

Consumer Record Organization

Report Date: 2/7/2022 11:24:38 AM

User Id: JBROWN

Audit Checklist w/ Refs Audit Name: ACT

Chart Review Ability to Pay Assessment There is evidence of Ability to Pay Assessment MHC 330.1802-330.1812; SCCMHA Provider determination. The ATP is current (within 12 Manual Procedure 11.03.01 (Ability to Pay) months) Adequate Action Notice There is a copy of Adequate Action Notice to Mental Health Code 7121(2); 42 CFR 400 appeal the Person/Family Centered Plan in the consumer record. There is evidence of Advance Notice when Medicaid Manual, Mental Health and Substance Advance Notice of Adverse Action consumer services are going to be reduced or Abuse; PIHP Review Protocols D.3.7. / MDCH discontinued. Services are continued for at least Site Review Report & Plan of Correction 2003 10 days to allow consumer right to appeal and are continued if consumer chooses to appeal. Assessments Annual Annual Assessments/Update Assessments are Medicaid Manual, Recordkeeping; MDCH/CMH PIHP Site Review Protocols, C.2.14 completed. The assessment includes a complete Bio psychosocial and the reason for continuing stay meets the eligibility criteria. Authorization Requests Authorizations for consumer needed services are MDCH/CMH contract, section 3.0; SCCMHA requested in a timely manner. Provider Manual, Policy 05.04.01 MDCH PIHP Review Protocols Section E; Communications to Providers There is evidence of ongoing or as needed communication with other key providers, including Medicaid Manual, Mental Health and Substance residential or other supports, schools, clubhouse, Abuse, 2.1 day program, and/or other community resources as appropriate. Consent to Treatment There is a copy of the Informed Consent to SCCMHA Provider Manual Policy Recipient Treatment in consumer records. (this will be Rights Consent to Treatment 02.02.08 located on the signature page if staff have marked on the form as notifying consumer) Consumer Choice The consumer has been offered choice of MDCH PIHP Review Protocols B.7.3.2.; SCCMHA Policy 02.03.03; SCCMHA Policy provider/staff. 03.01.03; Consumer Entitlements Medicaid Manual, Mental Health and Substance Entitlements are obtained, and primary insurance reimbursements sought. (Medicaid, SSI, Abuse, Section 1.3 Bridgecard) For consumers living independently or in a Supported Living Situation the provider has assisted the consumer in obtaining a bridgecard for assistance with groceries. The consumer face sheet or demographics Medicaid Manual, Mental Health and Substance Consumer Face Sheet contains current information. Auditor will be Abuse, Recordkeeping looking for current information in the consumer demographic area of the medical record and that items match what is found in other parts of the chart. Such as consumer residential living arrangement, primary care physician, employment status, medical conditions, DD proxy measures, etc. Consumer Health The promotion of consumer health is evident. SCCMHA Provider Manual, Policy, 03.02.01; Provider ensures that any medical concerns or PIHP Review Protocols E.3. and E.3.1. issues are addressed or monitored.

Program has a checklist or outline of consumer

record organization/requirements.

