of budget revisions
6. Provider subgrant agreements and other contracts meet all applicable federal and local statutes and regulations governing subgrant/contract award and performance. Major areas for compliance:
   a. Follow state law and procedures when awarding and administering subgrants (whether on a cost reimbursement or fixed amount basis)
   b. Ensure that every subgrant includes any clauses required by federal statute and executive orders and their implementing regulations
   c. Ensure that subgrant agreements specify requirements imposed upon subgrantees by federal statute and regulation
   d. Ensure appropriate retention of and access to records
   e. Ensure that any advances of grant funds to subgrantees substantially conform to the standards of timing and amount that apply to cash advances by federal agencies

<table>
<thead>
<tr>
<th>Section K: Fiscal Procedures</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Grantee and subgrantee policies and procedures in place for handling revenues from the Ryan White grant, including program income</td>
</tr>
<tr>
<td>2. Advances of federal funds not to exceed 30 days and to be limited to the actual, immediate cash requirements of the program</td>
</tr>
<tr>
<td>3. Right of the awarding agency to inspect and review records and documents that detail the programmatic and financial activities of grantees and subgrantees in the use of Ryan White funds</td>
</tr>
</tbody>
</table>

| Develop and review Part A subcontract agreements and contracts to ensure compliance with local and federal requirements |
| Establish policies and procedures to ensure compliance with subgrant provisions |
| Document and report on compliance as specified by the grantee |
| Review grantee’s advance policy to assure it does not allow advances of federal funds for more than 30 days |
| Review subgrantee agreements for allowable advances |
| Review payments to subgrantees and payment management system draw-downs |
| Have in place policies and procedures that allow the grantee as funding agency prompt and full access to financial, program, and management records and documents as needed for program and fiscal monitoring and oversight |
| Establish policies and procedures for handling Ryan White revenue including program income |
| Prepare a detailed chart of accounts and general ledger that provide for the tracking of Part A revenue |
| Make the policies and process available for grantees review upon request |
| Document reconciliation of advances to actual expenses |

Note: Grantee permitted to draw down 1/12 of funds, but at the end of each month must do a reconciliation to actual expenses.
| 4. Awarding agency to have access to payroll records, tax records, and invoices with supporting documentation to show that expenses were actually paid appropriately with Ryan White funds | Use of primary source documentation for review:  
· A sample of grantee and subgrantee payroll records  
· Grantee and subgrantee documentation that verifies that payroll taxes have been paid  
· Grantee and subgrantee accounts payable process, including a sampling of actual paid invoices with back-up documentation | · Maintain file documentation of payroll records and accounts payable, and hard-copy expenditures data  
· Make such documentation available to the grantees on request |
|---|---|---|
| 5. Awarding agency not to withhold payments for proper charges incurred by grantee unless the grantee or subgrantee has failed to comply with grant award conditions or is indebted to the United States; grantee not to withhold subgrantee payments unless subgrantee has failed to comply with grant award conditions | Review the timing of payments to subgrantee through sampling that tracks accounts payable process from date invoices are received to date checks are deposited | · Provide timely, properly documented invoices  
· Comply with contract conditions |
| 6. Awarding agency to make payment within 30 days after receipt of a billing, unless the billing is improperly presented or lacks documentation | · Review grantee payable records  
· Review subgrantee invoices, submission dates, and bank deposits of Part A payments  
· Review grantee policies on how to avoid payment delays of more than 30 days to subgrantees | · Submit invoices on time monthly, with complete documentation  
· Maintain data documenting reimbursement period, including monthly bank reconciliation reports and receivables aging report |
| 7. Employee time and effort to be documented, with charges for the salaries and wages of hourly employees to:  
· Be supported by documented payrolls approved by the responsible official  
· Reflect the distribution of activity of each employee  
· Be supported by records indicating the total number of hours worked each day | Review documentation of employee time and effort, through:  
· Review of payroll records for specified employees  
· Documentation of allocation of payroll between funding sources if applicable | · Maintain payroll records for specified employees  
· Establish and consistently use allocation methodology for employee expenditures where employees are engaged in activities supported by several funding sources  
· Make payroll records and allocation methodology available to grantee upon request |
| 9. Grantee and subgrantee fiscal staff are responsible for:  
· Ensuring adequate reporting, reconciliation, and tracking of program expenditures  
· Coordinating fiscal activities with program activities (For example, the program and fiscal staff’s meeting schedule and how fiscal staff share information with program staff regarding contractor expenditures, formula and supplemental unobligated balances, and program income)  
· Having an organizational and communications chart for the fiscal department | · Review qualifications of program and fiscal staff  
· Review program and fiscal staff plan and full-time equivalents (FTEs) to determine if there are sufficient personnel to perform the duties required of the Ryan White grantee  
· Review grantee organizational chart | · Review the following:  
o Program and fiscal staff resumes and job descriptions  
o Staffing Plan and grantee budget and budget justification  
o Subgrantee organizational chart  
· Provide information to the grantee upon request |
Ch 5. Property Standards

Purpose
To establish property standards for Sub-recipients providing RWHAP Part A services in Palm Beach County.

Policy
Sub-recipients shall:

- Track and report on tangible nonexpendable personal property, including exempt property, purchased directly with Ryan White Part A funds and having a useful life of more than one year, and an acquisition cost of $5,000 or more per unit (Lower limits may be established, consistent with Recipient policies).
- Implement adequate safeguards for all capital assets that assure that they are used solely for authorized purposes.
- Real property, equipment, intangible property, and debt instruments acquired or improved with federal funds held in trust by Sub-recipient with title of the property vested in the Sub-recipient but with the federal government retaining a reversionary interest.

Procedure
Sub-recipients shall:

- Develop and maintain a current, complete, and accurate asset inventory list and a depreciation schedule that lists purchases of equipment by funding source.
- Make the list and schedule available to the Recipient upon request.
- Establish policies and procedures that acknowledge the reversionary interest of the federal government over property improved or purchased with federal dollars.
- Maintain file documentation of these policies and procedures for Recipient review.
- Develop and maintain a current, complete, and accurate supply and medication inventory list and make the list available to the Recipient upon request.

Fiscal National Monitoring Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/ Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section F: Property Standards</td>
<td>Review to determine that the grantees and each subgrantee has a current, complete, and accurate:</td>
<td>- Develop and maintain a current, complete, and accurate asset inventory list and a depreciation schedule that lists purchases of equipment by funding source.</td>
</tr>
</tbody>
</table>
| 1. Grantee and subgrantee tracking of and reporting on tangible nonexpendable personal property, including exempt property, purchased directly with Ryan White Part A funds and having:  
  - A useful life of more than one year, and  
  - An acquisition cost of $5,000 or more per unit (Lower limits may be established, consistent with recipient policies) | · Inventory list of capital assets purchased with Ryan White funds  
 · Depreciation schedule that can be used to determine when federal reversionary interest has expired | - Make the list and schedule available to the grantee upon request. |
| 2. Implementation of adequate safeguards for all capital assets that assure that they are used solely for authorized purposes | · Review grantees and subgrantee inventory lists of assets purchased with Ryan White funds  
 · During monitoring, ensure that assets are available and appropriately | Carry out the actions specified in F.1 above |
<table>
<thead>
<tr>
<th>3.</th>
<th>Real property, equipment, intangible property, and debt instruments acquired or improved with federal funds held in trust by grantee and subgrantees, with title of the property vested in the grantee or subgrantee but with the federal government retaining a reversionary interest</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Review depreciation schedule for capital assets for completeness and accuracy</td>
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<td></td>
<td>Implementation of actions specified in F.1 above</td>
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<td></td>
<td>Review to ensure grantee and subgrantee policies that:</td>
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<td>o Acknowledge the reversionary interest of the federal government over property purchased with federal funds</td>
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<td>o Establish that such property may not be encumbered or disposed of without HRSA/HAB approval</td>
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<td></td>
<td>Carry out the actions specified in F.1 above</td>
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<tr>
<td></td>
<td>Establish policies and procedures that acknowledge the reversionary interest of the federal government over property improved or purchased with federal dollars</td>
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<tr>
<td></td>
<td>Maintain file documentation of these policies and procedures for grantee review</td>
</tr>
<tr>
<td>4.</td>
<td>Assurance by grantee and subgrantees that:</td>
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<tr>
<td></td>
<td>Title of federally-owned property remains vested in the federal government</td>
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<td></td>
<td>If the HHS awarding agency has no further need for the property, it will be declared excess and reported to the General Services Administration</td>
</tr>
<tr>
<td></td>
<td>Implementation of actions specified in F.1 above</td>
</tr>
<tr>
<td></td>
<td>Carry out the actions specified in F.1 above</td>
</tr>
<tr>
<td>5.</td>
<td>Title to supplies to be vested in the recipient upon acquisition, with the provision that if there is a residual inventory of unused supplies exceeding $5,000 in total aggregate value upon termination or completion of the program and the supplies are not needed for any other federally-sponsored program, the recipient shall:</td>
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<tr>
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<td>Retain the supplies for use on non-federally sponsored activities or sell them</td>
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<td>Compensate the federal government for its share contributed to purchase of supplies</td>
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<td></td>
<td>Review to ensure the existence of an inventory list of supplies including medications purchased with local drug assistance or ADAP funds</td>
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<tr>
<td></td>
<td>Develop and maintain a current, complete, and accurate supply and medication inventory list</td>
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<td></td>
<td>Make the list available to the grantee upon request</td>
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</tbody>
</table>
Ch 6. Cost Principles

Purpose
To establish cost principle standards for Sub-recipients providing RWHAP Part A services in Palm Beach County.

Policy
Sub-recipients shall ensure cost principles by:

- Ensuring services are cost based and relate to Ryan White administrative, quality management, and programmatic costs in accordance with standards cited under OMB Circulars or the Code of Federal Regulations.
- Ensuring cost for services to be reasonable, not exceeding costs that would be incurred by a prudent person under the circumstances prevailing at the time the decision was made to incur the costs.
- Maintain written procedures for determining the reasonableness of costs, the process for allocations, and the policies for allowable costs, in accordance with the provisions of applicable Federal cost principles and the terms and conditions of the award.
- Calculate unit costs based on an evaluation of reasonable cost of services; financial data must relate to performance data and include development of unit cost information whenever practical.
- Ensure the unit cost of a service shall not exceed the actual cost of providing the service, shall only include expenses that are allowable under Ryan White requirements, and the calculation of unit cost to use a formula of allowable administrative costs plus allowable program costs divided by number of units to be provided.

Procedure
Sub-recipients shall:

- Ensure that budgets and expenses conform to federal cost principles.
- Ensure fiscal staff familiarity with applicable federal regulations.

Fiscal National Monitoring Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/ Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
</table>
| Section G: Cost Principles | Review grantee and subgrantee budgets and expenditure reports to determine whether use of funds is consistent with OMB and CFR cost principles | - Ensure that budgets and expenses conform to federal cost principles  
- Ensure fiscal staff familiarity with applicable federal regulations |
2. Payments made for services to be reasonable, not exceeding costs that would be incurred by a prudent person under the circumstances prevailing at the time the decision was made to incur the costs

- Review subgrantee budgets and expenditure reports to determine costs and identify cost components
- When applicable, review unit cost calculations for reasonableness
- Review fiscal and productivity reports to determine whether costs are reasonable when compared to level of service provided
- Make available to the grantee very detailed information on the allocation and costing of expenses for services provided
- Reconcile projected unit costs with actual unit costs on a yearly or quarterly basis

3. Written grantee and subgrantee procedures for determining the reasonableness of costs, the process for allocations, and the policies for allowable costs, in accordance with the provisions of applicable Federal cost principles and the terms and conditions of the award

Costs are considered to be reasonable when they do not exceed what would be incurred by a prudent person under the circumstances prevailing at the time the decision was made to incur the costs

- Review policies and procedures that specify allowable expenditures for administrative costs and programmatic costs
- Ensure reasonableness of charges to the Part A program
- Have in place policies and procedures to determine allowable and reasonable costs
- Have in place reasonable methodologies for allocating costs among different funding sources and Ryan White categories
- Make available policies, procedures, and calculations to the grantee on request

4. Calculate unit costs by grantees and subgrantees based on an evaluation of reasonable cost of services; financial data must relate to performance data and include development of unit cost information whenever practical

Note:
When using unit costs for the purpose of establishing fee-for-service charges, the GAAP† definition can be used. Under GAAP, donated materials and services, depreciation of capital improvement, administration, and facility costs are allowed when determining cost.

- If unit cost is the method of reimbursement, it can be derived by adding direct program costs and allowable administrative costs, capped at 10%, and dividing by number of units of service to be delivered.

- Review unit cost methodology for subgrantee and provider services.
- Review budgets to calculate allowable administrative and program costs for each service.
- Have in place systems that can provide expenses and client utilization data in sufficient detail to determine reasonableness of unit costs

5. Requirements to be met in determining the unit cost of a service:

- Unit cost not to exceed the actual cost of providing the service
- Unit cost to include only expenses that are allowable under Ryan White requirements
- Calculation of unit cost to use a formula of allowable administrative costs plus allowable program costs

- Review methodology used for calculating unit costs of services provided
- Review budgets to calculate allowable administrative and program costs for each service
- Have in place systems that can provide expenses and client utilization data in sufficient detail to calculate unit cost
- Have unit cost calculations available for grantee review
divided by number of units to be provided
Ch 7. Auditing Requirements

Purpose
To establish auditing requirement standards for Sub-recipients providing RWHAP Part A services in Palm Beach County.

Policy
Sub-recipients shall:

- Adhere to the audit requirements contained in the Single Audit Act Amendments of 1996 (31 USC 7501–7507) and revised OMB Circular A-133, with A-133 audits required for all Sub-recipients receiving more than $500,000 per year in federal grants.
- Based on criteria established by the Recipient, small Sub-recipients (i.e. receive less than $500,000 per year in federal grants) may be subject to audit as a major program (i.e. a program that receives more than $500,000 in aggregate federal funding) pursuant to OMB Circular 1-133, Section .215 c).
- Select an auditor based on Audit Committee for Board of Directors (if non-profit) policy and process.
- Provide audited financial statements to verify financial stability of organization.
- Provide A-133 audits to include statements of conformance with financial requirements and other federal expectations.
- Note reportable conditions from the audit and provide a resolution.

Procedure
Sub-recipients shall:

- Conduct a timely annual audit (an agency audit or an A-133 audit, depending on amount of federal funds).
- Request a management letter from the auditor.
- Submit the audit and management letter to the Recipient on a timely basis within nine (9) months of agency’s fiscal year end.
## Fiscal National Monitoring Standards

### Auditing Requirements

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/ Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Section H: Auditing Requirements</strong></td>
<td></td>
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</tr>
<tr>
<td>1. Recipients and sub-recipients of Ryan White funds that are institutions of higher education or other non-profit organizations (including hospitals) are subject to the audit requirements contained in the Single Audit Act Amendments of 1996 (31 USC 7501–7507) and revised OMB Circular A-133, with A-133 audits required for all grantees and subgrantees receiving more than $500,000 per year in federal grants</td>
<td>· Review requirements for subgrantee audits  · Review most recent audit (which may be an A-133 audit) to assure it includes: o List of federal grantees to ensure that the Ryan White grant is included  o Programmatic income and expense reports to assess if the Ryan White grant is included  · Review audit management letter if one exists  · Review all programmatic income and expense reports for payer of last resort verification by auditor</td>
<td>· Conduct a timely annual audit (an agency audit or an A-133 audit, depending on amount of federal funds)  · Request a management letter from the auditor  · Submit the audit and management letter to the grantee  · Prepare and provide auditor with income and expense reports that include payer of last resort verification</td>
</tr>
<tr>
<td>2. Based on criteria established by the grantee, subgrantees or Sub-recipients of Ryan White funds that are small programs (i.e. receive less than $500,000 per year in federal grants) may be subject to audit as a major program (i.e. a program that receives more than $500,000 in aggregate federal funding) pursuant to OMB Circular 1-133, Section .215 c.</td>
<td>· Review requirements for “small program” subgrantee audits  · Review most recent audit (which may be an A-133 audit) to determine if it includes: o List of federal grantees and determine if the Ryan White grant is included  o Programmatic income and expense reports to assess if the Ryan White grant is included  · Review audit management letter  · Review all programmatic income and expense reports for payer of last resort verification by auditor</td>
<td>· Prepare and provide auditor with financial and other documents required to conduct a major program audit (e.g. income and expense reports that include payer of last resort verification, timesheets, general ledger, etc.)  · Comply with contract audit requirements on a timely basis</td>
</tr>
<tr>
<td>3. Selection of auditor to be based on Audit Committee for Board of Directors (if non-profit) policy and process</td>
<td>Review subgrantee financial policies and procedures related to audits and selection of an auditor</td>
<td>· Have in place financial policies and procedures that guide selection of an auditor  · Make the policies and procedures available to grantee on request</td>
</tr>
<tr>
<td>4. Review of audited financial statements to verify financial stability of organization</td>
<td>Review Statement of Financial Position/Balance Sheet, Statement of Activities/Income and Expense Report, Cash Flow Statement, and Notes included in audit to determine organization’s financial stability</td>
<td>· Comply with contract audit requirements on a timely basis  · Provide audit to grantee on a timely basis</td>
</tr>
<tr>
<td>5. A-133 audits to include statements of conformance with financial requirements and other federal expectations</td>
<td>Review statements of internal controls and federal compliance in A-133 audits</td>
<td>· Comply with contract audit requirements on a timely basis  · Provide audit to grantee on a timely basis</td>
</tr>
</tbody>
</table>
6. Grantees and subgrantees expected to note reportable conditions from the audit and provide a resolution.

| · Review of reportable conditions |
| · Determination of whether they are significant and whether they have been resolved |
| · Development of action plan to address reportable conditions that have not been resolved |

| · Comply with contract audit requirements on a timely basis |
| · Provide grantee the agency response to any reportable conditions |
Ch 8. Reallocation and Unobligated Balance

Purpose
To establish reallocation and unobligated balance standards for Sub-recipients providing RWHAP Part A services in Palm Beach County.

Policy
Sub-recipient shall demonstrate its ability to expend funds efficiently, and submit an estimation of unobligated balance projecting expenditures through grant year end to Recipient by November 1st.

Procedure
The Sub-recipient shall provide the following to the Recipient:

- Monthly Reimbursement Requests for each service category of expenditure by the 25th of the month following expenditures
- Variance in expenditures
- Timely reporting of unspent funds by the 15th of the month following expenditures and on a quarterly basis at the end of the 1st, 2nd and 3rd quarter ending by the 30th of the following month, position vacancies, etc.
- Final Invoice due by March 31st and marked “Final Invoice”.

The Sub-recipient shall:

- Establish and implement a process for tracking unspent Part A funds and provide accurate and timely reporting to the Recipient
- Carry out monthly monitoring of expenses to detect and implement cost-saving strategies

Fiscal National Monitoring Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>Unobligated Balances</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section L: Unobligated Balances</td>
<td>Performance Measure/ Method</td>
<td></td>
</tr>
<tr>
<td>1. EMA/TGA demonstration of its ability to expend fund efficiently by expending 95% of its formula funds in any grant year Note: EMA/TGA must submit an estimation of unobligated balance 60 days prior to the end of the grant period – by December 31 of every calendar year.</td>
<td>- Review grantee and subgrantee budgets  - Review grantee accounting and financial reports that document the year-to-date and year-end spending of grantee and subgrantee obligated funds, including separate accounting for formula and supplemental funds  - Calculation of unspent funds and potential unspent funds to determine estimated unobligated balance</td>
<td>- Report monthly expenditures to date to the grantee  Inform the grantee of variance in expenditures.</td>
</tr>
</tbody>
</table>
| 2. EMA/TGA annual unobligated balance for formula dollars of no more than 5% reported to HRSA/HAB in grantee’s Federal Financial Report (FFR) | Determination of the breakdown of the unobligated balance in the FFR by Formula, Supplemental, and Carryover  
- Submission of the final annual FFR no later than the July 30 after the closing of the grant year, without exception | • Provide timely reporting of unspent funds, position vacancies, etc. to the grantee  
• Establish and implement a process for tracking unspent Part A funds and providing accurate and timely reporting to the grantee  
• Be an active participant in the re-allocation process by informing the grantee on a timely basis of funds not spent or funds spent too quickly |
| --- | --- | --- |
| 3. EMA/TGA recognition of consequences of unobligated balances and evidence of plans to avoid a reduction of services, if any of the following penalties is applied:  
a. Future year award is offset by the amount of the unobligated balance less any approved carry over  
b. Future year award is reduced by amount of unobligated balance less the amount of approved carry over  
c. The grantee is not eligible for a future year supplemental award | • Review EMA/TGA compliance with any cancellation of unobligated funds  
• Review EMA/TGA grantee and subgrantee budgets and implementation of plans on how not to reduce services in a penalty year | • Report any unspent funds to the grantee  
• Carry out monthly monitoring of expenses to detect and implement cost-saving strategies |
Ch 9. Anti-Kickback Statute

Purpose
To establish anti-kickback statute standards for Sub-recipients providing RWHAP Part A services in Palm Beach County.

Policy
Sub-recipients shall demonstrate structured and ongoing efforts to avoid fraud, waste and abuse (mismanagement). Sub-recipients and their employees (as individuals or entities) are prohibited from soliciting or receiving payment in kind or cash for the purchase, lease, ordering, or recommending the purchase, lease, or ordering, of any goods, facility services, or items.

Procedure
Sub-recipients shall:

- Maintain and review file documentation of:
  - Corporate Compliance Plan (required by CMS if providing Medicare- or Medicaid-reimbursable services)
  - File documentations of any employee or Board Member violation of the Code of Ethics or Standards of Conduct
  - Documentation of any complaint of violation of the Code of Ethics or Standards of Conduct and its resolution

Universal National Monitoring Standards

<table>
<thead>
<tr>
<th>Anti-Kickback Statute</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Demonstrated structured and ongoing efforts to avoid fraud, waste and abuse (mismanagement) in any federally funded program</td>
<td>Maintain and review file documentation of:</td>
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<tr>
<td></td>
<td>o Corporate Compliance Plan (required by CMS if providing Medicare- or Medicaid-reimbursable services)</td>
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<td>o Personnel Policies</td>
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<td>o Code of Ethics or Standards of Conduct</td>
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<td>o Bylaws and Board policies</td>
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<td>o File documentations of any employee or Board Member violation of the Code of Ethics or Standards of Conduct</td>
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<td>o Documentation of any complaint of violation of the Code of Ethics or Standards of Conduct and its resolution</td>
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<td>For not-for-profit contractors/grantee organizations, ensure documentation of subgrantee</td>
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<td></td>
<td>Employee Code of Ethics including:</td>
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<td></td>
<td>· Conflict of Interest</td>
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<td></td>
<td>· Prohibition on use of property, information or position without approval or to advance personal interest</td>
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<td></td>
<td>· Fair dealing – engaged in fair and open competition</td>
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<td>· Confidentiality</td>
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<td>· Protection and use of company assets</td>
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<td>· Compliance with laws, rules, and regulations</td>
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<td></td>
<td>· Timely and truthful disclosure of significant accounting deficiencies</td>
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<td></td>
<td>· Timely and truthful disclosure of non-compliance</td>
</tr>
</tbody>
</table>
2. Prohibition of employees (as individuals or entities), from soliciting or receiving payment in kind or cash for the purchase, lease, ordering, or recommending the purchase, lease, or ordering, of any goods, facility services, or items.

<table>
<thead>
<tr>
<th>Bylaws, Board Code of Ethics, and business conduct practices</th>
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<tbody>
<tr>
<td>· Any documentation required by the Compliance Plan or employee conduct standards that prohibits employees from receiving payments in kind or cash from suppliers and contractors of goods or services</td>
</tr>
<tr>
<td>· Have adequate policies and procedures to discourage soliciting cash or in-kind payments for:</td>
</tr>
<tr>
<td>o Awarding contracts</td>
</tr>
<tr>
<td>o Referring clients</td>
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<tr>
<td>o Purchasing goods or services and/or</td>
</tr>
<tr>
<td>o Submitting fraudulent billings</td>
</tr>
<tr>
<td>· Have employee policies that discourage:</td>
</tr>
<tr>
<td>o The hiring of persons who have a criminal record relating to or are currently being investigated for Medicaid/Medicare fraud.</td>
</tr>
<tr>
<td>o Large signing bonuses</td>
</tr>
</tbody>
</table>
Ch 10. Grant Accountability and Stewardship of Funds

Purpose
To establish grant fund stewardship standards for Sub-recipients providing RWHAP Part A services in Palm Beach County.

Policy
Sub-recipients shall:

- Ensure proper stewardship of all grant funds including compliance with programmatic requirements.

Procedure
Sub-recipients shall:

- Meet contracted programmatic and fiscal requirements

Universal National Monitoring Standards

<table>
<thead>
<tr>
<th>Recipient Accountability</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Standard</strong></td>
</tr>
</tbody>
</table>
| 1. Proper stewardship of all grant funds including compliance with programmatic requirements | Policies, procedures, and contracts that require:  
  · Timely submission of detailed fiscal reports by funding source, with expenses allocated by service category  
  · Timely submission of programmatic reports  
  · Documentation of method used to track unobligated balances and carryover funds  
  · A documented reallocation process  
  · Report of total number of funded subgrantees  
  · A-133 or single audit  
  · Auditor management letter | Meet contracted programmatic and fiscal requirements, including:  
  · Provide financial reports that specify expenditures by service category and use of Ryan White funds as specified by the grantee  
  · Develop financial and subgrantee Policies and Procedures Manual that meet federal and Ryan White program requirements  
  · Closely monitor any subcontractors  
  · Commission an independent audit; for those meeting thresholds, an audit that meet A-133 requirements  
  · Respond to audit requests initiated by the grantee |
| 2. Grantee accountability for the expenditure of funds it shares with lead agencies (usually health departments), subgrantees, and/or consortia | A copy of each contract  
  · Fiscal, program site visit reports and action plans  
  · Audit reports  
  · Documented reports that track funds by formula, supplemental, service categories  
  · Documented reports that track unobligated balance and carryover funds  
  · Documented reallocation process  
  · Report of total number of funded | Establish and implement:  
  · Fiscal and general policies and procedures that include compliance with federal and Ryan White programmatic requirements.  
  · Flexible fiscal reporting systems that allow the tracking of unobligated balances and carryover funds and detail service reporting of funding sources  
  · Timely submission of independent audits |

<table>
<thead>
<tr>
<th>subgrantees</th>
<th>audits (A-133 audits if required) to grantees</th>
</tr>
</thead>
<tbody>
<tr>
<td>· Grantee A-133 or single audit conducted annually and made available to the state every two years&lt;br&gt;· Auditor management letter</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3. Business management systems that meet the requirements of the Office of Management and Budget code of federal regulations, programmatic expectations outlined in the grantee assurances and the Notice of Grant Award</th>
<th>Ensure that the following are in place: documented policies and procedures and fiscal/programmatic reports that provide effective control over and accountability for all funds in accordance with federal and Ryan White programmatic requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>· Review of subgrantee contracts&lt;br&gt;· Fiscal and program site visit reports and action plans&lt;br&gt;· Policies and Procedures that outline compliance with federal and Ryan White programmatic requirements&lt;br&gt;· Independent audits&lt;br&gt;· Auditor management letter</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4. Responsibility for activities that are supported under the Ryan White Program as outlined by Office of Management and Budget, Code of Federal Regulations, HHS Grant Policy Statement Program Assurances, and Notice of Grant Award (NOA)</th>
<th>Ensure fiscal and programmatic policies and procedures are in place that comply with federal and Ryan White program requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Desk audits of budgets, applications, yearly expenses, programmatic reports; audit reports or on-site review when assessing compliance with fiscal and programmatic requirements</td>
<td></td>
</tr>
</tbody>
</table>
Ch 11. Sub-recipient Fiscal Monitoring

Purpose
To establish standards for the Sub-recipients fiscal monitoring.

Policy
As a condition for receiving PBC RWHAP funds, Sub-recipient agencies and contractors agree to being fiscally monitored each grant year to ensure fiscal compliance with related federal statutes, HRSA program rules and regulations, PBC RWHAP award document, state statutes, local and department rules and regulations and agencies’ PBC RWHAP contract.

Procedure
PBC RWHAP primarily utilizes four monitoring tools in complying with the Sub-recipient fiscal monitoring responsibilities. These tools include annual financial statement analysis, financial risk assessments, management inquiries, and onsite fiscal compliance reviews. All PBC RWHAP Sub-recepients, regardless of amount, are included in the onsite review. Onsite reviews include review of fiscal policies and procedures for compliance with funding source requirements, substantive testing of the organization’s primary transaction cycles (revenue, disbursements, and payroll) and inquiry with management.

Major areas of review include:
- Fiscal requirements related to specific contract conditions
- Applicable Federal and State rules and regulations
- Appropriate chart of accounts, general ledger, and financial reporting
- Accurate and complete property management records for all capital assets and related depreciation
- Adequacy of required minimum accounting records for all major transaction cycles (revenue, general disbursements, and payroll)
- Verification that internal controls are operating as expected
- Payroll expense and personnel records include required documentation related to time, program, rate, and eligibility to work in the United States
- Verification of compliance with payroll taxing authorities
- Inclusion of required topics in written financial policies and procedures

Sub-recipient accounting practices are measured against PBC RWHAP documents, all applicable Federal and State rules and regulations as well as the following authoritative accounting pronouncements:
- Generally Accepted Accounting Principles
- Generally Accepted Auditing Standards
- Applicable AICPA Industry Audit and Accounting Guides
- OMB Circular 2 CRF Part 200 and 45 CFR Part 75
- Government Auditing Standards
- Contract specific attachments and special conditions

PBC RWHAP review the following of each Sub-recipient:
- Written fiscal policies and procedures for such elements as internal controls, accounts payable, purchasing, and reimbursements for travel and other expenses
- Documentation of expenditures to enable the award recipient to determine:
  - Whether the Sub-recipient reconciles budgeted expenditures to actual expenditures
  - Whether costs are allowable, reasonable, and allocable
  - Whether expenses are supported by clear, complete, and detailed documentation
Whether the Sub-recipient has followed the rules about limiting funds to support direct medical, dental, mental health, or legal services

- Single Audit Report (if applicable), conducted annually by an independent accounting firm in compliance with 45 CFR Part 75.500–521; or other audit, review, financial statements, or corrective action plan for any fiscal or other audit findings
- Records of employee time and effort, including:
  - Assurances that employees are tracking actual time spent on PBC RWHAP services rather than just reporting budgeted hours per day
  - Allocations of operating and/or other costs for employees who are not funded 100 percent by this program
- System for Award Management (SAM) registration for all Sub-recipients to ensure they have an active account with accurate information and are eligible to receive federal funding
- Timeliness of fiscal reporting
- Adherence to the federal record retention policy
Section IV: Core Medical Services Guidelines

Ch 1. Local- AIDS Pharmaceutical Assistance Program (LPAP)

**Purpose**
To establish service standards for Sub-recipients providing Local AIDS Pharmaceutical Assistance Program services through PBC RWHAP.

**Policy**
*Description:*
The Local Pharmaceutical Assistance Program (LPAP) is a supplemental means of providing ongoing medication assistance when Florida RWHAP ADAP has a restricted formulary, waiting list and/or restricted financial eligibility criteria.

Sub-recipients must adhere to the following guidelines:
- Provide uniform benefits for all enrolled clients throughout the service area
- Establish and maintain a recordkeeping system for distributed medications
- Participate in the LPAP committee
- Utilize the drug formulary that is approved by the LPAP Committee
- Establish and maintain a drug distribution system
- Screening for alternative medication payer sources, including but not limited to Patient Assistance Programs (PAP), rebate/discount programs, Health Care District, and Florida RWHAP ADAP prior to dispensing.
- Implementation in accordance with requirements of the HRSA 340B Drug Pricing Program (including the Prime Vendor Program)

*Program Guidance:*
LPAP funds are not to be used for emergency or short-term financial assistance. The Emergency Financial Assistance service category may assist with short-term assistance for medications.

Medications may be added to the LPAP formulary by request to the Ryan White Program Manager. LPAP formulary additions must be approved by the PBC HIV CARE Council LPAP Committee.

**Procedure**
*Unit of Service Description*
1 unit= 1 prescription

*Service Specific Criteria & Required Documentation*
- Referral documentation, including prescription by physician
- Letter of Medical Necessity for Chronic Opioid Medication
  - Appendix H- PBC RWHAP Letter of Medical Necessity for Opioid Medications

*Caps/Limitations*
Medications dispensed must not be included on the ADAP formulary
### National Monitoring Standards

<table>
<thead>
<tr>
<th>Local AIDS Pharmaceutical Assistance Program</th>
<th>Performance Measure/Method</th>
<th>Provider/ Sub-Recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Implementation of a LPAP for the provision of HIV/AIDS medications using a drug distribution system shall:</td>
<td>Documentation that the LPAP’s drug distribution system:</td>
<td>Provide to the Recipient upon request, documentation that the LPAP meets HRSA/HAB requirements</td>
</tr>
<tr>
<td>• Provide uniform benefits for all enrolled clients throughout the service area</td>
<td>• Provides uniform benefits for all enrolled clients throughout the service area</td>
<td>• Maintain documentation, and make available to the Recipient on request, proof of client LPAP eligibility that includes HIV status, residency, medical necessity, and low-income status</td>
</tr>
<tr>
<td>• Establish and maintain a recordkeeping system for distributed medications</td>
<td>• Establishes and maintains a recordkeeping system for distributed medications</td>
<td>• Provide reports to the Recipient of number of individuals served and the medications provided</td>
</tr>
<tr>
<td>• Participate in the LPAP committee</td>
<td>• Participates in the LPAP committee</td>
<td></td>
</tr>
<tr>
<td>• Utilize the drug formulary that is approved by the LPAP Committee</td>
<td>• Utilizes the drug formulary that is approved by the LPAP Committee</td>
<td></td>
</tr>
<tr>
<td>• Establish and maintain a drug distribution system</td>
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<td></td>
</tr>
<tr>
<td>• Screen for alternative medication payer sources, including but not limited to Patient Assistance Programs (PAP), rebate/discount programs, Healthcare District, and Florida RWHAP ADAP prior to dispensing.</td>
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<td></td>
</tr>
<tr>
<td>• Implement in accordance with requirements of the HRSA 340B Drug Pricing Program (including the Prime Vendor Program)</td>
<td>• Implements in accordance with requirements of the HRSA 340B Drug Pricing Program (including the Prime Vendor Program)</td>
<td></td>
</tr>
<tr>
<td>• Not dispense medications as: A result or component of a primary medical visit; A single occurrence of short duration (an emergency); Vouchers to clients on an emergency basis.</td>
<td>• Documents that the LPAP is not dispensing medications as: A result or component of a primary medical visit; A single occurrence of short duration (an emergency) without arrangements for longer term access to medication; Vouchers to clients on a single occurrence without arrangements for longer-term access to medications.</td>
<td></td>
</tr>
<tr>
<td>• Be consistent with the most current HIV/AIDS Treatment Guidelines</td>
<td>• Documents that the LPAP is: Consistent with the most current HIV/AIDS Treatment Guidelines; and Coordinated with the Florida ADAP.</td>
<td></td>
</tr>
</tbody>
</table>
### Local Pharmacy Assistance Program- Local Standard

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-Recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Implementation of a LPAP for the provision of HIV/AIDS medications using a drug distribution system shall:</td>
<td>Documentation that the LPAP’s drug distribution system:</td>
<td>• Dispensing of a medication to a client on an ongoing basis, requiring more than a thirty (30) day supply during any 12-month period.</td>
</tr>
<tr>
<td>• Provide uniform benefits for all enrolled clients throughout the service area</td>
<td>• Provides uniform benefits for all enrolled clients throughout the service area</td>
<td>• A client must apply, and be denied access to the medication from all other medication assistance programs for which the client may be eligible (ADAP, pharmaceutical manufacturer patient assistance program, etc.).</td>
</tr>
<tr>
<td>• Establish and maintain a recordkeeping system for distributed medications</td>
<td>• Establishes and maintains a recordkeeping system for distributed medications</td>
<td>• Medications dispensed must not be included on the ADAP formulary. Clients needing emergency access to medications included on the ADAP formulary shall utilize Emergency Financial Services.</td>
</tr>
<tr>
<td>• Participate in the LPAP committee</td>
<td>• Participates in the LPAP committee</td>
<td>• Medications dispensed shall be included on the most recently published Florida Medicaid PDL Preferred Drug List.*</td>
</tr>
<tr>
<td>• Utilize the drug formulary that is approved by the LPAP Committee</td>
<td>• Utilizes the drug formulary that is approved by the LPAP Committee</td>
<td>• Medications defined by Florida Medicaid PDL as “Clinical PA Required”, “Cystic Fib Diag Auto PA”, or “Requires Med Cert 3” shall require submission and approval of an override request prior to dispensing.</td>
</tr>
<tr>
<td>• Establish and maintain a drug distribution system</td>
<td>• Establishes and maintain a drug distribution system</td>
<td>• Any ongoing medication needs not specified in this service standard shall require submission and approval of an override request prior to dispensing. Override requests shall not be submitted as exception to policy (e.g. medication is included on the ADAP formulary).</td>
</tr>
<tr>
<td>• Screen for alternative medication payer sources, including but not limited to Patient Assistance Programs (PAP), rebate/discount programs, Healthcare District, and Florida RWHAP ADAP prior to dispensing.</td>
<td>• Screens for alternative medication payer sources, including but not limited to Patient Assistance Programs (PAP), rebate/discount programs, Healthcare District, and Florida RWHAP ADAP prior to dispensing.</td>
<td>• Medications dispensed shall be included on the Florida Medicaid PDL Preferred Drug List.*</td>
</tr>
<tr>
<td>• Implement in accordance with requirements of the HRSA 340B Drug Pricing Program (including the Prime Vendor Program)</td>
<td>• Implements in accordance with requirements of the HRSA 340B Drug Pricing Program (including the Prime Vendor Program)</td>
<td>• Medications defined by Florida Medicaid PDL as “Clinical PA Required”, “Cystic Fib Diag Auto PA”, or “Requires Med Cert 3” shall require submission and approval of an override request prior to dispensing.</td>
</tr>
<tr>
<td>(including the</td>
<td>• Documents that the LPAP is not dispensing medications as: A result or component of a primary medical visit; A single occurrence of short duration (an emergency) without arrangements for longer term access to medication; Vouchers to clients on a single</td>
<td>• Any ongoing medication needs not specified in this service standard shall require submission and approval of an override request prior to dispensing. Override requests shall not be submitted as exception to policy (e.g. medication is included on the ADAP formulary).</td>
</tr>
</tbody>
</table>

*Florida Medicaid PDL
Prime Vendor Program
• Not dispense medications as:
  A result or component of a primary medical visit; A single occurrence of short duration (an emergency); Vouchers to clients on an emergency basis.
• Be consistent with the most current HIV/AIDS Treatment Guidelines
• Coordinate with the Florida ADAP

occurrence without arrangements for longer-term access to medications.
• Documents that the LPAP is: Consistent with the most current HIV/AIDS Treatment Guidelines; and Coordinated with the Florida ADAP.
Ch 2. Early Intervention Services (EIS)

Purpose
To establish service standards for Sub-recipients providing Early Intervention Services through PBC RWHAP.

Policy
Description:
The RWHAP legislation defines EIS for Parts A, B, and C. See § 2651(e) of the Public Health Service Act.

Program Guidance:
The elements of EIS often overlap with other service category descriptions; however, EIS is the combination of such services rather than a stand-alone service. Sub-recipients shall include the following four components:

- Targeted HI VI testing to help the unaware learn of their HIV status and receive referral to HIV care and treatment services if found to be living with HIV
  - Recipients must coordinate these testing services with other HIV prevention and testing programs to avoid duplication of efforts
  - HIV testing paid for by EIS cannot supplant testing efforts paid for by other sources
- Referral services to improve HIV care and treatment services at key points of entry
- Access and linkage to HIV care and treatment services such as HIV Outpatient/Ambulatory Health Services, Medical Case Management, and Substance Abuse Care
- Outreach Services and Health Education/Risk Reduction related to HIV diagnosis

*Further information can be found in the PBC RWHAP Supplemental Guide.