Medicaid Ch. I Record Keeping



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Coordination of Benefits Program ensures coordination of benefits for all SCCMHA Provider Manual Policy 11.02.01 persons served. Primary providers are expected (COB); SCCMHA Policy 05.06.01 Network to assist individuals served in obtaining and Management and Development. maintaining benefit eligibility, including facilitation of capitated fund applications, associated renewals and spend down/deductible management and ability to pay renewals. Coordination with Other Team Members There is appropriate coordination with other team SCCMHA Policy and Procedures members (PT, OT, Nursing, etc.) Crisis Service Coordination SCCMHA Provider Participation Agreement There is evidence of crisis service coordination where appropriate. Attachment A, section (2), (a) and (b) There is documentation of disclosures made from HIPAA Disclosure Documentation the record as required. **Documents** All appropriate documents are in the consumer MDCH/CMH Contract, Section 6.8.1 **Documents Complete** Documents are complete and are signed by the SCCMHA Provider Participation Agreement, appropriate parties (assessments, progress section 5.0 notes, discharge documents). PHP Review Protocols 6.2.3./ MDCH Sit Review Documents in File Identify Consumer All forms placed in consumer records identify consumer with name and medical record number. Report & Plan of Correction 2002. Face to Face Contacts The record notes some frequency of face-to-face Medicaid Manual, Mental Health and Substance contacts with the consumer and follows the plan. Abuse, 3.24 and 13.3 For consumers that receive Model Payments from DHS, contacts need to be monthly at the home to assure the provider is following the case manager/ support coordinator order for services. For consumers that have a habilitation supports waiver, those consumers must be seen monthly in order for SCCMHA to receive reimbursement for the waiver. Grievance and Appeals Information Grievance and appeals information has been SCCMHA Provider Manual, Policy 02.01.11 provided and explained to consumer/guardian. **Guardianship Papers** Guardianship papers are in the file and match MDCH PIHP Review Protocols G.2.1 stated consumer status. The record demonstrates that health and safety Medicaid Manual, Mental Health and Substance Health and Safety Issues Monitored issues for the specific consumer are being Abuse 3.24 and 13.3 consistently and continually monitored and addressed. Intake paperwork is completed based on Intake Paperwork Medicaid Manual, Recordkeeping procedures in place. Laboratory Procedures There is evidence of appropriate laboratory MDCH PIHP Review Protocols, G.3.1, G.3.2, procedures relative to medication management. G.3.3; Medicaid Manual, Recordkeeping Level of Care Change Documentation (ACT, Intensive Case SCCMHA Provider Manual, Service selection Management, Outpatient Case Management, guidelines Home-based services, Substance Abuse) is in

Medicaid Denial There is proof that Medicaid benefits were denied MHC 330.1814

Attachments)

Materials Archived

for non-Medicaid consumers.

place supporting level of care change.

The record contains current materials and does

not contain significant material that should be archived. (Refer to Medical Records Policy and

SCCMHA Policy 08.04.01



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Medication Consent There is evidence of psychotropic medication Mental Health Code 330.1719; SCCMHA Provider Manual Policy 02.02.16 and 02.02.08; consent in the file. The informed consents are updated yearly. PIHP Review Protocols G.3.4. Medication Documented There is notation of client current medications in MDCH PHP Review Protocols G.3.4; Medicaid the file. This list should include both medical and Manual, Mental Health and Substance Abuse, psychotropic medications. Record Keeping; SCCMHA Provider Manual Policy 02.02.16 There is evidence of appropriate medication Medicaid Manual, Mental Health and Substance Medication Monitoring monitoring by the physician in the file (such as Abuse 3.15 documentation of progress, side effects, lab tests, etc.) Mental Health Providers Pertinent communications, including sharing of **Best Practice** the PCP document occurs with other mental health providers. PCP Development Time A preliminary plan shall be developed within 7 Mental Health Code 330.1712 Sec. 712 (1); PIHP Review Protocols C.1.2.; SCCMHA Policy days of the commencement of services or, if an individual is hospitalized for less than 7 days, 02.02.06 before discharge or release. The individual plan of services shall consist of a treatment plan, a support plan, or both. A treatment plan shall establish meaningful and measurable goals with the recipient. The individual plan of services shall address, as either desired or required by the recipient, the recipient's need for food, shelter, clothing, health care, employment opportunities, educational opportunities, legal services, transportation, and recreation. The plan shall be kept current and shall be modified when indicated. PCP Monitoring by Other Providers MDCH/CMH Contract, Attachment 6.5.1.1 There is evidence that the Case Manager/Supports Coordinator monitor the implementation of PCP by other providers. PCP Pre-planning Activities Pre-planning meeting includes all activities of Medicaid Manual, Mental Health and Substance Abuse; MDCH PIHP Review Protocols C.1.2.; consumer choice (where, when, who, what and an independent facilitator was offered for planning MDCH/CMH Contract, Attachment 3.4.1.1 activities). PCP Pre-planning Cultural Accommodations Pre-Planning shows evidence of any appropriate Medicaid Manual, Mental Health and Substance Abuse; MDCH PIHP Review Protocols, C.2.8; cultural accommodations of the consumer. MDCH/CMH contract, attachment 3.4.1.1 PCP Pre-planning Documentation Pre-planning meeting activities are properly Medicaid Manual, Mental Health and Substance documented. Abuse; MDCH PIHP Review Protocols, C.2.1; MDCH/CMH Contract, Attachment 3.4.1.1 PCP Provided to Other Providers There is evidence the PCP has been provided to **Best Practice** other key providers (not including PHCP). Physical Health Care and Nutritional Screening Providers are completing a Physical Health Care SCCMHA Policy 03.02.01 Healthcare Integration and Nutritional Screening on each consumer at intake and again yearly if the consumer does not have involvement with psychiatrist or nurse Primary Healthcare Coordination There is evidence of primary health care SCCMHA Provider Participation Agreement

coordination as appropriate (PHCP). Health Care

Coordination Notice is completed per SCCMHA

Policy and Primary Care Physician is notified of

Psychiatric Hospitalizations, change of class of

as well as abnormal laboratory tests.