Procedure
Unit of Service Description
1 unit=15 minutes of service

Service Specific Criteria & Required Documentation
Client is not required to meet PBC RWHAP eligibility criteria to receive EIS services

Caps/Limitations
None
National Monitoring Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
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<tbody>
<tr>
<td>Support of Early Intervention Services (EIS) that include identification of individuals at points of entry and access to services and provision of: • HIV Testing and Targeted counseling • Referral services • Linkage to care • Health education and literacy training that enable clients to navigate the HIV system of care All four components must be present, but Part A funds are to be used for HIV testing only as necessary to supplement, not to supplant, existing funding</td>
<td>Documentation that: • Part A funds are used for HIV testing only where existing federal, state, and local funds are not adequate, and Ryan White funds will supplement and not supplant existing funds for testing • Individuals who test positive are referred for and linked to health care and supportive services • Health education and literacy training is provided that enables clients to navigate the HIV system • EIS is provided at or in coordination with documented key points of entry • EIS services are coordinated with HIV prevention efforts and programs</td>
<td>• Establish memoranda of understanding (MOUs) with key points of entry into care to facilitate access to care for those who test positive • Document provision of all four required EIS service components, with Part A or other funding • Document and report on numbers of HIV tests and positives, as well as where and when Part A-funded HIV testing occurs • Document that HIV testing activities and methods meet CDC and state requirements • Document the number of referrals for health care and supportive services • Document referrals from key points of entry to EIS programs • Document training and education sessions designed to help individuals navigate and understand the HIV system of care • Establish linkage agreements with testing sites where Part A is not funding testing but is funding referral and access to care, education and system navigation services • Obtain written approval from the Recipient to provide EIS services in points of entry not included in original scope of work</td>
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</table>

PBC RWHAP Monitoring Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
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</thead>
<tbody>
<tr>
<td>Support of Early Intervention Services (EIS) that include identification of individuals at points of entry and access to services and provision of: • HIV Testing and Targeted counseling • Referral services • Linkage to care • Health education and literacy training that enable clients to navigate the HIV system of care All four components must be present, but Part A funds are to be used for HIV testing only as necessary to supplement, not to supplant, existing funding</td>
<td>Documentation that: • Part A funds are used for HIV testing only where existing federal, state, and local funds are not adequate, and Ryan White funds will supplement and not supplant existing funds for testing • Individuals who test positive are referred for and linked to health care and supportive services • Health education and literacy training is provided that enables clients to navigate the HIV system • EIS is provided at or in coordination with documented key points of entry • EIS services are coordinated with HIV prevention efforts and programs</td>
<td>• Sub-recipient will have a written training plan for EIS staff. • EIS staff will have documentation of completed training plan; which includes, at a minimum, HIV 501 training. • Documentation of the sub-recipient effort to link the client to an initial medical appointment, within 30 days. • Of those clients who attended their initial medical appointment: documentation of the client’s attendance (or lack thereof) to a follow-up medical appointment, including completed lab tests. • Of those clients who attended their initial medical appointment: documentation of the client’s attendance (or lack thereof) to a follow-up well-visit medical appointment (to assess prescribed medication regimen), including lab test results. This usually occurs within 6 months of initial visit.</td>
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</table>
Ch 3. Health Insurance Premium & Cost Sharing Assistance (HIPCSA)

**Purpose**
To establish service standards for Sub-recipients providing Health Insurance Premium & Cost Sharing Assistance through PBC RWHAP.

**Policy**

*Description:*
Health Insurance Premium and Cost Sharing Assistance provides financial assistance for eligible clients living with HIV to maintain continuity of health insurance or to receive medical and pharmacy benefits under a health care coverage program.

The service provision consists of the following:
- Paying health insurance premiums to provide comprehensive HIV Outpatient/Ambulatory Health Services and pharmacy benefits that provide a full range of HIV medications for eligible clients
- Paying cost-sharing on behalf of the client

*Program Guidance:*
See PCN 18-01: Clarifications Regarding the use of RWHAP Funds for Health Care Coverage Premium and Cost Sharing Assistance

**Procedure**

*Unit of Service Description*
1 unit = 1 deductible, 1 co-payment, OR 1 monthly premium

*Service Specific Criteria & Required Documentation*

**Summary of Benefits from Coverage**

**Caps/Limitations**
An approved plan released annually
Appendix I- PBC RWHAP Health Insurance Continuation Guidance

**National Monitoring Standards**

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
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<tbody>
<tr>
<td>Provision of Health Insurance Premium and Cost-sharing Assistance that provides a cost-effective alternative to ADAP by: • Purchasing health insurance that provides comprehensive primary care and pharmacy benefits for low income clients that provide a full range of HIV medications • Paying -co-pays (including co-pays for prescription eyewear for conditions related)</td>
<td>• Documentation of an annual cost-benefit analysis illustrating the greater benefit in purchasing public or private health insurance, pharmacy benefits, co-pays and or deductibles for eligible low income clients, compared to the costs of having the client in the RWHAP • Where funds are covering premiums, documentation that the insurance plan purchased provides comprehensive primary care and a full range of HIV medications • Where funds are used to cover co-</td>
<td>• Conduct an annual cost benefit analysis that addresses noted criteria • Where premiums are covered by RWHAP funds, provide proof that the insurance policy provides comprehensive primary care and a full range of HIV medications • Maintain proof of low-income status • Provide documentation that demonstrates that funds were not used to cover costs of liability risk pools, or social security • Coordinate with CMS, including entering into appropriate agreements, to ensure that funds are appropriately include in TrOOP or donut hole costs</td>
</tr>
<tr>
<td><strong>to HIV infection</strong> and deductibles on behalf of the client**</td>
<td><strong>pays for prescription eyewear, documentation including a physician's written statement that the eye condition is related to HIV infection</strong></td>
<td><strong>When funds are used to cover co-pays for prescription eyewear, provide a physician’s written statement that the eye condition is related to HIV infection</strong></td>
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<tr>
<td>• Providing funds to contribute to a client's Medicare Part D true out-of-pocket (TrOOP) costs</td>
<td>• Assurance that any cost associated with liability risk pools is not being funded by RWHAP</td>
<td><strong>• Assurance that RWHAP funds are not being used to cover costs associated with Social Security</strong> <strong>• Documentation of clients' low income status</strong></td>
</tr>
</tbody>
</table>
Ch 5. Medical Case Management Services (MCM)

Purpose
To establish service standards for Sub-recipients providing Medical Case Management Services through PBC RWHAP.

Policy
Description:
Medical Case Management is the provision of a range of client-centered activities focused on improving health outcomes in support of the HIV care continuum.

Activities provided under this service category may be provided by an interdisciplinary team that includes other specialty care providers. Medical Case Management includes all types of case management encounters (e.g., face-to-face, phone contact, and any other forms of communication).

Key activities include:
• Initial assessment of service needs
• Development of a comprehensive, individualized care plan
• Timely and coordinated access to medically appropriate levels of health and support services and continuity of care
• Continuous client monitoring to assess the efficacy of the care plan
• Re-evaluation of the care plan at least every 6 months with adaptations as necessary
• Ongoing assessment of the client’s and other key family members’ needs and personal support systems
• Treatment adherence counseling to ensure readiness for and adherence to complex HIV treatments
• Client-specific advocacy and/or review of utilization of services

In addition to providing the medically oriented activities above, Medical Case Management may also provide benefits counseling by assisting eligible clients in obtaining access to other public and private programs for which they may be eligible (e.g., Medicaid, Medicare Part D, State Pharmacy Assistance Programs, Pharmaceutical Manufacturer’s Patient Assistance Programs, other state or local health care and supportive services, and insurance plans through the health insurance Marketplaces/Exchanges).

Program Guidance:
Activities provided under the Medical Case Management service category have as their objective improving health care outcomes (including Treatment Adherence), whereas those provided under the Non-Medical Case Management service category have as their objective providing guidance and assistance in improving access to needed services.

Visits to ensure readiness for, and adherence to, complex HIV treatments shall be considered Medical Case Management or Outpatient/Ambulatory Health Services. Treatment Adherence services provided during a Medical Case Management visit shall be reported in the Medical Case Management service category whereas Treatment Adherence services provided during an Outpatient/Ambulatory Health Service visit shall be reported under the Outpatient/Ambulatory Health Services category.

*Further information can be found in the PBC RWHAP Supplemental Guide.*
**Procedure**

Unit of Service Description

1 unit = 15 minutes of service

Service Specific Criteria & Required Documentation

None

Caps/Limitations

None

National Monitoring Standards

<table>
<thead>
<tr>
<th>Medical Case Management</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Support for Medical Case Management Services (including treatment adherence) to ensure timely and coordinated access to medically appropriate levels of health and support services and continuity of care, provided by trained professionals, including both medically credentialed and other health care staff who are part of the clinical care team, through all types of encounters including face-to-face, phone contact, and any other form of communication Activities that include at least the following:</td>
<td>• Documentation that service providers are trained professionals, either medically credentialed persons or other health care staff who are part of the clinical care team</td>
<td>• Provide written assurances and maintain documentation showing that medical case management services are provided by training professionals who are either medically credentialed or trained health care staff and operate as part of the clinical care team</td>
</tr>
<tr>
<td>• Initial assessment of service needs</td>
<td>• Documentation that the following activities are being carried out for clients as necessary:</td>
<td>• Maintain client records that include the required elements for compliance with contractual the RWHAP programmatic requirements, including required case management activities such as services and activities, the type of contact, and the duration and frequency of the encounter</td>
</tr>
<tr>
<td>• Development of a comprehensive, individualized care plan</td>
<td>- Initial assessment of service needs</td>
<td></td>
</tr>
<tr>
<td>• Coordination of services required to implement the plan</td>
<td>- Development of a comprehensive, individualized care plan</td>
<td></td>
</tr>
<tr>
<td>• Continuous client monitoring to assess the efficacy of the plan</td>
<td>- Coordination of services required to implement the plan</td>
<td></td>
</tr>
<tr>
<td>• Periodic re-evaluation and adaptation of the plan at least every 6 months, as necessary Service components that may include:</td>
<td>- Continuous client monitoring to assess the efficacy of the plan</td>
<td></td>
</tr>
<tr>
<td>• A range of client-centered services that link clients with health care, psychosocial, and other services, including benefits/entitlement counseling and referral activities assisting them to access other public and private programs for which they may be eligible (e.g. Medicaid, Medicare Part D, ADAP, PAPs)</td>
<td>- Periodic re-evaluation and adaptation of the plan at least every 6 months, during the enrollment of the client</td>
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<tr>
<td>• Coordination and follow up of medical treatments</td>
<td>• Documentation in program and client records of case management services and encounters, including:</td>
<td></td>
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<tr>
<td>• Ongoing assessment of the client's and other key family members' needs and personal support systems</td>
<td>- Types of services provided</td>
<td></td>
</tr>
<tr>
<td>• Treatment adherence counseling to ensure readiness for, and adherence to complex HIV/AIDS treatments</td>
<td>- Types of encounters/communication</td>
<td></td>
</tr>
<tr>
<td>• Client-specific advocacy and/or review of utilization of services</td>
<td>- Duration and frequency of the encounters</td>
<td></td>
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</tbody>
</table>

- Client-centered services that link clients with health care, psychosocial, and other services, including benefits/entitlement counseling and referral activities assisting them to access other public and private programs for which they may be eligible (e.g. Medicaid, Medicare Part D, ADAP, PAPs)
Ch 7. Mental Health Services (MHS)

Purpose
To establish service standards for Sub-recipients providing Mental Health Services through PBC RWHAP.

Policy
Description:
Mental Health Services are the provision of outpatient psychological and psychiatric screening, assessment, diagnosis, treatment, and counseling services offered to clients living with HIV. Services are based on a treatment plan, conducted in an outpatient group or individual session, and provided by a mental health professional licensed or authorized within the state to render such services. Such professionals typically include psychiatrists, psychologists, and licensed clinical social workers.

Program Guidance:
Mental Health Services are allowable only for PWH who are eligible to receive PBC RWHAP services.

Procedure
Unit of Service Description
1 unit=1 hour of service

Service Specific Criteria & Required Documentation
None

Caps/Limitations
None

National Monitoring Standards

<table>
<thead>
<tr>
<th>Mental Health Services</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
</table>
| Funding of Mental Health Services that include psychological and psychiatric treatment and counseling services offered to individuals with a diagnosed mental illness, conducted in a group or individual setting, based on a detailed treatment plan, and provided by a mental health professional licensed or authorized within the State of Florida to provide such services, typically including psychiatrists, psychologists, and licensed clinical social workers | • Documentation of appropriate and valid licensure and certification of mental health professionals as required by the State of Florida  
• Documentation of the existence of a detailed treatment plan for each eligible client that includes:  
  - The diagnosed mental illness or condition  
  - The treatment modality (group or individual)  
  - Start date for mental health services  
  - Recommended number of sessions  
  - Date for reassessment  
  - Projected treatment end date  
  - Any recommendations for follow up  
  - The signature of the mental health professional rendering service  
• Documentation of service provided to ensure that:  
  - Services provided are allowable under RWHAP guidelines and contract requirements  
  - Services provided are consistent with the treatment plan | • Obtain and have on file and available for Recipient review appropriate and valid licensure and certification of mental health professionals  
• Maintain client records that include:  
  - a detailed treatment plan for each eligible client that includes required components and signature  
  - documentation of services provided, dates, and consistency with RWHAP requirements and with individual client treatment plans |
### Funding of Mental Health Services

- Documentation of appropriate and valid licensure and certification of mental health professionals as required by the State of Florida
- Documentation of the existence of a detailed treatment plan for each eligible client that includes:
  - The diagnosed mental illness or condition
  - The treatment modality (group or individual)
  - Start date for mental health services
  - Recommended number of sessions
  - Date for reassessment
  - Projected treatment end date
  - Any recommendations for follow up
  - The signature of the mental health professional rendering service
- Documentation of service provided to ensure that:
  - Services provided are allowable under RWHAP guidelines and contract requirements
  - Services provided are consistent with the treatment plan

Psychological Assessment

1.1 100% of clients receiving assessment have documentation of a completed referral form.
1.2 100% of assessments include:
   - Relevant history
   - Current functioning
   - Assessment of medical/psychological/social needs
   - Mental status
   - Diagnostic impression based upon DSM IVTR criteria Axis I through IV
1.3 80% of clients have initial screening within 10 business days of referral. If not completed within 10 days, documented attempts must be evident.
1.4 100% of clients that present with imminent risk to self or others have immediate referral, or within 24-48 hours, depending on the practitioner’s evaluation of the risk.
   (i.e. active suicidal plans/intentions, recent attempt, or psychotic symptoms influencing patient behaviors, presence of violence/impulsivity, inability to take appropriate care of self)
1.5 100% of clients receive assessment of cultural/language preferences.

**Initial Treatment Plan:**

2.2 100% of agency records have appropriate documentation sent to relevant provider(s) involved in treatment plan.
2.3 100% of agency records document the results of referrals for mental health services.

**Progress in Treatment Plan:**

3.1 100% of client Records document progress towards meeting goals or variance explained.
3.2 50% of desired outcomes should be achieved in accordance with treatment plan.
3.3 100% of client treatment plans are updated (at a minimum) every 12 sessions or every 6 months, whichever occurs first, and/or at discharge.
3.4 100% of progress reports shared with case management agency for clients who have provided consent.
Ch 8. Oral Health Care (OHC)

Purpose
To establish service standards for Sub-recipients providing Oral Health Care through PBC RWHAP.

Policy
Description:
Oral Health Care activities include outpatient diagnosis, prevention, and therapy provided by dental health care professionals, including general dental practitioners, dental specialists, dental hygienists, and licensed dental assistants.

Program Guidance:
Oral Health Care shall be provided based on the following priorities:

- Elimination of infection, preservation of dentition and restoration of functioning
- Elimination of presenting symptoms, including control of pain and suffering
- Prevention of oral and/or systemic disease where the oral cavity serves as an entry point

Procedure
Sub-recipient shall adhere to the American Dental Association Dental Practice Parameters.

Unit of Service Description
1 unit=1 dental visit

Service Specific Criteria & Required Documentation
None

Caps/Limitations
Maximum of 24 visits per client annually
National Monitoring Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Support for Oral Health Services including diagnostic, preventive, and</td>
<td>Documentation that:</td>
<td>• Maintain a dental record for each client that is signed by the licensed provider and includes a</td>
</tr>
<tr>
<td>therapeutic dental care that is in compliance with state dental</td>
<td>• Oral health services are provided by general dental practitioners, dental specialists,</td>
<td>treatment plan, services provided, and any referrals made</td>
</tr>
<tr>
<td>practice laws, includes evidence-based clinical decisions that are</td>
<td>dental hygienists and auxiliaries and meet current dental care guidelines</td>
<td>• Maintain, and provide to Recipient on request, copies of professional licensure and certification</td>
</tr>
<tr>
<td>informed by the American Dental Practice Parameters, is based on an oral</td>
<td>• Oral health professionals providing the services have appropriate and valid licensure and</td>
<td></td>
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<tr>
<td>health treatment plan, adheres to specified service cap, and is</td>
<td>certification, based on Florida and Palm Beach County laws</td>
<td></td>
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<tr>
<td>provided by licensed and certified dental professionals</td>
<td>• Clinical decisions that are supported by the American Dental Practice Parameters</td>
<td></td>
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<td></td>
<td>• An oral health treatment plan is developed for each eligible client and signed by the</td>
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<td></td>
<td>oral health professional rendering the services</td>
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<td></td>
<td>• Services fall within specified service caps, expressed by dollar amount, type of</td>
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<td></td>
<td>procedure, limitations of the number of procedures, or a combination of any of the above,</td>
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<td></td>
<td>as determined by the HIV CARE Council or Recipient</td>
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<tr>
<td></td>
<td>• Review Medical/Dental history at least annually</td>
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<td></td>
<td>• Clients receive oral hygiene education as part of the routine visit and self-</td>
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<td></td>
<td>management of infections and lesions when necessary</td>
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<td></td>
<td>• Documentation of current medications, CD4 and Viral Loads at time of visit.</td>
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<td></td>
<td>• Treatment of oral opportunistic infection is coordinated with the client’s medical</td>
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<td></td>
<td>provider</td>
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PBC RWHAP Monitoring Standards

<table>
<thead>
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<td>• Oral health services are provided by general dental practitioners, dental specialists,</td>
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<td>practice laws, includes evidence-based clinical decisions that are</td>
<td>dental hygienists and auxiliaries and meet current dental care guidelines</td>
<td>management of infections and lesions when necessary</td>
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<td>informed by the American Dental Practice Parameters, is based on an oral</td>
<td>• Oral health professionals providing the services have appropriate and valid licensure and</td>
<td>• Documentation of current medications, CD4 and Viral Loads at time of visit.</td>
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<td>health treatment plan, adheres to specified service cap, and is</td>
<td>certification, based on Florida and Palm Beach County laws</td>
<td>• Treatment of oral opportunistic infection is coordinated with the client’s medical</td>
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<tr>
<td>provided by licensed and certified dental professionals</td>
<td>• Clinical decisions that are supported by the American Dental Practice Parameters</td>
<td>provider</td>
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<tr>
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<td>• An oral health treatment plan is developed for each eligible client and signed by the</td>
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<td>procedure, limitations of the number of procedures, or a combination of any of the above,</td>
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<td>as determined by the HIV CARE Council or Recipient</td>
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Ch 9. Outpatient/Ambulatory Health Services (OAHS)

Purpose
To establish service standards for Sub-recipients providing Outpatient/Ambulatory Health Services through PBC RWHAP.

Policy
Description:
Outpatient/Ambulatory Health Services provide diagnostic and therapeutic-related activities directly to a client by a licensed healthcare provider in an outpatient medical setting. Outpatient medical settings may include clinics, medical offices, mobile vans, using telehealth technology, and urgent care facilities for HIV-related visits.

Allowable activities include:
• Medical history taking
• Physical examination
• Diagnostic testing (including HIV confirmatory and viral load testing), as well as laboratory testing
• Treatment and management of physical and behavioral health conditions
• Behavioral risk assessment, subsequent counseling, and referral
• Preventive care and screening
• Pediatric developmental assessment
• Prescription and management of medication therapy
• Treatment adherence
• Education and counseling on health and prevention issues
• Referral to and provision of specialty care related to HIV diagnosis, including audiology and ophthalmology

Program Guidance:
Provision of Outpatient/Ambulatory Health Services must be adherent to HHS Clinical Guidelines for the Treatment of HIV/AIDS.

Treatment adherence activities provided during an Outpatient/Ambulatory Health Service visit are considered Outpatient/Ambulatory Health Services, whereas treatment adherence activities provided during a Medical Case Management visit are considered Medical Case Management services.

Non-HIV related visits to urgent care facilities are not allowable costs within the Outpatient/Ambulatory Health Services Category.

Emergency room visits are not allowable costs within the Outpatient/Ambulatory Health Services Category.

The HIV CARE Council has allocated funding to the OAHS subcategories of OAHS-Primary Care, Laboratory/Diagnostic and Specialty Medical Care. Each of the three subcategories are addressed below separately.

Procedure for OAHS-Primary Care
Unit of Service Description
1 unit = 1 primary care visit
Caps/Limitations
No caps. No limitations.

Procedure for Laboratory/Diagnostic Testing
Unit of Service Description
1 unit = 1 lab test

Caps/Limitations
No caps. No limitations.

Procedure for Specialty Medical Care
Unit of Service Description
1 unit = 1 specialty medical care visit

Service Specific Eligibility Criteria & Required Documentation
Specialty Care Medical Referral Form signed by Primary Care Provider

Caps/Limitations
PBC RWHAP Program Manager must be notified when total amount encumbered for Specialty Medical Care services exceeds $1000 per client/per grant year.

Unallowable expenses for Specialty Medical Care include services for cosmetic purposes only, corrective lenses, or any service provided that does not follow Specialty Medical Care service procedures.

Prior to the provision of Specialty Medical Care, a specialty medical care referral form must be completed by the Primary Care Provider electronically through the database management information system including the following:

- Primary Care Provider (PCP) verification that Specialty Medical Care relates to HIV infection and/or conditions arising from the use of HIV medications resulting in side effects
- Specialty Medical Care services are included on the list of conditions on the Palm Beach County Ryan White Program Allowable Medical Conditions List for Specialty Medical Referrals form.
- Routine medical diagnostic testing (e.g., Pap smear, mammogram, bone density test, colonoscopy, colorectal cancer screening, prostate cancer screening, and ophthalmologic screening) is allowable as long as such testing follows established medical guidelines, such as U.S. Public Health Service (PHS), American Medical Association, Health Resources and Services Administration (HRSA), or other local guidelines, as a standard of care. Please see the most current, local Ryan White Program Service Delivery Guidelines for more information.
- For Specialty Medical Care services that do not meet all of the above criteria, Sub-recipient may request an override from Recipient.

Appendix J- PBC RWHAP Specialty Medical Care Allowable Conditions and Referral

National Monitoring Standards

<table>
<thead>
<tr>
<th>Outpatient/Ambulatory Health Services</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
</table>
| Provision of Outpatient and Ambulatory Medical Care, defined as the provision of professional diagnostic and therapeutic services rendered by a licensed physician, physician's assistant, clinical nurse specialist, or nurse practitioner in an outpatient setting (not a hospital, hospital emergency room, or any other type of inpatient treatment center), consistent with HHS guidelines and including access to antiretroviral and other drug therapies, including prophylaxis and treatment of opportunistic infections and combination antiretroviral therapies. | • Ensure that client medical records document services provided, the dates and frequency of services provided, that services are for the treatment of HIV infection  
• Include clinician notes in patient records that are signed by the licensed provider of services  
• Maintain professional certifications and licensure documents and make them available to the grantee on request |

| Provision of laboratory tests integral to the treatment of HIV infection and related complications | Documentation of the following:  
• Integral to the treatment of HIV and related complications, necessary based on established clinical practice, and ordered by a registered, certified, licensed provider  
• Consistent with medical and laboratory standards  
• Approved by the Food and Drug Administration (FDA) and/or Certified under the Clinical Laboratory Improvement Amendments (CLIA) Program | Document, include in client medical records, and make available to the grantee on request:  
• The number of laboratory tests performed  
• The certification, licenses, or FDA approval of the laboratory from which tests were ordered  
• The credentials of the individual ordering the tests |

PBC RWHAP Monitoring Standards

<table>
<thead>
<tr>
<th>Outpatient/Ambulatory Health Services- Specialty Medical Care</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
</table>
| Provision of Outpatient and Ambulatory Medical Care, defined as the provision of professional diagnostic and therapeutic services rendered by a licensed physician, physician's assistant, clinical nurse specialist, or nurse practitioner in an outpatient setting (not a hospital, hospital emergency room, or any other type of inpatient treatment center) | • Maintain written agreements/contracts with Specialty Medical Care Providers  
• Ensure Specialty Medical Care service providers are credentialed by Medicaid and/or Medicare.  
• Ensure Specialty Medical Care service providers have entered into a participation agreement under the |
| **center), consistent with HHS guidelines**<br>and including access to antiretroviral and other drug therapies, including prophylaxis and treatment of opportunistic infections and combination antiretroviral therapies. | Medicaid State plan and be qualified to receive payments under such plan, or have received a waiver from this requirement.<br>•Specialty Medical Care services shall not be reimbursed in excess of 150% of the Medicaid rate.<br>•Encumbered services are released if services are not initiated within 90 days of Specialty Medical Care approval.<br>•Specialty Medical Care service reports are received by the PCP prior to Specialty Medical Care service invoice being paid. | Medicaid State plan and be qualified to receive payments under such plan, or have received a waiver from this requirement.<br>• Ensure that Specialty Medical Care services are not reimbursed in excess of 150% of the Medicaid rate.<br>• Release encumbered services if services are not initiated within 90 days of Specialty Medical Care approval.<br>• Ensure Specialty Medical Care service reports are received by the PCP prior to Specialty Medical Care service invoice being paid. |
Section V: Support Services Guidelines

Ch 1. Emergency Financial Assistance (EFA)

Purpose
To establish service standards for Sub-recipients providing Emergency Financial Assistance through PBC RWHAP.

Policy
Description:
Emergency Financial Assistance (EFA) provides limited one-time or short-term payments to assist the PBC RWHAP client with an urgent need for essential items or services necessary to improve health outcomes, including: utilities, housing, food (including groceries and food vouchers), transportation, and medication not covered by an AIDS Drug Assistance Program or AIDS Pharmaceutical Assistance, or another HRSA RWHAP-allowable cost needed to improve health outcomes. Emergency Financial Assistance must occur as a direct payment to an agency or through a voucher program.

Program Guidance:
The Emergency Financial Assistance service category may assist with short-term assistance for medications. LPAP funds are not to be used for emergency or short-term financial assistance. Direct cash payments to clients are not permitted.

Continuous provision of an allowable service to a client shall not be funded through emergency financial assistance.

Procedure
Subcategory A: Essential utilities, housing, food, transportation, etc.
Unit of Service Description
1 unit=1 emergency assistance

Service Specific Criteria & Required Documentation
Documented need for assistance based on income/expense ratio (Financial Assessment)

Caps/Limitations
Up to 12 accesses per grant year for no more than a combined total of $1,000.

Subcategory B: Medication
Unit of Service Description
1 unit=1 dispensed emergency medication

Service Specific Criteria & Required Documentation
Prescription from a medical provider
Letter of Medical Necessity for Chronic Opioid Medication
Appendix H- PBC RWHAP Letter of Medical Necessity for Opioid Medications

Caps/Limitations
Dispensing of one (1) emergency medication not exceeding a thirty (30) day supply to a client during any 12-month period.
### National Monitoring Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Support for Emergency Financial Assistance (EFA) for essential services including utilities, housing, food (including groceries, food vouchers, and food stamps), or medications, provided to clients with limited frequency and for limited periods of time through either: * Short-term payments to agencies * Establishment of voucher programs</td>
<td>Documentation of services and payments to verify that: * EFA to individual clients is provided with limited frequency and for limited periods of time, with frequency and duration of assistance specified by the Recipient * Assistance is provided only for the following essential services: utilities, housing, food (including groceries, food vouchers, and food stamps), or medications * Payments are made either through a voucher program or short-term payments to the service entity, with no direct payments to the clients * Emergency funds are allocated, tracked, and reported by type of assistance * Ryan White is the payer of last resort</td>
<td>* Maintain client records that document for each client: - Client eligibility and need for EFA - Types of EFA provided - Dates (s) EFA was provided - Method of providing EFA * Maintain and make available to the Recipient program documentation of assistance provided, including: - Number of clients and amount expended for each type of EFA * Summary of number of EFA services received by client * Methods used to provide EFA (e.g. payments to agencies, vouchers) * Provide assurance to the Recipient that all EFA: - Was for allowable types of assistance - Was used only in cases where RYHAP was the payer of last resort - Met Recipient-specified limitations on amount and frequency of assistance to an individual client - Was provided through allowable payment methods</td>
</tr>
</tbody>
</table>

### PBC RWHAP Monitoring Standards

<table>
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</thead>
<tbody>
<tr>
<td>Support for Emergency Financial Assistance (EFA) for essential services including utilities, housing, food (including groceries, food vouchers, and food stamps), or medications, provided to clients with limited frequency and for limited periods of time through either: * Short-term payments to agencies * Establishment of voucher programs</td>
<td>Documentation of services and payments to verify that: * EFA to individual clients is provided with limited frequency and for limited periods of time, with frequency and duration of assistance specified by the Recipient * Assistance is provided only for the following essential services: utilities, housing, food (including groceries, food vouchers, and food stamps), or medications * Payments are made either through a voucher program or short-term payments to the service entity, with no direct payments to the clients * Emergency funds are allocated, tracked, and reported by type of assistance * Ryan White is the payer of last resort</td>
<td>* Dispensing of one (1) emergency medication not exceeding a thirty (30) day supply to a client during any 12-month period. * Medications dispensed shall be included on the most recently published Florida Medicaid PDL Preferred Drug List.* * Medications defined by Florida Medicaid PDL as “Clinical PA Required”, “Cystic Fib Diag Auto PA”, or “Requires Med Cert 3” shall require submission and approval of an override request prior to dispensing. * One (1) additional dispensing of an emergency medication not exceeding a thirty (30) day supply during any 12 month period may be permitted in instances where a client has applied, and been denied access to the medication from all other medication assistance programs for which the client may be eligible (ADAP, pharmaceutical manufacturer patient assistance program, etc.). Documentation of medication access denial must be provided, and shall require submission and approval of an override request prior to dispensing. * Dispensing of any medication under Emergency Financial Assistance may not exceed a sixty (60) day supply during any 12 month period. * Any emergency medication needs not specified in this service standard shall require submission and approval of an override request prior to dispensing. Override requests shall not be submitted as exception to policy (e.g. more than a sixty (60) day supply during any 12-month period). * Florida Medicaid PDL <a href="https://ahca.myflorida.com/medicaid/Prescribed_Drug/pharm_thera/fmpdl.shtml">https://ahca.myflorida.com/medicaid/Prescribed_Drug/pharm_thera/fmpdl.shtml</a></td>
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</tbody>
</table>
Ch 2. Food Bank/Home Delivered Meals (FBHDM)

Purpose
To establish service standards for Sub-recipients providing Food Bank/Home Delivered Meals through PBC RWHAP

Policy
Description:
Food Bank/Home Delivered Meals refers to the provision of actual food items, hot meals, or a voucher program to purchase food. This also includes the provision of essential non-food items that are limited to the following:

- Personal hygiene products
- Household cleaning supplies
- Water filtration/purification systems in communities where issues of water safety exist

Program Guidance:
Unallowable costs include household appliances, pet foods, and other non-essential products.

Procedure
Subcategory A: Food vouchers
Unit of Service Description
1 unit=1 voucher

Service Specific Criteria & Required Documentation
Nutritional Assessment (annually)
Must apply for and maintain enrollment in Food Stamps, when applicable

Caps/Limitations
At or below 150% FPL
Limit of $50 equivalent, per client per month

Subcategory B: Nutritional Supplements
Unit of Service Description
1 unit=1 prescription

Service Specific Criteria & Required Documentation
Requires a prescription from a medical provider

Caps/Limitations
None
### National Monitoring Standards

#### Food Bank/Home Delivered Meals

<table>
<thead>
<tr>
<th>Standard</th>
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<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Funding for Food Bank/Home Delivered Meals that may include:</td>
<td>Documentation that:</td>
<td>• Maintain and make available to Recipient documentation of:</td>
</tr>
<tr>
<td>• The provision of actual food items</td>
<td>• Services supported are limited to food bank, home-delivered meals, and/or food voucher program</td>
<td>- Services provided by type of service, number of clients served, and levels of service</td>
</tr>
<tr>
<td>• Provision of hot meals</td>
<td>• Types of non-food items provided are allowable</td>
<td>- Amount and use of funds for purchase of non-food items, including use of funds only for allowable non-food items</td>
</tr>
<tr>
<td>• A voucher program to purchase food</td>
<td>• If water filtration/purification systems are provided, community has water purity issues</td>
<td>- Compliance with all federal, state, and local laws regarding the provision of food bank, home-delivered meals and food voucher programs, including any required licensure and/or certifications</td>
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<tr>
<td>May also include the provision of non-food items that are limited to:</td>
<td>Assurances of:</td>
<td>• Provide assurance that RWHAP funds were used only for allowable purposes and RWHAP funding was payer of last resort</td>
</tr>
<tr>
<td>• Personal Hygiene products</td>
<td>• Compliance with federal, state and local regulations including any required licensure or certification for the provision of food banks and/or home-delivered meals</td>
<td></td>
</tr>
<tr>
<td>• Household cleaning supplies</td>
<td>• Use of funds only for allowable essential non-food items</td>
<td></td>
</tr>
<tr>
<td>• Water filtration/purification systems in communities where issues with water purity exist</td>
<td>Documentation of actual services provided, client eligibility, number of clients served, and level of services to these clients</td>
<td></td>
</tr>
<tr>
<td>Appropriate licensure/certification for food banks and home delivered meals where required under State of Florida and Palm Beach County regulations</td>
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<tr>
<td>No funds used for:</td>
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<tr>
<td>• Permanent water filtration systems for water entering the house</td>
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<tr>
<td>• Household appliances</td>
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<td>• Pet foods</td>
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<tr>
<td>• Other non-essential products</td>
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</tbody>
</table>
Ch 3. Housing Services (HS)

**Purpose**
To establish service standards for Sub-recipients providing Housing Services through PBC RWHAP.

**Policy**

*Description:*
Housing services provide transitional, short-term, or emergency housing assistance to enable a client or family to gain or maintain outpatient/ambulatory health services and treatment, including temporary assistance necessary to prevent homelessness and to gain or maintain access to medical care. Housing services must also include the development of an individualized housing plan, updated annually, to guide the client’s linkage to permanent housing. Housing may provide some type of core medical (e.g., mental health services) or support services (e.g., residential substance use disorder services).

Housing services also include housing referral services, including assessment, search, placement, and housing advocacy services on behalf of the eligible client, as well as fees associated with these services.

*Program Guidance:*
Sub-recipients that use funds to provide Housing must have mechanisms in place to assess and document the housing status and housing service needs of new clients, and at least annually for existing clients.

Housing services cannot be in the form of direct cash payments to clients and cannot be used for mortgage payments or rental deposits.

Housing shall be prioritized based on the Housing Waitlist rank in client database.

**Procedure**

*Unit of Service Description*
1 unit=1 day of service

*Service Specific Criteria & Required Documentation*
Housing plan, updated every 2 weeks

*Caps/Limitations*
Up to 6 months of housing services
### Housing Services

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Support for Housing Services that involve the provision of short-term assistance to support emergency, temporary or transitional housing to enable an individual or family to gain or maintain medical care. Funds received under the RWHAP may be used for the following housing expenditures: • Housing referral services defined as assessment, search, placement, and advocacy services must be provided by case managers or other professional(s) who possess a comprehensive knowledge of local, state, and federal housing programs and how these programs can be accessed; or • Short-term or emergency housing defined as necessary to gain or maintain access to medical care and must be related to either: - Housing services that include some type of medical or supportive service: including, but not limited to, residential substance treatment or mental health services (not including facilities classified as an Institution for Mental Diseases under Medicaid), residential foster care, and assisted living residential services; or - Housing services that do not provide direct medical or supportive services, but are essential for an individual or family to gain or maintain access and compliance with HIV-related medical care and treatment; necessity of housing for purposes of medical care must be certified or documented. • Sub-recipients must provide an individualized written housing plan, consistent with this Housing Policy, covering each client receiving short term, transitional and emergency housing services. • Short-term or emergency assistance is understood as transitional in nature and for the purposes of moving or maintaining an individual or family in a long-term, stable living situation. Thus, such assistance cannot be permanent and must be accompanied by a strategy to identify, relocate, and/or ensure the individual or family is moved to, or capable of maintaining, a long term, and stable living situation.</td>
<td>Documentation that funds are used only for allowable purposes: • The provision of short-term assistance to support emergency, temporary, or transitional housing to enable an individual or family to gain or maintain medical care. Housing-related referral services including housing assessment, search, placement, advocacy, and the fees associated with them. • Housing related referrals are provided by case managers or other professional(s) who possess a comprehensive knowledge of local, state, and federal housing programs and how to access these programs For all housing, regardless of whether or not the service includes some type of medical or supportive services. • Each client receives assistance designed to help him/her obtain stable long-term housing, through a strategy to identify, relocate, and/or ensure the individual or family is moved to or capable of maintaining a stable long-term living situation. • Housing services are essential for an individual or family to gain or maintain access and compliance with HIV-related medical care and treatment. • Mechanisms are in place to allow newly identified clients access to housing services. • Develop and maintain housing policies and procedures that are consistent with this Housing Policy.</td>
<td>• Document: Services provided including number of clients served, duration of housing services, types of housing provided and housing referral services. • Ensure staff providing housing services are case managers or other professionals who possess a comprehensive knowledge of local, state, and federal housing programs and how to access those programs. • Maintain client records that document: - Client eligibility determination - Housing services, including referral services provided - Individualized housing plans for all clients that receive short-term, transitional, and emergency housing services • Mechanisms are in place to allow newly identified clients access to housing services. • Develop and maintain housing policies and procedures that are consistent with this Housing Policy. - Assistance provided to clients to help them obtain stable long-term housing. Provide documentation and assurance that no RWHAP funds are used to provide direct payments to clients for rent or mortgages.</td>
</tr>
</tbody>
</table>
Housing funds cannot be in the form of direct cash payments to recipients or services and cannot be used for mortgage payments. Note: Established duration limits must be adhered to.

### PBC RWHAP Monitoring Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Support for Housing Services that involve the provision of short-term assistance to support emergency, temporary or transitional housing to enable an individual or family to gain or maintain medical care Funds received under the RWHAP may be used for the following housing expenditures:</td>
<td>Documentation that funds are used only for allowable purposes: • The provision of short-term assistance to support emergency, temporary, or transitional housing to enable an individual or family to gain or maintain medical care. Housing -related referral services including housing assessment, search, placement, advocacy, and the fees associated with them. • Housing related referrals are provided by case managers or other professional(s) who possess a comprehensive knowledge of local, state, and federal housing programs and how to access these programs For all housing, regardless of whether or not the service includes some type of medical or supportive services. • Each client receives assistance designed to help him/her obtain stable long-term housing, through a strategy to identify, relocate, and/or ensure the individual or family is moved to or capable of maintaining a stable long-term living situation. • Housing services are essential for an individual or family to gain or maintain access and compliance with HIV-related medical care and treatment. • Mechanisms are in place to allow newly identified clients access to housing services. • Policies and procedures to provide individualized written housing plan, consistent with this Housing Policy, covering each client receiving short term, transitional and emergency housing services.</td>
<td>Referring agency will complete client initial assessment to identify resources needed. Clients will have initial financial assessment completed for housing needs. Referring agency and client must develop initial Emergency Housing Plan, to include specific housing goals for clients’ which include referral and/or counseling to help with permanent housing, and/or other funding source, with copy offered to client. - Plan developed within 5 business days of initial assessment. Assessments will have a review/update every two weeks by referring agency; including financial assessment. Clients provide documentation to support achieving Emergency Housing Plan goals, within 30 days, to remain in the program. Sub-recipient will designate a representative for participation in the local homelessness planning processes</td>
</tr>
<tr>
<td>• Short-term or emergency assistance is understood as transitional in nature and for the purposes of moving or maintaining an individual or family in a long-term, stable living situation. Thus, such assistance cannot be permanent and must be accompanied by a strategy to identify, relocate, and/or ensure the individual or family is moved to, or capable of maintaining, a long term, stable living situation.</td>
<td>payments to recipients of services for rent or mortgages.</td>
<td></td>
</tr>
</tbody>
</table>
Ch 4. Legal Services (LS)

Purpose
To establish service standards for Sub-recipients providing Legal Services through PBC RWHAP.

Policy
Description:
Other Professional Services allow for the provision of professional and consultant services rendered by members of particular professions licensed and/or qualified to offer such services by local governing authorities. Such services may include:
- Legal services provided to and/or on behalf of the HRSA RWHAP-eligible PWH and involving legal matters related to or arising from their HIV, including:
  - Assistance with public benefits such as Social Security Disability Insurance (SSDI)
  - Interventions necessary to ensure access to eligible benefits, including discrimination or breach of confidentiality litigation as it relates to services eligible for funding under PBC RWHAP
  - Preparation of healthcare power of attorney, durable powers of attorney, and living wills
- Permanency planning to help clients/families make decisions about the placement and care of minor children after their parents/caregivers are deceased or are no longer able to care for them, including:
  - Social service counseling or legal counsel regarding the drafting of wills or delegating powers of attorney
  - Preparation for custody options for legal dependents including standby guardianship, joint custody, or adoption
- Income tax preparation services to assist clients in filing Federal tax returns that are required by the Affordable Care Act for all individuals receiving premium tax credits.