medication, and adverse reactions to medications

Section 3.17; SCCMHA Policy 03.02.01; PIHP

03.02.01 Health Care Integration; B.B.A.

438.208

Review Protocols E.3. and E.3.1.; Coordinating

Agency Site Visit Protocol L.1.; SCCMHA Policy



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Psychiatric Involvement

There is evidence of psychiatric involvement and consultation where needed. Appropriate follow

Medicaid Manual, 2.1

Recipient Rights Reporting

There is evidence of rights reporting by staff as appropriate.

SCCMHA Provider Manual Tab 8 - Summary of Abuse and Neglect Reporting Requirements; MHC (P.A 258) MCL 330.1776; SCCMHA Policy 02.02.10 Recipient Rights Reporting Unusual or

Unexpected Incidents

Recovery

Each program has proof of the belief in recovery in their work. Provider can demonstrate in consumer charts this belief. (does not apply to persons with developmental disabilities)

SCCMHA Policy 02.03.05 Recovery

Services Documented

Services are provided appropriately and

documented.

through noted.

Dept of Mental Health Admin Rules pg 6 R330.1053; Medicaid Manual, General Information for Providers; SCCMHA Provider Manual Residential Services Policy 03.02.07;

Provider Participation Agreement

Signatures

Appropriate signatures and titles are evident on file documents. (Consumer/guardian, SC/CM/Therapist and supervisor signed plan. Supervisor signed assessment.)

Medicaid Manual, General Information for Providers, Recordkeeping

Substance Abuse/Jail Assessment

There is evidence of Substance Abuse and/or Jail Assessment and coordination as appropriate.

PIHP Review Protocols B.15.1-B.16.6

Supervisory Review

There is evidence in the consumer's chart that supervisory review took place.

Medicaid Manual, Ch. I, Recordkeeping

Consumers

Consumer Eligibility

Consumers served meet eligibility criteria for service area, including primary and secondary diagnoses and co-occurring disorders, symptomology, and level of care/acuity of need criteria (includes residency, hospital history, DX, LOCUS, CAFAS, and PECAFAS as appropriate). DCH/CMH Contract Sections 3.2 and 3.3;

SCCMHA Policy 03.01.01

Medicaid Applications

Program ensures Medicaid applications are completed for all persons. Proof of completion of Medicaid application was found.

SCCMHA Provider Participation Agreement

Attachment A, Section D (2).

Review Mechanism

Program has mechanism to review and respond to consumer changes in level of need (review progress notes, updated PCP, referral for additional service).

MDCH PIHP Review Protocols C.2.10.; Medicaid Manual, Mental Health and Substance Abuse,

Services Match Eligibility

Services being delivered match eligibility criteria.

SCCMHA Provider Manual, Policy 05.04.01

Documentation

Accepts all referrals

Provider accepts all referrals that meet eligibility criteria as it relates to the program of service, as this service need only has one option open to

NO REFERENCE IN SYSTEM

Access Reports

Access timeliness reports are completed (State reporting). Information for this item will be gathered from any sanction letters sent to the

provider for issues with Access Timeliness reporting to the state.

consumers.

SCCMHA Provider Manual, Tab 7



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ACT Physician Meets with ACT Team

Psychiatrist meets with ACT Team weekly and the program has documentation to support.

PHP Review Protocols B.4.3.5. / Plan of Correction 2002.

ACT Team Meetings

Team Meetings are held daily and documented. Who is present at the meetings and discussion points.

PHP Review Protocols B.4.3.5. /SCCMHA Corrective Action Plan to citations 2002

Assertive Community Treatment (ACT)

Offers a wide array of clinical, medical, or rehabilitative svcs during face-to-face interactions to help individuals to live independently in the community. May include other mental health svcs defined in other programs.