Program Guidance:
Legal services exclude criminal defense and class-action suits unless related to access to services eligible for funding under PBC RWHAP.
See 45 CFR § 75.459

Procedure
Unit of Service Description
1 unit=1 hour of service

Service Specific Criteria & Required Documentation
None

Caps/Limitations
None
### National Monitoring Standards

<table>
<thead>
<tr>
<th>Legal Services</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Funding for Legal Services provided for an HIV-infected person to address legal matters directly necessitated by the individual’s HIV status</td>
<td>Documentation that funds are used only for allowable legal services, which involve legal matter directly necessitated by an individual's HIV status, such as: Preparation of Powers of Attorney and Living Wills, Services designed to ensure access to eligible benefits, Permanency planning</td>
<td>• Document, and make available to the Recipient upon request, services provided, including specific types of legal services provided. • Provide assurance that: - Funds are being used only for legal services directly necessitated by an individual's HIV status - RWHAP served as the payer of last resort • Document in each client file: - Client eligibility determination - A description of how the legal service is necessitated by the individual's HIV status - Types of services provided - Hours spent in the provision of such services</td>
</tr>
<tr>
<td>Such services include, but are not limited to: • Preparation of Powers of Attorney and Living Wills • Interventions necessary to ensure access to eligible benefits, including discrimination or breach of confidentiality litigation as it relates to services eligible for funding under RWHAP • Permanency planning for an individual or family where the responsible adult is expected to pre-decease a dependent (usually a minor child) due to HIV/AIDS; includes the provision of social service counseling or legal counsel regarding (1) the drafting of wills or delegating powers of attorney, (2) preparation of or custody options for legal dependents including standby guardianship, joint custody or adoption. Excludes: - Criminal defense - Class-action suits unless related to access to services eligible for funding under the RWHAP</td>
<td>Assurance that program activities do not include any criminal defense or class-action suits unrelated to access to services eligible for funding under the RWHAP</td>
<td></td>
</tr>
<tr>
<td>Standard</td>
<td>Performance Measure/Method</td>
<td>Provider/Sub-recipient Responsibility</td>
</tr>
<tr>
<td>-------------------------------------------------------------------------</td>
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<td>--------------------------------------------------------------------------------------------------------</td>
</tr>
</tbody>
</table>
| Funding for Legal Services provided for an HIV-infected person to address legal matters directly necessitated by the individual's HIV status. Such services include, but are not limited to:  
  • Preparation of Powers of Attorney and Living Wills  
  • Interventions necessary to ensure access to eligible benefits, including discrimination or breach of confidentiality litigation as it relates to services eligible for funding under RWHAP  
  • Permanency planning for an individual or family where the responsible adult is expected to pre-decease a dependent (usually a minor child) due to HIV/AIDS; includes the provision of social service counseling or legal counsel regarding  
    (1) the drafting of wills or delegating powers of attorney,  
    (2) preparation of or custody options for legal dependents including standby guardianship, joint custody or adoption.  
  Excludes:  
  • Criminal defense  
  • Class-action suits unless related to access to services eligible for funding under the RWHAP | Documentation that funds are used only for allowable legal services, which involve legal matter directly necessitated by an individual's HIV status, such as:  
  - Preparation of Powers of Attorney and Living Wills  
  - Services designed to ensure access to eligible benefits  
  - Permanency planning | 1. Competent provision of legal services to HIV/AIDS community and dependents.  
  1.1 Show evidence of State of Florida license to practice law (as applicable).  
  1.2 Training of paralegals and other support staff occurs for programmatic staff (those working with HIV/AIDS population).  
  1.3 Minimum training requirement (AIDS 101 for support staff, AIDS 104 for attorneys and paralegals).  
  2. Reasonable response time to telephone inquiries/referrals.  
  2.1 Procedures in place to route calls/referrals to available staff.  
  2.2 Grievance procedures in place when client feels calls are not returned in a timely manner.  
  3. Records display intake documentation.  
  3.1 100% of records show intake form and outcome or resolution.  
  3.2 Notification of outcome for resolution is provided to referring agency, if applicable.  
  4. Clients or caretakers receive disposition or resolution of legal issue.  
  4.1 100% of legal services document progress toward resolution of presenting issue.  
  4.2 Desired outcomes achieved in at least 50% of legal services.  
  4.3 With client’s consent, progress report shared with case management agency (Florida Law statute), if applicable. |
Ch 5. Medical Transportation Services (MTS)

Purpose
To establish service standards for Sub-recipients providing Medical Transportation Services through PBC RWHAP.

Policy
Description:
Medical Transportation is the provision of non-emergency transportation services that enables an eligible client to access or be retained in core medical and support services.

Program Guidance:
Medical transportation may be provided through:
• Contracts with providers of transportation services
• Mileage reimbursement (through a non-cash system) that enables clients to travel to needed medical or other support services, but shall not in any case exceed the established rates for federal Programs (Federal Joint Travel Regulations provide further guidance on this subject)
• Purchase or lease of organizational vehicles for client transportation programs, provided the recipient receives prior approval for the purchase of a vehicle
• Organization and use of volunteer drivers (through programs with insurance and other liability issues specifically addressed)
• Voucher or token systems

Unallowable costs include:
• Direct cash payments or cash reimbursements to clients
• Direct maintenance expenses (tires, repairs, etc.) of a privately-owned vehicle
• Any other costs associated with a privately-owned vehicle such as lease, loan payments, insurance, license, or registration fees

Procedure
Unit of Service Description
1 unit=1 trip/voucher

Service Specific Criteria & Required Documentation
None

Caps/Limitations
At or below 150% FPL
### National Monitoring Standards

#### Medical Transportation

<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Funding for Medical Transportation Services that enable an eligible</td>
<td>Documentation that:</td>
<td>• Maintain program files that document:</td>
</tr>
<tr>
<td>individual to access HIV-related health and support services,</td>
<td>• Medical transportation services are used only to enable an eligible individual to access</td>
<td>- The level of services/number of trips provided</td>
</tr>
<tr>
<td>including services needed to maintain the client in HIV medical care,</td>
<td>HIV-related health and support services</td>
<td>- The reason for each trip and its relation to accessing health and support services</td>
</tr>
<tr>
<td>through either direct transportation services or vouchers or tokens</td>
<td>• That services are provided through one of the following methods:</td>
<td>- Trip origin and destination</td>
</tr>
<tr>
<td>May be provided through:</td>
<td>- A contract or some other local procurement mechanism with a provider of transportation</td>
<td>- Client eligibility determination</td>
</tr>
<tr>
<td>• Contracts with providers of transportation services</td>
<td>services</td>
<td>- The cost per trip</td>
</tr>
<tr>
<td>• Voucher or token systems</td>
<td>- A voucher or token system that allows for tracking the distribution of the vouchers or</td>
<td>- The method used to meet the transportation need</td>
</tr>
<tr>
<td>• Use of volunteer drivers (through programs with insurance and other</td>
<td>tokens</td>
<td>• Maintain documentation showing that the provider is meeting stated contract requirements</td>
</tr>
<tr>
<td>liability issues specifically addressed)</td>
<td>- A system of mileage reimbursement that does not exceed the federal per-mile reimbursement</td>
<td>with regard to methods of providing transportation:</td>
</tr>
<tr>
<td>• Purchase or lease of organizational vehicles for client transportation</td>
<td>- A system of volunteer drivers, where insurance and other liability issues are addressed</td>
<td>- Reimbursement methods do not involve cash payments to service recipients</td>
</tr>
<tr>
<td>programs, provided the Recipient receives prior approval for the purchase of a vehicle</td>
<td>- Purchase or lease of organizational vehicles for client transportation, with prior approval from HIV/HAB for the purchase</td>
<td>- Mileage reimbursement does not exceed the federal reimbursement rate</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Use of volunteer drivers appropriately addresses insurance and other liability issues</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Collection and maintenance of data documenting that funds are used only for transportation designed to help eligible individuals remain in medical care by enabling them to access medical and support services</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Obtain Recipient approval prior to purchasing or leasing a vehicle(s)</td>
</tr>
</tbody>
</table>


Ch 6. Non-Medical Case Management Services (NMCM)

**Purpose**
To establish service standards for Sub-recipients providing Non-Medical Case Management services through PBC RWHAP.

**Policy**
*Description:*
Non-Medical Case Management Services (NMCM) provide guidance and assistance in accessing medical, social, community, legal, financial, and other needed services. Non-Medical Case management services may also include assisting eligible clients to obtain access to other public and private programs for which they may be eligible, such as Medicaid, Medicare Part D, State Pharmacy Assistance Programs, Pharmaceutical Manufacturer’s Patient Assistance Programs, other state or local health care and supportive services, or health insurance Marketplace plans. This service category includes several methods of communication including face-to-face, phone contact, and any other forms of communication deemed appropriate by the RWHAP Part recipient.

Key activities include:
- Initial assessment of service needs
- Development of a comprehensive, individualized care plan
- Continuous client monitoring to assess the efficacy of the care plan
- Re-evaluation of the care plan at least every 6 months with adaptations as necessary
- Ongoing assessment of the client’s and other key family members’ needs and personal support systems

*Program Guidance:*
Non-Medical Case Management services have as their objective providing guidance and assistance in improving access to needed services whereas Medical Case Management services have as their objective improving health care outcomes (including Treatment Adherence).

*Further information can be found in the PBC RWHAP Supplemental Guide.*

**Procedure**
Unit of Service Description
1 unit=15 minutes of service

Service Specific Criteria & Required Documentation
None

Caps/Limitations
None

**National Monitoring Standards**

<table>
<thead>
<tr>
<th></th>
<th>Non-Medical Case Management</th>
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</thead>
<tbody>
<tr>
<td>Standard</td>
<td>Performance Measure/Method</td>
</tr>
</tbody>
</table>


| Support for Case Management (Non-medical) Services that provide advice and assistance to clients in obtaining medical, social, community, legal, financial, and other needed services May include: • Benefits/entitlement counseling and referral activities to assist eligible clients to obtain access to public and private programs of which they may be eligible • All types of case management encounters and communications (face-to-face, telephone contact, other) • Transitional case management for incarcerated persons as they prepare to exit the correctional system Note: Does not involve coordination and follow up of medical treatments | Documentation that: • Scope of activity includes advice and assistance to clients in obtaining medical, social, community, legal, financial, and other needed services • Where benefits/entitlement counseling and referral services are provided, they assist clients in obtaining access to both public and private programs, such as Medicaid, Medicare Part D, State Pharmacy Assistance Programs, Pharmaceutical Manufacturers’ Patient Assistance Programs, and other State or local health care and supportive services • Services cover all types of encounters and communications (e.g., face-to-face, telephone contact, other) Where transitional case management for incarcerated persons is provided, assurance that such services are provided either as part of discharge planning or for individuals who are in the correctional system for a brief period | Maintain client records that include the required elements as detailed by the Recipient, including: • Date of encounter • Type of encounter • Duration of encounter • Key activities, including benefits/entitlement counseling and referral services Provide assurances that any transitional case management for incarcerated persons meets contract requirements |
Ch 7. Psychosocial Support Services (PSS)

Purpose
To establish service standards for Sub-recipients providing Psychosocial Support Services through PBC RWHAP.

Policy
Description:
Psychosocial Support Services provide group or individual support and counseling services to assist eligible people with HIV to address behavioral and physical health concerns. These services may include:
- Bereavement counseling
- Child abuse and neglect counseling
- HIV support groups
- Nutrition counseling provided by a non-registered dietitian (see Medical Nutrition Therapy Services)
- Pastoral care/counseling services

Program Guidance:
Funds under this service category may not be used to provide nutritional supplements (See Food Bank/Home Delivered Meals).

RWHAP-funded pastoral counseling must be available to all eligible clients regardless of their religious denominational affiliation.

Funds may not be used for social/recreational activities or to pay for a client’s gym membership.

Procedure
Unit of Service Description
1 unit=15 minutes of service

Service Specific Criteria & Required Documentation
None

Caps/Limitations
None
<table>
<thead>
<tr>
<th>Standard</th>
<th>Performance Measure/Method</th>
<th>Provider/Sub-recipient Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Support for Psychosocial Support Services that may include:</td>
<td>• Documentation that psychosocial services funds are used only to support eligible activities, including:</td>
<td>• Document the provision of psychosocial support services, including:</td>
</tr>
<tr>
<td>• Support and counseling activities</td>
<td>o Support and counseling activities</td>
<td>o Types and level of activities provided</td>
</tr>
<tr>
<td>• Child abuse and neglect counseling</td>
<td>o Child abuse and neglect counseling</td>
<td>o Client eligibility determination</td>
</tr>
<tr>
<td>• HIV support groups</td>
<td>o HIV support groups</td>
<td>• Maintain documentation demonstrating that:</td>
</tr>
<tr>
<td>• Pastoral care/counseling</td>
<td>o Pastoral care/counseling</td>
<td>o Funds are used only for allowable services</td>
</tr>
<tr>
<td>• Caregiver support</td>
<td>o Caregiver support</td>
<td>o No funds are used for provision of nutritional supplements</td>
</tr>
<tr>
<td>• Bereavement counseling</td>
<td>o Bereavement counseling</td>
<td>o Any pastoral care/counseling services meet all stated requirements</td>
</tr>
<tr>
<td>• Nutrition counseling provided by a non-registered dietitian</td>
<td>o Nutrition counseling provided by a non-registered dietitian</td>
<td></td>
</tr>
<tr>
<td>Note: Funds under this service category may not be used to provide nutritional supplements</td>
<td>• Documentation that pastoral care/counseling services meet all stated requirements:</td>
<td></td>
</tr>
<tr>
<td>Pastoral care/counseling supported under this service category to be:</td>
<td>o Provided by an institutional pastoral care program</td>
<td></td>
</tr>
<tr>
<td>• Provided by an institutional pastoral care program (e.g., components of AIDS interfaith networks, separately incorporated pastoral care and counseling centers, components of services provided by a licensed provider, such as a home care or hospice provider)</td>
<td>o Provided by a licensed or accredited provider wherever such licensure or accreditation is either required or available</td>
<td></td>
</tr>
<tr>
<td>• Provided by a licensed or accredited provider wherever such licensure or accreditation is either required or available</td>
<td>o Available to all individuals eligible to receive Ryan White services, regardless of their religious denominational affiliation</td>
<td></td>
</tr>
<tr>
<td>• Available to all individuals eligible to receive Ryan White services, regardless of their religious denominational affiliation</td>
<td>• Assurance that no funds under this service category are used for the provision of nutritional supplements</td>
<td></td>
</tr>
</tbody>
</table>
Section VI: References

Ch 1. Glossary

Below are terms used most frequently in HRSA’s Ryan White HIV/AIDS Program (RWHAP).

A

Administrative or Fiscal Agent
Entity that functions to assist the Ryan White HIV/AIDS Program recipient or planning body in carrying out administrative activities (e.g., disbursing program funds, developing reimbursement and accounting systems, developing funding announcements, monitoring contracts).

Affordable Care Act (ACA)
Federal law comprised of expanded health insurance coverage and health care delivery innovations designed to achieve better health outcomes by increasing the number of insured Americans, reducing care costs, and improving the overall American health care system. Enacted in 2010 as the Patient Protection and Affordable Care Act.

Agency for Healthcare Research and Quality (AHRQ)
Federal agency within HHS that supports research designed to improve the outcomes and quality of health care, reduce its costs, address patient safety and medical errors, and broaden access to effective services.

AIDS Drug Assistance Program (ADAP)
Administered by States and authorized under Part B of the Ryan White HIV/AIDS Treatment Extension Act. Provides FDA-approved medications to low-income individuals with HIV who have limited or no coverage from private insurance or Medicaid. ADAP funds may also be used to purchase insurance for uninsured Ryan White HIV/AIDS Program clients as long as the insurance costs do not exceed the cost of drugs through ADAP and the drugs available through the insurance program at least match those offered through ADAP.

ADAP Data Report (ADR)
Reporting requirement for ADAPs to provide client-level data on individuals served, services being delivered, and costs associated with these services.

AIDS
Acquired Immune Deficiency Syndrome. A disease caused by the human immunodeficiency virus (HIV).

AIDS Education and Training Center (AETC)
Regional centers providing education and training for primary care professionals and other AIDS-related personnel. AETCs are authorized under Part F of the Ryan White HIV/AIDS Program.

AIDS Service Organization (ASO)
An organization that provides primary medical care and/or support services to populations infected with and affected by HIV disease.

Annual Gross Income
A measure of income. There are several ways to measure an individual’s Annual Gross Income. For example, these forms of income could be used by the provider for the purposes of imposition of charges:

- Gross Income: the total amount of income earned from all sources during the calendar year before taxes.
- Adjusted Gross Income: gross income less deductions.

Antiretroviral Therapy
An aggressive anti-HIV treatment including a combination of three or more drugs with activity against HIV that is designed to reduce viral load to undetectable levels.

Applicable Services
Any RWHAP service with a distinct fee typically charged in the local market. In the broader healthcare community this distinct fee is often referred to as a usual, customary, and reasonable (UCR) fee.
Cap on Charges
The limitation on aggregate charges imposed during the calendar year based on patient’s annual gross income.
All fees must be waived once a RWHAP patient reaches their cap for that calendar year.

Capacity
Core competencies that substantially contribute to an organization's ability to deliver effective HIV/AIDS primary medical care and health-related support services. Capacity development activities shall increase access to the HIV/AIDS service system and reduce disparities in care among underserved people with HIV (PWH) in the EMA.

CARE Act (Ryan White Comprehensive AIDS Resources Emergency Act)
Now referred to as the Ryan White HIV/AIDS Program, this was the name of the original federal legislation (link is external) created to address the unmet health care and service needs of people with HIV Disease (PWH) disease and their families. The legislation was enacted in 1990 and reauthorized in 1996 and 2000. The legislation was subsequently reauthorized as the Ryan White HIV/AIDS Treatment Modernization Act of 2006 and later as the Ryan White HIV/AIDS Treatment Extension Act of 2009.

CDC/HRSA Advisory Committee on HIV, Viral Hepatitis and STD Prevention and Treatment
This advisory committee, often referred to as the CHAC, advises the Secretary, HHS; the Director, CDC; and the Administrator, HRSA, regarding objectives, strategies, policies, and priorities for HIV, Viral Hepatitis, and STD prevention and treatment efforts.

Centers for Disease Control and Prevention (CDC)
Federal agency within HHS that administers disease prevention programs including HIV/AIDS prevention.

Centers for Medicare and Medicaid Services (CMS)
Federal agency within HHS that administers the Medicaid, Medicare, the Children's Health Insurance Program (CHIP) and the Health Insurance Marketplace.

Chief Elected Official (CEO)
The official recipient of Part A or Part B Ryan White HIV/AIDS Program funds. For Part A, this is usually a city mayor, county executive, or chair of the county board of supervisors. For Part B, this is usually the governor. The CEO is ultimately responsible for administering all aspects of their Part's RWHAP Act funds and ensuring that all legal requirements are met.

Client Level Data (CLD)
Information collected on each client eligible for and receiving RWHAP core medical services or support services. The data elements reported per client are determined by the specific RWHAP services that the agency is funded to provide.

Community-based Organization (CBO)
An organization that provides services to locally defined populations, which may or may not include populations infected with or affected by HIV disease.

Community Based Dental Partnership Program (CBDPP)
A program under the Ryan White HIV/AIDS Program (Part F) that delivers HIV/AIDS dental care while simultaneously training dental professionals in these areas in order to expand community capacity to deliver HIV oral health care.

Community Forum or Public Meeting
A small-group method of collecting information from community members in which a community meeting is used to provide a directed but highly interactive discussion. Similar to but less formal than a focus group, it usually includes a larger group; participants are often self-selected (i.e., not randomly selected to attend).

Co-morbidity
A disease or condition, such as hepatitis, mental illness or substance abuse, co-existing with HIV disease.

Comprehensive Planning
The process of determining the organization and delivery of HIV services. This strategy is used by planning bodies to improve decision-making about services and maintain a continuum of care for PWH.

**Community Health Centers**
See Health Centers.

**Cone of Silence**
A prohibition on any non-written communication regarding an RFP between any respondent or respondent’s representative and any County Commissioner.

**Consortium/HIV Care Consortium**
A regional or statewide planning entity established by many State recipient under Part B of the Ryan White HIV/AIDS Program to plan and sometimes administer Part B services. An association of health care and support service agencies serving PWH under Part B.

**Continuous Quality Improvement**
An ongoing process that involves organization members in monitoring and evaluating programs to continuously improve service delivery. CQI seeks to prevent problems and to maximize the quality of care by identifying opportunities for improvement.

**Continuum of Care**
The extent to which a person living with HIV disease is engaged in HIV/AIDS care and is realizing the full advantages of care and treatment—from initial diagnosis and engagement in care to full viral suppression. Generally referred to as the HIV Care Continuum.

**Core Medical Services**
Essential, direct, health care services for HIV/AIDS care specified in the Ryan White legislation. Recipient/Sub-recipient expenditures are limited to core medical services, support services, and administrative expenses.

**Cultural Competence**
The knowledge, understanding, and skills to work effectively with individuals from differing cultural backgrounds.

**Data Terms**
For definitions of terms, see data dictionaries for the Ryan White Services Report (RSR) (link is external) and the ADAP Data Report (ADR) (link is external).

**Documentation**
Papers and documents required from clients, as defined by the recipient, in order to assure all RWHAP statutory requirements are met.

**Early Intervention Services (EIS)**
Activities designed to identify individuals who are HIV-positive and get them into care as quickly as possible. As funded through Parts A and B of the Ryan White HIV/AIDS Program, includes outreach, counseling and testing, information and referral services. Under Part C Ryan White HIV/AIDS Program, also includes comprehensive primary medical care for individuals living with HIV/AIDS.