Medicaid Ch. III, Covered Svcs, Pg. 11

Claims/Service Activity Logs

Claims/Service Activity Logs (services provided) match services in the plan.

Medicaid Manual, Recordkeeping

Consumer Satisfaction

Consumer satisfaction is sought and action is taken to promote consumer satisfaction.

SCCMHA Provider Manual, Policy 05.06.01 Network Management & Development.

Disposal of consumer PHI

Provider has a provision for disposal of consumer Protected Health Information (PHI) that will render the documents unreadable, indecipherable, and otherwise cannot be reconstructed. Cross Cut shredders are ideal but the shredding should be between 7/16 and 1/32 of an inch.

Health Information Technology for Economic and Clinical Health (HITECH) Act. HIPAA Compliance Policies. SCCMHA Contract.

Emergency Procedures

Provider has emergency procedures that are reviewed with new employees and annually and proof that these procedures are followed by staff. The telephone number for poison control center is readily available to staff or consumers. Procedures should include: Bomb Threat, Power Outage, Tornados, Fire, Missing persons, Water Shortage, how to deal with a threat from a consumer, etc. (For residential, there is provision for evacuation and alternate housing if needed for a few hours or if needed for overnight or longer, with a written agreement with hotel/motel.)

SCCMHA Provider Manual, BHRMC Policy, Page 3, Licensing Rules R400.14318 Licensing sm. Group; R400.15318 Licensing Ig. Group; R4001438 Licensing Family Home

Job Descriptions on site

Job descriptions are available and are on file at provider location.

Provider Manual Policy 05.06.03 Competency Requirements for the SCCMHA Provider Network, Licensing Ig. Group Rules R400.15 207; Licensing sm. Group Rules R400.14 207

Multidisciplinary Team

ACT services are provided by all members of a mobile, multi-interdisciplinary team (all team members see all consumers unless there is a clinical reason to do otherwise) Team must include one Physician, on Health Care Professional, one RN, non professionals supervised by one of the above and supervision documented in the record.

PHP Review Protocols B.4.3.1.

Periodic Review of Incident Reports

Provider has a process in place to review periodically all incident reports to look for trends, problem areas, for possible solutions or process improvements. Recommendations/actions taken are implemented in a timely manner. The provider evaluates the actions taken to prevent further incidents. This evaluation is used to determine effectiveness of the actions taken. The provider demonstrates a review of the actions at least 2 times per year.

SCCMHA Provider Manual Policy on Competency Requirements



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Plan of Correction from Last Audit

Provider submitted an acceptable plan of correction from last SCCMHA audit. Site specific provider has a copy of the plan of correction as submitted by corporate provider.

SCCMHA Auditing Procedure.

Program Areas

Consumers are involved in program areas (evaluation, quality, development, operations, and governance). Persons with disabilities are involved in leadership roles that could be regular, ad hoc or even one time role that a consumer or family member plays in the organization such as: 1) serving on the governing or advisory or consumer leadership board or committee, 2) helping to review or assess program quality, 3) facilitating or helping to facilitate program or site meetings of residents/persons served to review policies, obtain their input, etc. such as home/house/site meetings. This could be as little as a few hours per year, or some level of regular hours per month.

MDCH App for Participation page 33; 2.3.4; SCCMHA Provider Manual Policy on Inclusion 02.03.02

Proof of Evidence Based Practices

Provider delivers evidence based practices and provider has proof of staff training in evidence based practices.

SCCMHA Evidence Based Practices Policy

Provision for 24/7

Providers have a provision to be able to reach them somehow. This can be through an answering service or via emergency cell phones etc. With reasonable response time of 1 hour. Substance Abuse providers must have 24/7 access.

RFP; SCCMHA Provider Manual; Licensing Rule 400.14206

Quality Improvement

Provider has specific initiated or given goals/measures.

SCCMHA Provider Manual, Quality Assessment & Performance Improvement, 04.01.01, Page 1; DCH/CMH Contract Section 6.7.1

Repeat Citations

Provider has evidence that previous citations have been corrected from the last annual audit.

SCCMHA Auditing Procedure.

Team Meetings

ACT Team meetings are held daily.

PHP Review Protocols B.4.3.5.

Facility/Program Observation

Accessibility

Each setting must be physically accessible to the individuals residing/ attending there so the individuals may function as independently as they wish. Individuals must be able to move around in the setting without physical barriers getting in their way. This is especially true for individuals in wheelchairs or who require walking aids. Furniture must be placed in such a way that individuals can easily move around it, with pathways large enough for a wheelchair, scooter or walker to navigate easily if individuals with these types of mobility aides reside in the setting.

Home and Community Based Services Medicaid Manual Requirements.

Assistance to Consumers

Consumers are offered assistance as requested or indicated.

SCCMHA Provider Manual Policy 02.01.01 Accommodations

Confidentiality of Privacy

Provider demonstrates protection of individual's privacy.

SCCMHA Provider Manual, RR Contract Requirements, RR Policies and Procedures, 06.02.04.00; Licensing Rules1979 Amendment 400.712 pg 10



Conflict Resolution

Consents and Privacy Notices

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Records or other confidential information are not Mental Health Code 330.1748(1); SCCMHA Confidentiality of Records Provider Manual, RR Contract Requirements; RR open for public inspection? Policies and Procedures, 06.02.04.00; Licensing Rules 1979 Amendment, 400.712 pg. 10. Dignity and Respect Consumers are treated with dignity and respect Mental Health Code 330.1708(4);SCCMHA Provider Manual, RR Contract Requirements, RR Policies and Procedures, 06.02.06.00; Licensing Sm. Group rules R400.14 303&305; Licensing Lg. Group rules R400.15 303&305 Application for participation MDCH page 50; Provider Responsiveness Provider demonstrates responsiveness to 3.1.8; Provider Manual Policy on Inclusion individual client needs (language, physical access accommodations, cultural needs, etc.) 02.03.02 Health Information Technology for Economic and Record Retention Programs are housing records in a safe, secure location for records that are not currently active or Clinical Health (HITECH) Act. SCCMHA HIPAA in use. Auditors will be looking at how records are Compliance Policies. stored at the facility or program. If stored in another location how the provider can assure the documents are safe and secure. Site Maintained The property/fiscal plant/program site is SCCMHA Provider Manual, Housing Best maintained (if applicable). The environment of Practice Guideline, Quality Standards, Page 4; Licensing sm. Group Rules R400.14 403 Page care is clean, organized, and free of hazards. Proof documents available such as preventative 24 & R400. 14 209 Page 10 Licensing Ig. Group Rules R400.15 209 Page 7 & R400.15 403 page maintenance logs. 18; SCCMHA Contract Att. B Supervision The program offers supervision of consumers in a SCCMHA Provider Manual Residential Services safe and secure environment. Policy 03.02.07 **PCP Review** Accommodations The plan of care reflects unique cultural, sensory, PIHP Review Protocols C.2.7. and C.2.8.; communication or handicap accommodation Coordinating Agency Site Visit Protocol R.2. needs of the consumer. Assessments Assessments are completed by qualified mental Medicaid Manual, Mental Health and Substance health professional (QMHP), mental retardation Abuse, 13.4 Staff Qualifications. professional (QMRP); or if the case manager has only a bachelor's degree but without the specialized training or experience they must be supervised by a QMHP or QMRP who does possess the training or experience. Services to a child with serious emotional disturbance must be provided by a QMHP who is also a child mental health professional (CMHP). Services to children with developmental disabilities must be provided by a QMRP. Changes in Consumer Needs Changes in consumer needs are reflected in the Medicaid Manual, Mental Health and Substance person-centered plan. Abuse; PIHP Review Protocols C.2.10. and C.5. There is evidence in PCP of efforts to promote PIHP Review Protocols C.2.9./ MDCH Site Community Involvement consumer community inclusion and/or increase Review Report & Plan of Correction 2002 community involvement.

There is evidence that the consumer has been

Proper consents and privacy notices are given.

provided with conflict resolution resource information. It is evident who should be contacted if dissatisfaction or concerns arise.

PIHP Review Protocols C.2.6.