**Eligible Metropolitan Area (EMA)**
Geographic areas highly-impacted by HIV/AIDS that are eligible to receive Ryan White HIV/AIDS Program Part A funds To be an eligible EMA, an area must have reported more than 2,000 AIDS cases in the most recent 5 years and have a population of at least 50,000. See also Transitional Grant Area, TGA.

**Eligible Scope**
A method of data collection based on a client's ability to receive federally funded RWHAP services using established recipient criteria.

**Epidemiologic Profile**
A description of the current status, distribution, and impact of an infectious disease or other health-related condition in a specified geographic area. Specific to HIV planning, a description of the burden of HIV in the population of an area in terms of socio-demographic, geographic, behavioral, and clinical characteristics of persons newly diagnosed with HIV, PWH, and persons at higher risk for infection.

**Epidemiology**
The branch of medical science that studies the incidence, distribution, and control of disease in a population.

**eUCI (encrypted Unique Client Identifier)**
An alphanumeric code that distinguishes one RWHAP client from all others and is the same for the client across all provider settings.

**F**

**Family-Centered Care**
A model in which systems of care under Ryan White Part D are designed to address the needs of PWH and affected family members as a unit, providing or arranging for a full range of services. Family structures may range from the traditional, biological family unit to non-traditional family units with partners, significant others, and unrelated caregivers.

**Federal Poverty Level (FPL)**
A measure of income issued every year by HHS. Federal poverty levels are commonly used to determine eligibility for certain programs and benefits such as Medicaid, Food Stamps, the Children’s Health Insurance Program (CHIP), and RWHAP.

**Fee-for-Service**
The method of billing for health services whereby a physician or other health service provider charges the payer (whether it be the patient or his or her health insurance plan) separately for each patient encounter or service rendered.

**Fee Schedule**
A complete listing of billable services, those with UCR fees, and their associated fees based on locally prevailing rates or charges. A fee schedule is used by healthcare providers to identify which services they bill for and for how much. A fee schedule is not a schedule of charges. A fee schedule is not required by the RWHAP legislation, but it may be useful as the basis for a schedule of charges. Having one in place is considered a best practice and, for those multi-funded clinics, is a requirement for HRSA Bureau of Primary Health Care (BPHC) grant recipients.

**Financial Status Report (FSR - Form 269)**
A report that is required to be submitted within 90 days after the end of the budget period that serves as documentation of the financial status of grants according to the official accounting records of the recipient organization.

**Food and Drug Administration (FDA)**
Federal agency within HHS responsible for ensuring the safety and effectiveness of drugs, biologics, vaccines, and medical devices used (among others) in the diagnosis, treatment, and prevention of HIV infection, AIDS, and AIDS-related opportunistic infections. The FDA also works with the blood banking industry to safeguard the nation's blood supply.

**G**

**Grant Contract Management System**
An electronic data system that RWHAP recipients use to manage their Sub-recipient contracts.

**H**

**Health Centers**
Community-based and patient-directed organizations funded by HRSA that serve populations with limited access to health care. These include low income populations, the uninsured, those with limited English
proficiency, migrant and seasonal farmworkers, individuals and families experiencing homelessness, and those living in public housing.

**Health Resources & Services Administration (HRSA)**
The agency of the U.S. Department of Health and Human Services that administers various primary care programs for the medically underserved, including the Ryan White HIV/AIDS Program.

**HRSA HIV/AIDS Bureau (HAB)**
The bureau within HRSA of the U.S. Department of Health and Human Services (HHS) that is responsible for administering the Ryan White HIV/AIDS Program. See the HRSA HAB Program Administration fact sheet (link is external).

**HIV Care Continuum**
The stages of HIV care, from initial diagnosis to achieving the goal of viral suppression. The effectiveness of HIV testing and care in a given jurisdiction is typically depicted as the proportion of individuals living with HIV who are engaged at each stage.

**HIV Disease**
Any signs, symptoms, or other adverse health effects due to the human immunodeficiency virus.

**HIV-related Charges**
Those charges a RWHAP recipient imposes on the patient plus any other out-of-pocket charges related to their HIV care (as determined by their provider) that a patient incurs and reports to their RWHAP recipient/provider. These charges can be from any provider as long as the service is a RWHAP allowable service.

**Housing Opportunities for People With AIDS (HOPWA)**
A program administered by the U.S. Department of Housing and Urban Development (HUD) that provides funding to support housing for PWHA and their families.

**HUD (U.S. Department of Housing and Urban Development)**
The Federal agency responsible for administering community development, affordable housing, and other programs including Housing Opportunities for People with AIDS (HOPWA).

I

**Imposition of Charges**
All activities, policies, and procedures related to assessing RWHAP patient charges as outlined in legislation.

**Incidence**
The number of new cases of a disease that occur during a specified time period.

**Incidence Rate**
The number of new cases of a disease or condition that occur in a defined population during a specified time period, often expressed per 100,000 persons. AIDS incidence rates are often expressed this way.

**Intergovernmental Agreement (IGA)**
A written agreement between a governmental agency and an outside agency that provides services.

L

**Lead Agency**
The agency within a Part B consortium that is responsible for contract administration; also called a fiscal agent (an incorporated consortium sometimes serves as the lead agency).

M

**Medicaid Spend-down**
A process whereby an individual who meets the Medicaid medical eligibility criteria, but has income that exceeds the financial eligibility ceiling, may "spend down" to eligibility level. The individual accomplishes spend-down by deducting accrued medically related expenses from countable income. Most State Medicaid
programs offer an optional category of eligibility, the "medically needy" eligibility category, for these individuals.

**Minority AIDS Initiative (MAI)**
A national HHS initiative that provides special resources to reduce the spread of HIV/AIDS and improve health outcomes for people with HIV/AIDS within communities of color. Enacted to address the disproportionate impact of the disease in such communities. Formerly referred to as the Congressional Black Caucus Initiative because of that body's leadership in its development.

**Multiply Diagnosed**
A person having multiple morbidities (e.g., hepatitis and HIV, substance abuse and HIV infection) (see co-morbidity).

**N**
**Needs Assessment**
A process of collecting information about the needs of PWH (both those receiving care and those not in care), identifying current resources (Ryan White HIV/AIDS Program and other) available to meet those needs, and determining what gaps in care exist.

**Nominal Charge**
A fee greater than zero.

**Notice of Funding Opportunity (NOFO)**
An open and competitive process for selecting providers of services.

**O**
**Office of Management and Budget (OMB)**
The office within the executive branch of the Federal government that prepares the President's annual budget, develops the Federal government's fiscal program, oversees administration of the budget, and reviews government regulations.

**Opportunistic Infection**
An infection or cancer that occurs in people with weak immune systems due to HIV, cancer, or immunosuppressive drugs such as corticosteroids or chemotherapy. Kaposi’s sarcoma, Pneumocystis jiroveci pneumonia, toxoplasmosis, and cytomegalovirus are all examples of such infections.

**P**
**Patient Assistance Programs (PAPs)**
Programs operated by pharmaceutical companies and foundations that provide medicines at little or no cost to eligible patients.

**Part A**
The part of the Ryan White HIV/AIDS Program that provides emergency assistance to localities disproportionately affected by the HIV/AIDS epidemic.

**Part B**
The part of the Ryan White HIV/AIDS Program that provides funds to States and territories for primary health care (including HIV treatments through the AIDS Drug Assistance Program, ADAP) and support services that enhance access to care to PWHA and their families.

**Part C**
The part of the Ryan White HIV/AIDS Program that supports outpatient primary medical care and early intervention services (EIS) to PWH through grants to public and private non-profit organizations. Part C also funds planning grants to prepare programs to provide EIS services.

**Part D**
The part of the Ryan White HIV/AIDS Program that supports family-centered, comprehensive care to women, infants, children, and youth living with HIV.
Part F: AIDS Education and Training Centers (AETC)
National and regional centers providing education and training for primary care professionals and other AIDS-related personnel.

Part F: Dental Programs
The part of the Ryan White HIV/AIDS Program that provides additional funding for oral health care for people with HIV through the HIV/AIDS Dental Reimbursement Program and the Community-Based Dental Partnership Program.

Part F: SPNS: Special Projects of National Significance
The part of the Ryan White HIV/AIDS Program that funds demonstration and evaluation of innovative models of care delivery for hard-to-reach populations.

Part F: Minority AIDS Initiative
The Minority AIDS Initiative provides funding to evaluate and address the impact of HIV/AIDS on disproportionately affected minority populations.

People with HIV (PWH)
Descriptive term for persons living with HIV disease.

Planning Council/Planning Body
There are various types of planning groups. For Part A of the RWHAP, a planning council is a body appointed or established by the Chief Elected Official with responsibility to assess needs, establish a plan for the delivery of HIV care in the area, and establish priorities for the use of Part A funds. Part B planning bodies conduct similar tasks but do not establish service dollar allocations. In addition, jurisdictions directly funded by CDC are responsible for convening planning bodies to address HIV prevention, care and treatment issues. Many jurisdictions facilitate collaboration through joint care/prevention planning bodies and/or shared planning tasks.

Planning Process
Steps taken and methods used to collect information, analyze and interpret it, set priorities, and prepare a plan for rational decision making.

PrEP
Pre-exposure prophylaxis is a prevention method for people at higher risk for HIV exposure and involves taking an antiretroviral pill every day to greatly reduce, if not eliminate, the risk of becoming infected with HIV if exposed to the virus.

Prevalence
The total number of persons in a defined population living with a specific disease or condition at a given time (compared to incidence, which is the number of new cases).

Prevalence Rate
The proportion of a population living at a given time with a condition or disease (compared to the incidence rate, which refers to new cases).

Primary Health Care Service
Any preventive, diagnostic, or therapeutic health service received on an outpatient basis by a client living with HIV. Examples include medical, subspecialty care, dental, nutrition, mental health, or substance use disorder treatment services; medical case management; pharmacy services; radiology, laboratory, and other tests used for diagnosis and treatment planning; and counseling and testing.

Priorities & Allocations Process (P&A)
A decision-making process utilized by the P&A Committee of the HIV CARE Council to establish priorities among service categories and develop funding allocation recommendations addressing locally identified needs.

Program Income
Gross income earned by the Sub-recipient that is directly generated by a supported activity or earned as a result of the RWHAP service provision during the contract year. For purposes of the RWHAP, program income includes, but is not limited to, income from fees for services performed (i.e. fees paid by clients based
on a sliding fee schedule, or other third parties). Direct payments include charges imposed by Sub-recipients for RWHAP Part A services as required under Section 2605 (e) of the RWHAP legislation, such as enrollment fees, premiums, deductibles, cost sharing, co-payments, coinsurance, or other charges. Additionally, income a Sub-recipient earns as the result of a benefit made possible by receipt of the RWHAP funds. Program income does not include rebates, credits, discounts, and interest earned on any of them.

**Prophylaxis**
Treatment to prevent the onset of a particular disease (primary prophylaxis) or recurrence of symptoms in an existing infection that has previously been brought under control (secondary prophylaxis).

**Provider (or service provider)**
The agency that provides direct services to clients (and their families) or the recipient. A provider may receive funds as a recipient (such as under RWHAP Parts C and D) or through a contractual relationship with a recipient funded directly by RWHAP. Also see Sub-recipient.

**Q**

**Quality**
The degree to which a health or social service meets or exceeds established professional standards and user expectations.

**Quality Assurance (QA)**
The process of identifying problems in service delivery, designing activities to overcome these problems, and following up to ensure that no new problems have developed and that corrective actions have been effective. The emphasis is on meeting minimum standards of care.

**Quality Improvement (QI)**
Also called Continuous Quality Improvement (CQI). An ongoing process of monitoring and evaluating activities and outcomes in order to continuously improve service delivery. CQI seeks to prevent problems and to maximize the quality of care.

**R**

**Recipient**
An organization that receives RWHAP funds directly from. Recipients may provide direct services and/or may contract with Sub-recipients for services. Replaces the term "Grantee." See also Recipient/Sub-recipient.

**Recipient-provider**
An organization that receives RWHAP funds directly from HRSA HAB and provides direct client services. Replaces the term "grantee-provider."

**Recipient of record (or recipient)**
An organization receiving financial assistance directly from an HHS-awarding agency to carry out a project or program. A recipient also may be a recipient-provider if it provides direct services in addition to administering its grant. Replaces the term "grantee of record."

**Reflectiveness**
The extent to which the demographics of the planning body’s membership look like the demographics of the epidemic in the service area.

**Representative**
Term used to indicate that a sample is similar to the population from which it was drawn, and therefore can be used to make inferences about that population.

**Request for Proposal (RFP)**
A public solicitation for proposals for providing HIV/AIDS core medical and support services for Palm Beach County residents.

**Resource Allocation**
The Part A planning council responsibility to assign Ryan White HIV/AIDS Program amounts or percentages to established priorities across specific service categories, geographic areas, populations, or subpopulations.
**Resource Inventory**
An inventory of the financial resources available in a jurisdiction to meet the HIV prevention, care, and treatment needs of its population as well as resource gaps. The inventory also details the CDC-funded high impact prevention services and the HRSA-funded core medical and support services.

**Ryan White HIV/AIDS Program Services Report (RSR)**
Data collection and reporting system for reporting information on programs and clients served (Client Level Data).

**Schedule of Charges**
Fees imposed on the RWHAP patient for services based on the patient’s annual gross income. A schedule of charges may take the form of a flat rate or a varying rate (e.g. sliding fee scale). The schedule of charges is how you know what amount of money to charge a patient. The schedule of charges applies to uninsured patients with incomes above 100% FPL, and may be applied to insured patients as determined by RWHAP recipients’ policies and procedures. When applied to insured patients, recipients shall consider how their policy will be applied uniformly to all insured patients, rather than on a case-by-case basis.

**Section 340B Drug Discount Program**
A program administered by the HRSA's Office of Pharmacy Affairs that was established by Section 340B of the Veteran's Health Care Act of 1992, which limits the cost of drugs to Federal purchasers and to certain recipients of federal agencies.

**Seroprevalence**
The number of persons in a defined population who test HIV-positive based on HIV testing of blood specimens. (Seroprevalence is often presented either as a percent of the total specimens tested or as a rate per 100,000 persons tested.)

**Service Gaps**
HIV prevention and care services for persons at risk for HIV and PWH that do not exist in the jurisdiction.

**Sexually Transmitted Disease (STD)**

**Socio-demographics**
Demographic (e.g. race, age, gender identity, sex) and socioeconomic data (e.g. income, education, health insurance status) characteristics of individuals and communities. Also known as: SES, demographic data.

**Special Projects of National Significance (SPNS)**
The part of the Ryan White HIV/AIDS Program under Part F that funds demonstration and evaluation of innovative models of care delivery for hard-to-reach populations.

**Statewide Coordinated Statement of Need (SCSN)**
The process of identifying the needs of persons at risk for HIV infection and people with HIV (those receiving care and those not receiving care); identifying current resources available to meet those needs, and determining what gaps in HIV prevention and care services exist. The SCSN is a culminating report which consists of information gathered through needs assessments conducted by three separate entities: RWHAP Part A Recipients, RWHAP Part B Recipients, and CDC funded recipients. Required component of the Integrated HIV Prevention and Care Plan.

**Sub-Grantee/Sub-recipient**
A governmental or private nonprofit agency receiving HRSA funds through a contract originating from the Palm Beach County Community Services Department.

**Sub-recipient/Sub-Grantee**
The legal entity that receives Ryan White HIV/AIDS Program funds from a recipient and is accountable to the recipient for the use of the funds provided. Sub-recipients may provide direct client services or administrative services directly to a recipient. Sub-recipient replaces the term "Provider (or service provider)."

**Substance Abuse and Mental Health Services Administration (SAMHSA)**
Federal agency within HHS that administers programs in substance abuse and mental health.
Support Services
Services needed to achieve medical outcomes that affect the HIV-related clinical status of a person living with HIV/AIDS. Recipient/Sub-recipient expenditures are limited to core medical services, support services, and administrative expenses.

Surveillance
An ongoing, systematic process of collecting, analyzing and using data on specific health conditions and diseases (e.g., Centers for Disease Control and Prevention surveillance system for AIDS cases).

Surveillance Report
A report providing information on the number of reported cases of a disease such as AIDS, nationally and for specific sub-populations.

T
Prioritized Population
A population to be reached through some action or intervention; may refer to groups with specific demographic or geographic characteristics.

Technical Assistance (TA)
The delivery of practical program and technical support to the Ryan White community. TA is to assist Recipients/Sub-recipients, planning bodies, and affected communities in designing, implementing, and evaluating Ryan White-supported planning and primary care service delivery systems.

Transitional Grant Area (TGA)
Geographic areas highly-impacted by HIV/AIDS that are eligible to receive Ryan White HIV/AIDS Program Part A funds To be an eligible TGA, an area must have reported at least 1,000 but fewer than 2,000 new AIDS cases in the most recent 5 years and a population of at least 50,000. See also Eligible Metropolitan Area, EMA.

Transmission Category
A grouping of disease exposure and infection routes; in relation to HIV disease, exposure groupings include, for example, men who have sex with men, injection drug use, heterosexual contact, and perinatal transmission.

U
Unmet Need
The unmet need for primary health services among individuals who know their HIV status but are not receiving primary health care.

UCR
Usual, customary, and reasonable, as in services for which there is a usual, customary, and reasonable fee associated. Such services are found on a fee schedule.

V
Viral Load
In relation to HIV, the quantity of HIV RNA in the blood. Viral load is used as a predictor of disease progression. Viral load test results are expressed as the number of copies per milliliter of blood plasma.

W
Waiver
A waiver of the imposition of charges requirement can only be requested by RWHAP recipients operating as free clinics (e.g. healthcare for the homeless clinics). Only a handful of RWHAP recipients are operating as free clinics; therefore, other RWHAP recipients/Sub-recipients shall be charging patients over 100% FPL for applicable services – even if it is only $1. Organizations that receive funding from RWHAP and other Federal funding sources (i.e., facilities operated directly by the Indian Health Service or by Tribes through a contract with the Indian Health Service, Community Health Centers) must follow the requirements imposed by each
Federal program. To the extent that services under the RWHAP are provided and attributed to the RWHAP, RWHAP statutory requirements on imposition of charges must be followed.

XML (Extensible Markup Language)
A standard, simple, and widely adopted method of formatting text and data so that it can be exchanged across all of the different computer platforms, languages, and applications.
Ch 2. Acronyms

ACA - Affordable Care Act
ADAP- AIDS Drug Assistance Program
AETC – AIDS Education and Training Centers
AHCA- Agency for Health Care Administration
AICP- AIDS Insurance Continuation Program
AITRP - AIDS International Training and Research Program, FIC
ART – Anti-Retroviral Treatment
ARTAS - Anti-Retroviral Treatment and Access to Services
ASO – AIDS Services Organization
ATIS -HIV/AIDS Treatment Information Service
B/START - Behavioral Science Track Award for Rapid Transition, NIMH & NIDA
BCC: The Palm Beach County Board of County Commissioners
CAB - Community Advisory Board
CAMCODA - Center on AIDS and Other Medical Consequences of Drug Abuse
CAPS - Center for AIDS Prevention Studies
CARF: The Committee on Accreditation of Rehabilitation Organizations
CBC - Congressional Black Caucus
CBO - Community-Based Organization
CDC - Centers for Disease Control and Prevention
CFAR - Center for AIDS Research
CMS- Children Medical Services
CMS- Center for Medicare and Medicaid Services
CMV - Cytomegalovirus
CMV - Cytomegalovirus
CNS - Central Nervous System
CPP - Community Planning Partnership
CPCRA - Community Program for Clinical Research on AIDS
CSF - Cerebrospinal Fluid
CSN - Coordinator Statement of Need
CTL - Cytotoxic T Lymphocyte
CW - CAREWare
DHHS - Department of Health and Human Services
DIS - Disease Intervention Specialist
DOH - Department of Health
DNA - Deoxyribonucleic Acid
DRG - Division of Research Grants, NIH (now the Center for Scientific Review)
EBV - Epstein-Barr Virus
EHB – Electronic Hand Book (HRSA reporting system)
EIIHA - Early Identification of Individuals with HIV/AIDS
EIS - Early Intervention Services
EMA - Eligible Metropolitan Area
ETI - Expanded Testing Initiative
FDOH - Florida Department of Health
FIRCA - Fogarty International Research Collaboration Award, FIC
FLAETC- Florida AIDS Education Treatment Center
FPL – Federal Poverty Level
FQHC – Federally Qualified Healthcare Center
FY - Fiscal Year
GCRC - General Clinical Research Center
GIS – Geographic Information System
HAART – Highly Active Anti-Retroviral Therapy
HAB – HIV/AIDS Bureau
HAPC - HIV/AIDS Program Coordinator
HBCU - Historically Black Colleges and Universities
HCD - Health Care District
HCSEF- Health Council of Southeast Florida
HHV-8 -Human Herpesvirus-8
HIVIG - HIV Immunoglobulin
HMS – Health Management System
HPV - Human Papillomavirus
HRSA – Health Resources & Services Administration, a subsidiary of the US Department of Health and Human Services
IDU- Injection Drug User
IHS - Indian Health Service
IVIG- Intravenous Immunoglobulin
JCAHO: The Joint Commission for the Accreditation of Healthcare Organizations
JCV - JC Virus
MAC - Mycobacterium Avium Complex
MAI- Minority AIDS Initiative
MCT - Mother-to-Child Transmission
MOE – Maintenance of Effort
MSM - Men who have Sex with Men
NAFEO - National Association for Equal Opportunity in Higher Education
NHAS - National HIV/AIDS Strategy

NOE - Notice of Eligibility

OAR - Office of AIDS Research, NIH

OARAC - Office of AIDS Research Advisory Council

OI - Opportunistic Infection

P&A - Priorities & Allocations Committee, of the HIV CARE Council

PBCHD – Palm Beach County Health Department

PBCSAC – Palm Beach County Substance Abuse Coalition

PBMC - Peripheral Blood Mononuclear Cell

PCN – Policy Clarification Notice (HRSA)

PIR - Parity, Inclusion and Representation

PWH/A - Person(s) Living with HIV/AIDS Disease

PML - Progressive Multifocal Leukoencephalopathy

PWA/PLWA - Person With AIDS: A person living with AIDS

QIP – Quality Improvement Plan

RARE - Rapid Assessment Response Evaluation

RCMI - Research Center in Minority Institution

RDR – Ryan White Program Data Report

RFP – Request for Proposals

RNA - Ribonucleic Acid

RSR – Ryan White Services Report

SAMHSA – Substance Abuse and Mental Health Services Administration

SCID - Severe Combined Immunodeficiency

SI - Synctia-Inducing

SMART - Specific, Measurable, Achievable, Realistic and Time Sensitive
SRA - Scientific Review Administration

STD – Sexually Transmitted Disease

STI - Structured Treatment Interruption

STI – Sexually Transmitted Infection

TB- Tuberculosis

TGA – Transitional Grant Area

TOPWA- Targeted Outreach for Pregnant Women Act

UOB – Unobligated Balance

VA - Veterans Administration

WHO - World Health Organization

WICY – Women, Infant, Children and Youth

ZDV - Zidovudine
|-------------------------------------------|--------------------------------|-----------------------------|----------------------------------------------------------|-----------------------------------------------------------------------|-------------------------------------------------|----------------------------------|-----------------------------|---------------------------------------------|-------------------------------------------------|---------------------------------|---------------------------------|-----------------|---------------------------------|-----------------|--------------------------------|-----------------------------|---------------------------------|
AIDS Healthcare Foundation (AHF)
AIDS Pharmaceutical Assistance, Early Intervention Services (EIS), Medical Case Management, including Treatment Adherence, Outpatient/Ambulatory Health Services including Lab Diagnostic Testing, Emergency Financial Assistance/Emergency Medication, Food Bank/Nutritional Supplements, Medical Transportation, Non-Medical Case Management
Location(s):
   (1) 200 Congress Park Drive, Delray Beach, FL 33445
   (2) 1411 North Flagler Drive, West Palm Beach, FL 33401
Phone(s):
   (1) (561) 279-0991
   (2) (561) 284-8182
Fax: (561) 279-0539

Program Contact: Kristen Harrington
Email: Kristen.Harrington@ahf.org
Phone: (561) 350-2196

Fiscal Contact: Karla Drummond
Email: Karla.Drummond@ahf.org
Phone: (561) 350-2196

Quality Management Contact: Kristen Harrington
Email: Kristen.Harrington@ahf.org
Phone: (561) 350-2196

Compass, Inc.
Early Intervention Services (EIS), Health Insurance Premium and Cost Sharing Assistance for Low-Income Individuals, Medical Case Management, including Treatment Adherence, Mental Health Services, Emergency Financial Assistance, Housing, Medical Transportation, Non-Medical Case Management
Location(s): 201 N. Dixie Highway, Lake Worth, FL 33460
Phone: (561) 533-9699
Fax: (561) 318-6671

Program Contact: Raymond Cortes
Email: raymond@compassglcc.com
Phone: (561)533-9699 ext. 4008

Fiscal Contact: Julie Seaver or Lysette Pérez
Email: julie@compassglcc.com or lysette@compassglcc.com
Phone: (561)533-9699 ext. 4038 or 4007

Quality Management Contact: Neka Mackay or Raymond Cortes
Email: neka@compassglcc.com or raymond@compassglcc.com
Phone: (561)533-9699 ext. 4003 or 4008

Florida Department of Health, Palm Beach County
Early Intervention Services (EIS), Oral Health Care
Appointment Line: (561) 625-5180 OR (855) 438-2778
Location(s):
(1) 851 Avenue P, Riviera Beach, FL 33404 Northeast Health Center- Dental Clinic
(2) 1250 Southwinds Dr, Lantana, FL 33462
    Lantana/Lake Worth Health Center- Maternity, Family Planning, STD Clinic, PrEP
(3) 225 S. Congress Avenue, Delray Beach, FL 33445
    Delray Beach Health Center- STD Clinic, PrEP, Maternity, Family Planning
(4) 345 S. Congress Avenue, Delray Beach, FL 33445 Delray Beach Health Center- IDC
(5) 38754 State Road 80, Belle Glade, FL 33430
    C.L. Brumback Health Center- IDC, STD Clinic, PrEP, Maternity, Family Planning
(6) 1150 45th Street, West Palm Beach, FL 33407
    West Palm Beach Health Center- IDC, STD Clinic, PrEP, Maternity, Family Planning
(7) 5985 10th Ave, Greenacres, FL 33463 WIC Greenacres Center- WIC

Phone(s):
(1) (561) 803-7300
(2) (561) 547-6800
(3) (561) 274-3100
(4) (561) 274-3100
(5) (561) 983-9220
(6) (561) 514-5300
(7) (561) 357-6000

Program Contact: Robert Scott
Email: Robert.Scott@flhealth.gov
Phone: (561) 722-9289

Fiscal Contact: Liliana Vasquez
Email: Liliana.Vasquez@flhealth.gov
Phone: (561) 530-6885

Quality Management Contact: Kathryn Mathieu
Email: Kathryn.Mathieu@flhealth.gov
Phone: (561) 446-5643

FoundCare, Inc.

Early Intervention Services (EIS), Health Insurance Premium and Cost Sharing Assistance for Low-Income Individuals, Medical Case Management, including Treatment Adherence, Mental Health Services, Oral Health Care, Outpatient/Ambulatory Health Services including Lab Diagnostic Testing, Food Bank/Home Delivered Meals, Medical Transportation, Non-Medical Case Management, Early Intervention Services (MAI), Medical Case Management (MAI), Non-Medical Case Management (MAI), Psychosocial Support Counseling (MAI)

Location(s):
(1) 2330 S. Congress Avenue, Palm Springs, FL 33406
(2) 1901 South Congress Ave Suite 100 Boynton Beach, FL 33426
(3) 840 US Highway 1 North Palm Beach FL 33408
(4) 1500-A NW Ave. L, Belle Glade, FL 33430
(5) 5730 Corporate Way #100, West Palm Beach, FL 33407
(6) 5867 Okeechobee Blvd, West Palm Beach, FL 33417

Phone(s):
(1) (561) 472-2466 (Palm Springs)
(2) (561) 274-6400 (Boynton Beach)
(3) (561) 776-8300 (North Palm Beach) (4) (561) 996-7059 (Belle Glade)
(5) (561) 863-7800 (Corporate Way)
(6) (561) 660-5468 (Okeechobee Blvd)

Fax (es):
(1) (561) 304-0472 (Palm Springs)
(2) (561) 274-3912 (Boynton Beach)
(3) (561) 776-0727 (North Palm Beach)
(4) (561) 996-1567 (Belle Glade)
(5) (561) 840-0747 (Corporate Way)
(6) (561) 899-4867 (Okeechobee Blvd)

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Email: tcoutee@foundcare.org
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Fiscal Contact: Andy Antenor
Email: aantenor@foundcare.org
Phone: (561) 472-9160 ext. 211

Quality Management Contact: Tiffany Coutee
Email: tcoutee@foundcare.org
Phone: (561) 472-2466 ext. 111

Legal Aid Society of Palm Beach County
Legal Services, Non-Medical Case Management
Location(s): 423 Fern Street, Suite 200, West Palm Beach, FL 33401
Phone: (561)655-8944
Fax: (561)655-5269

Program Contact: Sandra Powery Moses
Email: smoses@legalaidpbc.org
Phone: (561)822-9821 and (561)383-1530

Fiscal Contact: Shane Ramsaroop
Email: sramsaroop@legalaidpbc.org
Phone: (561)822-9765

Quality Management Contact: Laura Rivera
Email: lrivera@legalaidpbc.org
Phone: (561)721-6096

Midway Specialty Care Center
Outpatient/Ambulatory Health Services including Lab Diagnostic Testing, Non-Medical Case Management
Location(s): 1515 North Flagler Drive, Suite 200, West Palm Beach, FL 33401
Phone: (561) 249-2279
Fax: (561) 720-2970
**Program Contact:** Jenn Kuretski, DNP, APRN, FNP-C, AAHIVS  
Email: jkuretski@midwaycare.org  
Phone: (561) 249-2279

**Fiscal Contact:** Kathyrn Hayden  
Email: khayden@midwaycare.org  
Phone: (772) 742-9276

**Quality Management Contact:** Geoff Downie  
Email: gdownie@midwaycare.org  
Phone: (954) 495-7141

**Monarch Health Services, Inc.**  
**Early Intervention Services (EIS)**  
Location(s):  
1. 2580 Metrocentre Blvd., Ste. 1, West Palm Beach, FL 33407  
2. 600 N Congress, Suite 510, Delray Beach, FL 33445  
Phone: (561) 523-4589  
Fax: (561) 491-2602

**Program Contact:** Stephanie Thomas  
Email: sthomas@monarchhealth.org  
Phone: (786)449-9683

**Fiscal Contact:** Stephanie Thomas  
Email: sthomas@monarchhealth.org  
Phone: (786)449-9683

**Quality Management Contact:** Stephanie Thomas  
Email: sthomas@monarchhealth.org  
Phone: (786)449-9683

**The Poverello Center, Inc.**  
**Food Bank/Home Delivered Meals**  
Location(s):  
1. Grocery and Gift Card Home Deliveries throughout Palm Beach County,  
2. Administrative Offices at 2056 N Dixie Hwy, Wilton Manors, FL 33305  
3. Gift Card Pickup Location:  
   Dr. Orelus,  
   7721 N. Military Trail, Suite 1-2, Palm Beach Gardens, FL 33410  
Phone: (954) 361-9242  
Intake: intake@poverello.org

**Program Contact:** James Stevenson or Alison Norris  
Email: anorris@poverello.org or jstevenson@poverello.org

**Fiscal Contact:** Jose Castillo  
Email: jcastillo@poverello.org
Quality Management Contact: Brad Barnes
Email: Bbarnes@poverello.org

Treasure Coast Health Council, Inc. d/b/a Health Council of Southeast Florida
Early Intervention Services (EIS), Health Insurance Premium and Cost Sharing Assistance for Low-Income Individuals, Medical Case Management, including Treatment Adherence, Specialty Outpatient Medical Care, Medical Transportation, Non-Medical Case Management, Early Intervention Services (MAI), Medical Case Management (MAI), Non-Medical Case Management (MAI), Psychosocial Support Counseling (MAI)
Location(s): 600 Sand Tree Drive, Suite 101, Palm Beach Gardens, FL 33403
Mobile, community-based and virtual services available
Phone: (561) 844-4220
Fax: (561) 844-3310

Program Contacts:
Anil Pandya, COO
Email: apandya@hcsef.org
Phone: Extension 2400

Catherine Huynh, Director of Programs
Email: chuyntn@hcsef.org
Phone: Extension 1800

Fiscal Contacts:
Anne Costello, CFO
Email: acostello@hcsef.org
Phone: Extension 2000

Marina Ford, Director of Finance
Email: mford@hcsef.org
Phone: Extension 3000

Quality Management Contact:
Ashnika Ali, Senior Program Manager
Email: aali@hcsef.org
Phone: Extension 4000
<table>
<thead>
<tr>
<th>Eligibility Requirements</th>
<th>Initial Eligibility Determination &amp; Annual/12-Month Confirmation</th>
</tr>
</thead>
<tbody>
<tr>
<td>HIV Status</td>
<td>Documentation is ONLY required for initial eligibility determination</td>
</tr>
<tr>
<td>Income</td>
<td>Documentation is required</td>
</tr>
<tr>
<td>Residency</td>
<td>Documentation is required</td>
</tr>
<tr>
<td>Insurance Status / Third Party Payer</td>
<td>Sub-recipient must verify if applicant is enrolled in other health care coverage and document status in client file.</td>
</tr>
</tbody>
</table>
Appendix D- PBC RWHAP Allowable Eligibility Documentation List

<table>
<thead>
<tr>
<th>PBC RWHAP Allowable Eligibility Documentation List</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HIV</strong></td>
</tr>
<tr>
<td>Western Blot or Immunofluorescence Assay (IFA).</td>
</tr>
<tr>
<td>A positive qualitative HIV NAT (DNA or RNA) or HIV-1 p24 antigen test</td>
</tr>
<tr>
<td>If client is an exposed infant (up to 12 months), document mother's HIV status</td>
</tr>
<tr>
<td>Certified medical record documenting HIV diagnosis (ICD-10: B20; ICD-9: 042)</td>
</tr>
<tr>
<td>Viral resistance test result</td>
</tr>
<tr>
<td><strong>Palm Beach County Residency</strong></td>
</tr>
<tr>
<td>Unemployment documentation with street address</td>
</tr>
<tr>
<td>Current and valid Health Care District card</td>
</tr>
<tr>
<td>Receipt of payment for rent with name, address, and signature of landlord</td>
</tr>
<tr>
<td>Letter from person with whom client resides</td>
</tr>
<tr>
<td>Utility bill with name and street address</td>
</tr>
<tr>
<td>Prison records (if recently released)</td>
</tr>
<tr>
<td>Recent School records</td>
</tr>
<tr>
<td>Property tax receipt or W-2 form for previous year</td>
</tr>
<tr>
<td>Declaration of Domicile (Section 222.17, Florida Statutes).</td>
</tr>
<tr>
<td><strong>Income at or below 400% FPL</strong></td>
</tr>
<tr>
<td>Pay Stubs (enough stubs to determine an average annual income)</td>
</tr>
<tr>
<td>Self-Employment documentation (1040 Schedule SE or C)</td>
</tr>
<tr>
<td>Letter of Support (if no income explain)</td>
</tr>
<tr>
<td>1040 or W2 form (with TPQY and, if no income, a Letter of Support)</td>
</tr>
<tr>
<td>Self-Tracking Form or DCF Work Calendar</td>
</tr>
<tr>
<td>SEQY (if no income- required annually, or as necessary)</td>
</tr>
<tr>
<td>TANF/Section 8 benefit award/assistance letter</td>
</tr>
</tbody>
</table>

**Verification/Screening for Other Payer Sources**

| Medicaid (copy of card is not sufficient, must be a current Medicaid check from FLMISS or other source/Community Partners verification) | Current and valid Health Care District card |
| FLMMIS Screen | Medicaid Prescreen (myflorida.com/accessflorida/) |
| Private Insurance | Medicare (Part A/B/C/D) |
| Affordable Care Act (ACA) Insurance | Indian Health Service (IHS) |
| Veteran's Administration (VA) | Children's Health Insurance Program (CHIP) |
| Insurance Documentation from Employer | Patient Assistance Programs (PAP's) |
| PBC Insurance Verification form | Patient Advocate Foundation (PAF)/Patient Access Network (PAN) Foundation |

PBC RWHAP will allow an active, current (less than 12 months old) Notice of Eligibility from a RW HIV/AIDS Program Part A or Part B/ADAP within the state of Florida as acceptable source documentation for PBC RWHAP eligibility so long as the NOE contains sufficient information from which an eligibility determination can be made (current address, income/household size/FPL, 3rd party payer source, etc.). If the information contained in the NOE is insufficient (i.e. address outside of PBC), additional documentation must be provided from this list.

*Documentation above can be utilized for both Residency and Income confirmation.

*Only one documentation is required for each category. List above is not all inclusive. If other documents are available for confirmation, please utilize.

Revised 3/1/2022
CONSENT TO SHARE CONFIDENTIAL INFORMATION AND PRIVACY/SECURITY OF YOUR CLIENT RECORDS

This document provides you with information regarding sharing of confidential information, and privacy/security practices in the Palm Beach County HIV Coordinated Services Network.

The HIV Coordinated Services Network (CSN) is a collaborative group of organizations that provide medical and support services to people with HIV through public and private funding by federal, state and local sources, including but not limited to the U.S. Health Resources and Services Administration (HRSA), U.S. Housing and Urban Development (HUD), the State of Florida, Palm Beach County, municipalities, private grants and donations.

The HIV CSN uses a shared data management information system and is committed to ensuring that the information maintained in your client record remains confidential, secure, and shall only be accessed by individuals authorized to do so. Your confidential information will only be shared with your written consent between entities who are a part of the HIV CSN.

Your demographic, health and service utilization data will be shared for the purposes of facilitating coordination, linkage, access, or adherence to care and treatment services needed to achieve and maintain optimum health outcomes and/or the coordination of payment for care, treatment, health care operations, and to improve the quality of the system of care. If you receive housing services through the HOPWA program, your demographic and housing service utilization data will also be shared with the Continuum of Care (CoC) Housing Management Information System (HMIS) as required for HUD reporting purposes.

If you disengage from HIV medical care and treatment for unknown reasons, HIV CSN entities may use information you have previously shared and/or obtain additional information from the Florida Department of Health for the purpose of locating, initiating contact and offering assistance with linkage/re-engagement to HIV medical care and treatment.

Client Name: ____________________________________________

Client Signature: ________________________________________
In order to accomplish this, you will be involved in the following ways:

You maintain control of confidential information shared between HIV CSN entities by signing the attached release of information form.

You will receive notice of any changes made to our privacy and security practices. You may provide preferred means of communication, acknowledging each form of communication presents unique risks for unintentional disclosure of confidential information.

I authorize you to contact me for appointment reminders and other medical or dental matters by the below method(s):

Initials

_____ Phone call: Primary # (____) ______ ______ Secondary # (____) ______

_____ Text (check all that apply): Primary # ☐ Secondary # ☐

_____ Mailing address: __________________________________________________________

________________________________________________________

City: ________________________, State: ______, Zip: ______

_____ Medical Lab Test Results may be mailed to me

_____ Email: ________________________@__________________________

_____ Other means of communication: _______________________________________

Security of Your Hard-Copy Client Record

Even though we use electronic client records, we still receive paper-based correspondence and must maintain a small paper-based file.

Security of Your Electronic Record

As a recipient of medical and supportive services through the HIV Coordinated Services Network (CSN), your records are maintained on a secure computer system. The system requires each individual to enter his or her personal user ID and password to authenticate identity and establish the specific records and information the user is authorized to view. Passwords expire every forty-two days and must be changed for continued access to the database. All electronic client records are stored on a highly secure server separate from where you receive services with a backup created daily in the event that disaster recovery of information is necessary.
**Staff Training**

The staff of this agency undergoes training as new employees and annually thereafter to ensure adherence to privacy/security policies and practices.

**Revocation of Consent to Share Confidential Information**

I understand that I can revoke this consent at any time in writing. I understand that Palm Beach County and HIV CSN entities are required to retain my health, demographic, housing, and billing information, and are not able to take back any information already shared with my permission. I understand that by revoking consent to share my health, demographic, housing and financial information with the HIV CSN, I will no longer be eligible for services provided by Palm Beach County Ryan White Part A/MAI, End the HIV Epidemic and HOPWA programs.

**Acknowledgement of receipt of this form:**

This is to acknowledge that I have reviewed this form, and have discussed it with the agency representative whose signature appears below. **I consent to entering into a client-HIV CSN relationship in order to receive needed services.** I have:

- [ ] Received a copy of this form
- [ ] Declined a copy of this form

(Initial)  (Initial)

---

Client / Representative or Guardian’s Signature __________________________ Date __________________________

Client Representative / Guardian’s Relationship __________________________

---

Agency Representative Signature __________________________ Date __________________________

Printed Name of Agency Representative __________________________

---

THE ORIGINAL SIGNED COPY OF THIS FORM IS FILED IN THE CLIENT’S RECORD

NOTE: THIS CONSENT CAN BE REVOKED BY COMPLETING THE FOLLOWING PAGE.
WITHDRAWAL OF CONSENT TO SHARE CONFIDENTIAL INFORMATION

The HIV Coordinated Services Network (CSN) is mandated to collect certain personal information that is entered and saved in a database system. Records are maintained in an encrypted database on a secure server. Aggregate reports may be used without revealing names or other confidential information that would identify any specific client.

I understand that Palm Beach County and HIV CSN entities are required to retain my health, demographic, housing, and billing information and are not able to take back any information already shared with my permission.

I understand that if I disengage from HIV medical care and treatment for unknown reasons, HIVCSN entities may use the information I have previously shared and/or obtain additional information from the Florida Department of Health for the purpose of locating, initiating contact and offering assistance with linkage/re-engagement to HIV medical care and treatment.

I understand that I have a right to withdraw consent to share confidential information; however, I will no longer be eligible for services provided by Palm Beach County Ryan White Part A/MAI, End the HIV Epidemic and HOPWA programs.

(1) I ___(Print Name) hereby withdraw my consent to share further confidential information with the HIV CSN.

__________________________________________  Date
Client Signature

__________________________________________  Date
Witness Signature
Appendix F- Community Service Department Incident Report

Palm Beach County Ryan White HIV/AIDS Program
Incident Notification Form

Agency:__________________________________________________________

Date Incident Occurred: __________________________________________

Person Completing Form: __________________________________________

Date of Report: __________________________________________________

Email (Optional): __________________________________ Phone #:____________

Method of Communication: (Please check the appropriate box)

☐ Drop Off
☐ Standard Mail
☐ Provide Enterprise-Secure Transmission
☐ Certified Mail

Incidents Reported: (Please check the appropriate box)

 Timeline to notify Funder - Incidents related to Children shall be notified between 2-4 hours.
  • Client injury/accident requiring medical attention or hospitalization that could pose an Agency liability
  • Allegation of neglect, physical, mental and sexual abuse of a client by an Agency staff
  • Incidents that may portray the Agency in a negative manner (service delivery, safety and/or fiscal)

 Timeline to notify Funder - Incidents related to Adults shall be notified between 4-8 hours.
  • Client injury/accident requiring medical attention or hospitalization that could pose an Agency liability
  • Allegation of neglect, physical, mental and sexual abuse of a client by an Agency staff
  • Incidents that may portray the Agency in a negative manner (service delivery, safety and/or fiscal)

 Timeline to notify Funder- Programmatic Incidents (within 14 business days)
  • Resignation/Termination of CEO, President, or CFO
  • Resignation/Termination of key Ryan White funded staff
  • Ryan White funded staff vacancy over 30 days
  • Change in AGENCY’S name
  • Loss of License
  • Loss of funding from another Funder that could impact services
  • Temporary interruption of service delivery (i.e. natural and unnatural disasters)
  • Other (Issues that impact service delivery to Ryan White clients)
    Specify:
Summary of incident: (Do not include the name of client or staff involved in incident)

Will there be an investigation?

- Yes
- No
- NA

Individual Completing Report: Print Name

Position /Title

Individual Completing Report: Signature

Date
Appendix G - PBC RWHAP PE & OSCARSS User Confidentiality Agreement

Provide Enterprise (PE) and Online System for Community Access to Resources and Social Services (OSCARSS)

User Confidentiality Security Agreement

Palm Beach County Department of Community Services

I understand that the purpose of this agreement is to emphasize that all client information contained in Palm Beach County PE and OSCARSS is confidential.

I understand that access to confidential information is governed by Federal, State and Local laws regarding protection of client privacy. Client confidential information includes medical, social, and financial data.

I understand that client information shall not be viewed unless it is essential to provide services or conduct evaluation.

I acknowledge that violation of the Health Insurance Portability and Accountability Act of 1996, 45 C.F.R., Parts 160 & 164, and corresponding regulations established by the U.S. Department of Health and Human Services may result in prosecution, civil liability, or civil penalty, and may subject me to disciplinary action, including possible termination of employment, by my employer.

I will comply specifically with Federal confidentiality regulations as contained in the Code of Federal Regulations, 42 CFR Part 2, regarding disclosure of alcohol and/or drug abuse records.

I understand that I must participate in any PE and OSCARSS training provided by Palm Beach County Community Service Department.

I understand that I must follow policy and procedure manuals, as well as program manuals, when accessing PE and OSCARSS.

I understand my professional responsibility to report suspected or known security violations or confidentiality breaches to Palm Beach County Community Services Department.

Client data collected by interview, observation or review of documents must be in a setting that protects the client’s privacy. I further understand and acknowledge the following:

1. Registered user ID’s and/or passwords are not to be disclosed.

2. Information, electronic or paper-based, is not to be obtained for my own or another person’s personal use.

3. Client services information, data and information technology resources shall be used only for official business purposes.

4. Copyright law prohibits the unauthorized use or duplication of software.

I am requesting a User account for Provide Enterprise (PE)
I am requesting a User account for Online System for Community Access to Resources and Social Services (OSCARSS)

<table>
<thead>
<tr>
<th>User Name (print):</th>
<th>User Signature:</th>
</tr>
</thead>
<tbody>
<tr>
<td>User Name (print):</td>
<td>User Signature:</td>
</tr>
<tr>
<td>Date Signed:</td>
<td>Date Signed:</td>
</tr>
</tbody>
</table>

Supervisor Name (print):
Supervisor Signature:
Date Signed: 
Appendix H- PBC RWHAP Letter of Medical Necessity for Opioid Medications

Palm Beach County Ryan White Part A Program
Letter of Medical Necessity/Chronic Opioid Medication

Date: _____________________

As the health care practitioner treating __________________________, and Patient Name in accordance with Section 456, Florida Statutes\(^1\) and F.A.C. 64B8-9.013\(^2\), it is my clinical opinion that the opioid medication below be prescribed.

Medication Name: __________________________

Strength/Dosage: __________________________

Directions/SIG: __________________________

Duration of Therapy: __________________________

The patient’s diagnosis for this medication is __________________________. This diagnosis is related to the patient’s HIV/AIDS status, complication of HIV or HIV-related co-morbidity because

☐ I have documented that non-opioid pain medications have been used and have failed, or were not tolerated by the patient. It is my professional judgement that an opioid is the best medication for treating this patient’s chronic pain.

☐ I have discussed the risk of opioid dependency with the patient.

☐ I have discussed other modalities for the treatment of pain with the patient.

☐ To my knowledge, the patient is not being prescribed other medications that can cause serious adverse events when taken with the opioid medication I am prescribing.

☐ I have consulted the Florida PDMP (E-FORSE) prior to prescribing the opioid medication.

I attest the above conditions have been met and are fully documented in the patient’s medical record.

Sincerely,

Print Name with Practitioner Degree(s)

Please note: All questions should be directed to the Ryan White Program Recipient, at (561) 355-4730.

\(^1\)Florida Statute Section 456.44 Controlled Substance Prescribing


Created and Approved by LPAP 10/20/2020 CC 10/22/2020
Palm Beach County Ryan White Part A Program (PBCRWA) Health Insurance Premium & Cost Sharing Assistance Limitations & Processes
2021 Open Enrollment Period

PBCRWA has determined the following requirements for providing Health Insurance Continuation services under this program funding. Please inform agency staff and clients of these requirements for assistance in the upcoming 2021 ACA Open Enrollment period.

PBCRWA limitations:

- Monthly Premiums cannot exceed $1500
- Annual Total cost (premiums, deductibles, out-of-pocket costs) cannot exceed $20,000
- Federal Poverty Level (FPL) cannot be greater than or equal to 75% FPL
- Client should not be eligible for ADAP assistance
- If qualified for tax credits, Premium Tax Credits must be taken up front and not at the end of the year.
  - If a client exceeds either A or B or both limitations, the client should be enrolled in a plan/option most cost-effective for their needs. A request for approval will need to be submitted to Shoshana Ringer through the Part A PE database Secure Messaging feature prior to enrollment. Documentation of cost-effective plan and description of reason for request is required.

PBCRWA & B Processes for enrollment of clients:

Process for RW Part A Clients:

- RW clients less than 75% of FPL should be enrolled or re-enrolled in a qualified health plan through RW Part A assistance.
  - Due to COVID-19 related loss of employment resulting in a loss of insurance coverage, clients can be referred to ADAP for assistance in maintaining coverage even if they are below 75% FPL.
  - If a client’s FPL is close to 75% FPL, and may possibly qualify for ADAP assistance in the very near future, refer to ADAP for determination of acceptance or denial in ADAP assistance.

- Enrollment assistance may be provided by RW CAC certified case management staff or referred to Epilepsy Florida. When scheduling an appointment through Epilepsy Florida Connector, please utilize the identifier (A) after the First name of the client (e.g. John (A) Doe).

- Epilepsy Florida will direct Completed Enrollment information back to case management for reference.

Process for ADAP Eligible Clients:

- Clients 75% FPL and over under RW determination, with or without tax credits, AND whom meet other eligibility criteria for ADAP coverage should be referred to Epilepsy Florida Connector website https://www.epilepsyfl.com/makeanappointment/ to schedule an appointment for assistance in enrolling in ADAP approved plans. When scheduling an appointment, please utilize the identifier (B) after the First name of the client (e.g. John (B) Doe). Epilepsy Florida will assist clients by enrolling or re-enrolling through the Broward Regional Health Planning Council (BRHPC) website https://enroll.brhpc.org/.

- The client will receive a text message to the number provided during scheduling and an email to confirm the appointment date, time, and Navigator name. Please inform clients that the text number with the confirmation information could possible come from an area code of 503.

- When scheduling appointments with Epilepsy Florida, please eFax client supporting documents to 786-228-4178 or contact Isara Souto directly at 305-496-1243. When faxing document for a client’s appointment, please include the date of the appointment at the top of the document for easier identification.

- Please remind clients that they will receive a call from an unknown number from the Navigator for their scheduled appointment. Navigators will try calling the client 2 times.
• Part A Case Management staff can also utilize the BRHPC website for direct enrollments for ADAP clients.

• RW clients, new to any ADAP assistance, will need to complete ADAP eligibility prior to enrolling in ACA ADAP assistance. Eligibility for ADAP can be completed through the AIMS system online. [https://flhiv.doh.state.fl.us/AIMSAZURE](https://flhiv.doh.state.fl.us/AIMSAZURE) Documentation can be provided through the AIMS system, directly faxed to the local ADAP office (see below numbers for each location), or through Part A PE referral process. Once the client completes the AIMS certification an ADAP staff person will contact the client to verify and receive consent to continue
  o Delray fax is: 561-266-6625
  o West Palm Beach: 561-840-4830
  o Belle Glade: 561-829-1854

• Epilepsy Florida will direct Completed Enrollment information back to ADAP to confirm BRHPC enrollment for payments.

  **All Part A enrollment for health insurance continuation is subject to available funds.**

If there are any questions pertaining to PBCRWA limitations or processes, please contact Shoshana Ringer sringer@pbcgov.org

Thank you.

Created 11/13/14 Revised 10/14/2021
Palm Beach County Ryan White Part A Program (PBCRWA) Health Insurance Premium & Cost Sharing Assistance
Guidance for individuals that are categorically ineligible for ACA Marketplace plans.

PBCRWA has determined the following requirements for providing Health Insurance Continuation services under this program funding, for individuals that are categorically ineligible for ACA Marketplace plans. Please inform agency staff and clients of these requirements for assistance in the Open Enrollment period.

PBCRWA limitations:
- Client must not be eligible for ACA Marketplace plan enrollment (undocumented without Social Security number)
- Monthly Premiums cannot exceed $1500
- Annual Total cost (premiums, deductibles, out-of-pocket costs) cannot exceed $20,000
- Client must meet and maintain eligibility for the RW program

If a client exceeds either B or C or both limitations, a request for approval will need to be submitted to Shoshana Ringer through the Part A PE database Secure Messaging feature prior to enrollment. Documentation of cost-effective plan and description of reason for request is required.

PBCRWA Processes for enrollment of off-marketplace insurance plans:
RW clients less than 400% of FPL should be enrolled in a qualified health plan through Ryan White program assistance.

- Enrollments must be completed through the form in the link provided: [https://redcap.pbcgov.org/redcap/surveys/?s=W44JHATJIC](https://redcap.pbcgov.org/redcap/surveys/?s=W44JHATJIC)
- Submitted enrollments will be sent to the Navigation Partner to process.
- Once enrollment in the Bright HealthCare Gold 1000 Direct Plan is completed, enrollment information will be sent back to the Case Manager listed on the enrollment form.
- Clients will need to receive health literacy training on how to utilize their insurance plans, including utilizing pharmacy pickup and utilizing Part A services for copay/deductible assistance. (Epilepsy Florida has Health Literacy training available in Spanish and Creole.)
- Funded Subrecipients will be responsible for processing and paying all premiums for these enrollments.

All Part A enrollment for health insurance continuation is subject to available funds.

If there are any questions pertaining to PBCRWA limitations or processes, please contact Shoshana Ringer sringer@pbcgov.org

Thank you.

Created 12/3/21
Appendix J- PBC RWHAP Specialty Medical Care Allowable Conditions and Referral

PALM BEACH COUNTY RYAN WHITE PROGRAM ALLOWABLE MEDICAL CONDITIONS LIST FOR SPECIALTY MEDICAL REFERRALS

These conditions are related to or exacerbated by HIV, comorbidities related to HIV, and complications of HIV treatment.

This list is intended to address the federal Health Resources and Services Administration’s requirement that services provided through outpatient medical care be related to an individual’s HIV status. This list was created to assist medical providers with specialty care referrals and to emphasize the importance of documenting the link between an individual’s HIV status and the specialty care service to which a client is referred. This list is a sample guideline to be used in Palm Beach County’s Ryan White Part A Program of the most common conditions exacerbated or caused by HIV or its treatment.

Routine medical diagnostic testing (e.g., Pap smear, mammogram, bone density test, colonoscopy, colorectal cancer screening, and ophthalmologic screening) is allowable as long as such testing follows established medical guidelines, such as U.S. Public Health Service (PHS), American Medical Association, Health Resources and Services Administration (HRSA), or other local guidelines, as a standard of care.

When provided in an outpatient setting, labs, diagnostics and treatments related to HIV, as indicated above, including complications of HIV treatment related to the following conditions may be covered:

CARDIOLOGY:
atherosclerosis coronary
artery disease
hyperlipidemia

CHIROPRACTIC/PHYSICAL MEDICINE:
Peripheral neuropathy
Rheumatic diseases
Osteopenia/osteoporosis
Avascular necrosis (Stage 1 or 2 only)
Chronic myopathy/myalgia, HIV related
Chronic arthralgia, HIV related
Important note: According to CDC, chronic pain is defined as pain having duration of at least three months. Chronic pain is considered a co-morbidity of HIV. This may also contribute to the depression with pain comorbidity complex (DPC). Treatment of acute pain is not covered.

COLORECTAL:
abnormal anal Pap smears
anal cancers
fistulas

DENTAL (ORAL HEALTH CARE):
human papillomavirus associated oral lesions
giant aphthous ulcers
oral cancers
dental cancers
DERMATOLOGY:
skin conditions and symptoms, including skin appendages and oral mucosa
dermatitis (including tinea infections)
eczema/seborrheic dermatitis
eosinophilic folliculitis herpes
simplex virus
Kaposi’s sarcoma
molluscum contagiosum
onychomycosis
photodermatitis
pruritus (as a symptom of undiagnosed xerosis, psoriasis, scabies, lymphoma, etc.)
psoriasis
skin cancers (squamous cell carcinoma, etc.)
warts

EAR, NOSE AND THROAT (ENT)/OTOLARYNGOLOGY:
chronic sinusitis
oral human papillomavirus
oral cancers
dental cancers

ENDOCRINOLOGY:
diabetes
hypogonadism

GASTROINTESTINAL:
colitis (syphilitic colitis—very rare)
diarrhea
esophageal candidiasis
nausea/vomiting

GENITOURINARY (GU)/GYNECOLOGY (GYN):
abnormal Pap smear
cervical human papillomavirus
erectile dysfunction (IMPORTANT NOTE: the local Ryan White Part A/MAI Program will only pay forevaluation and diagnostics of erectile dysfunction; but, the treatment of erectile dysfunction is not covered by the local Ryan White Part A/MAI Program.)
hematuria (related to neoplasms)
tinea cruris (jock itch) or scrotal candidiasis
vaginal candidiasis
gynecological cancers

HEMATOLOGY/ONCOLOGY:
anemia
Kaposi’s sarcoma
lymphoma
polycythemia vera
thrombocytopenia
INFECTIOUS DISEASE:
herpes simplex infections (1 and especially type 2), varicella zoster infections, non tuberculousmycobacterial infections
histoplasmosis
leishmaniasis
syphilis
tuberculosis
viral hepatitis (hepatitis B and C)

NEPHROLOGY:
human immunodeficiency virus-associated nephropathy
renal failure (may be related to coronary artery disease induced by HIV or diabetes mellitus induced byHIV, etc)

NEUROLOGY:
delirium
HIV associated neurocognitive disorder (HAND) 1
HIV related encephalopathy
neurosyphilis
neuropathy

NUTRITION:
lipodystrophy
wasting weight
gain weight
loss

OPHTHALMOLOGY/OPTOMETRY: IMPORTANT NOTE: the local Ryan White Part A Program will only pay for evaluation and diagnostics for HIV-related eye problems/complications; but, not the filling of prescriptions for corrective lenses.
Clients must also meet at least one of these criteria to access ophthalmology/optometry services:
☐ Client has a low CD4 count (at or less than 200 cells/mm3) currently
☐ Client has a comorbidity (e.g. diabetes, hypertension, STI, etc.)
☐ Client has a prior diagnosis of cytomegalovirus retinitis (CMV)
☐ Client has Immune Reconstitution Syndrome

Referrals to an optometrist or ophthalmologist must indicate a condition attempting to rule out complications of HIV. Any one of these conditions listed below would apply as examples.

Manifestations due to opportunistic infections:
☐ acute retinal necrosis
☐ bacterial retinitis
☐ candida endophthalmitis
☐ cytomegalovirus retinitis
☐ cryptococcus chorioretinitis
☐ pneumocystis choroiditis
☐ toxoplasma retinochoroiditis

Visual disturbances to rule out complication of HIV due to:
☐ cancers of the eye (e.g. squamous cell carcinoma of the eye, Kaposi Sarcoma, etc)
- cataracts
- dry eyes (sicca)
- glaucoma
- intra-retinal hemorrhages
- reactive arthritis
- trichomegaly or eyelash hypertrichosis (exaggerated growth of the eye lashes found in the later stages of the disease)
- uveitis

**History of STI and complications of STI:**
- herpes simplex virus
- herpes zoster-varicella visual changes
- syphilis

**ORTHOPEDICS/RHEUMATOLOGY:**
- avascular necrosis of hip, knee, etc.
- osteopenia/osteoporosis
- HIV-related myopathy/myalgia
- HIV-related rheumatic diseases

**PODIATRY:**
- Foot and ankle pain *(IMPORTANT NOTE: the local Ryan White Part A will only pay for diagnostic evaluation of foot and ankle pain. Conditions such as hammer toes, bunions, heel spurs may be covered if related to neuropathies. Sprains or fractures are not covered unless a direct connection to neuropathies is present.)*
- diabetic foot care
- onychomycosis

**PSYCHIATRY:**
- mental health disorder caused or exacerbated by HIV diagnosis or HIV treatment
- mental health disorder/condition that significantly hinders a client’s HIV treatment adherence

*Important Note:*
- Under this component, a Psychiatrist will assess, diagnose, and treat mental illness in an outpatient/ambulatory health care setting.

**PULMONARY:**
- mycobacterium
- pneumocystis pneumonia
- recurrent pneumonia
- tuberculosis

*Issued 3.1.19*
PE ID# ____________________

**Ryan White Specialty Medical Care Referral**

Date: ______________ Client Name: ____________________________________________________________ DOB: __________

Specialty Service Requested:

____________________________________________________________________________________

Name of Specialist: ____________________________________________________ Phone number: __________

Name of Referring Physician: ____________________________________________ Phone number: __________

Appointment Date/Time/Location:

____________________________________________________________________________________

Type of Referral Requested:  □ Initial  □ Follow up  □ Other (please specify): ________________________________

Reason for Referral:

____________________________________________________________________________________

____________________________________________________________________________________

Comments/special questions:

____________________________________________________________________________________

____________________________________________________________________________________

Attached:  □ recent clinical encounters  □ Imaging  □ lab results □ other ________________________________

*By the signature below, as the ID Primary Care Provider, I certify that this referral falls under Specialty Medical Care and requires the services of a Medical Specialist.*

ID Primary Care Provider’s Signature/stamp __________________________ Date __________

Your evaluation and recommendations are appreciated. Please send your consult report to the referring physician at this address or fax number:

____________________________________________________________________________________

____________________________________________________________________________________

Created 11/1/18