HIPAA



PCP Consumer Input

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Consumer Crisis Plan Consumer crisis plan development opportunity is Medicaid Manual, Mental Health and Substance Abuse 13.3; MDCH PIHP Site Review Protocols; documented. C.2.13 Consumer Goals and Objectives The consumer or family goals and objectives PIHP Review Protocols C.2.10.; Medicaid reflect dreams and desires of the consumer Manual, Mental Health and Substance Abuse, and/or family and are written in the consumer's and/or family's own words when possible. Consumer and/or family participates on an ongoing basis in discussions of his/her plans, goals, and status. Consumer Meetings There is evidence consumer meetings are held PHP Review Protocols C.12.; SCCMHA Policy according to his/her choice, including where, 02.03.03 when, and who. Consumer Orientation The consumer's and/or family orientation to the MDCH App for Participation page 32; 2.2.2 program is documented in the record. Coordination of Service Coordination of services are evident in plan. Medicaid Ch. III .13.3 Frequency of Plan Review The frequency of plan review for the individual Mental Health Code 330.1714: Medicaid consumer is specified. SC/CM determine on an Manual, Mental Health and Substance Abuse, ongoing basis, if the services specified in the plan have been delivered, and if they are adequate to meet the needs/wants of the beneficiary. Frequency and Scope (Face to face and Telephone) of Case management monitoring activities must reflect the intensity of the Beneficiary's Health and Welfare needs identified Mental Health Code 330.1712(1); MDCH PIHP Goals are Measurable Goals are stated in measurable terms. Site Review Protocols, B.12.4.1 Goals are Monitored There is evidence of goal monitoring against MDCH PIHP Site Review Protocols, B.14.3.3 planned cycle for each consumer. Natural Supports Natural supports at varied levels are assessed in PIHP Review Protocols C.2.4. the assessment and plan, and are developed if needed. Plan or preplanning documents include discussion about family, friends or others (community at large, neighbors, church, etc.) who do now, or could be asked in the future, to support the person in achieving desired outcomes. PCP Assessment Based The PCP is based upon an assessment of the MDCH/CMH Contract, attachment 3.4.1.1: person's strengths and weaknesses. Medicaid Manual, Mental Health and Substance Abuse, section 7.1 **PCP Consumer Copy** Consumer and/or family have been provided copy PIHP Review Protocols C.3.; SCCMHA Policy of his/her or their plan within 15 business days of 02.03.03

the PCP Meeting (went into effect 7/20/2003).

Choice/preferences of individuals are sought.

noted, and responded to as part of the consumer

plan. It is evident the consumer was involved and

consumer requests discussed and addressed in

the consumer plan.

Page: 8

MDCH App for participation page 174 Individual

indicators; DCH/CMH Contract Section 6.8.2.3;

Consumerism 02.03.01 and Policy on Inclusion

SCCMHA Provider Manual Policy on

02.03.02



Peer Support Specialists' Services offered

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PCP Current The PCP is current, signed, on file, modified Department of Mental Health Admin Rules when indicated, and used by staff (PCP should be R330.1276; Mental Health Code 330.1712(1); renewed at minimum of 1 time a year--done as Medicaid Manual, General Information; needed which means addendums are completed when significant changes occur in consumer life, consumer needs more or less supports, consumer has attained goals). **PCP** Designation PCP designates the individual in charge of Medicaid Manual, General Information, implementing the plan of service. PCP Health and Safety The recipient's health and safety is addressed MDCH App. For Participation pg 170 6a; Medicaid Manual, Mental Health and Substance routinely in each PCP. Abuse, 3.3; PIHP Review Protocols C.2.4. **PCP Outcomes** Services and supports are based upon the Medicaid Manual, General Information, Pg. 10; desired outcomes and/or goals of the individual SCCMHA Provider Manual Residential Services defined though a PCP process. Policy 03.02.07 PCP Scope Amount, duration, scope of services are SCCMHA Provider Manual; Consumerism Best supported by PCP (What services, how often, and Practice Guideline; Medicaid Manual, Mental how long). Health and Substance Abuse 1.6 and 13.3 Peer Support Specialists Advocate Peer Support Specialists Services advocate for SCCMHA Peer Support Services Fidelity Scale the full integration of individuals into communities of their choice and promoting the inherent value of those individuals to those communities. Provider assures Peer Support Specialists SCCMHA Peer Support Services Fidelity Scale Peer Support Specialists are Members of the Team participate as full-fledged members of the multidisciplinary team. Peer Support Specialists Assist Consumers with Peer Support Specialists staff assist consumers SCCMHA Peer Support Services Fidelity Scale in identifying their personal recovery goals, Recovery setting objectives for each goal, and determining interventions to be used based on consumers recovery/life goals. Peer Support Specialists Function as Liaisons to Peer Support Specialists Services function as SCCMHA Peer Support Services Fidelity Scale Community liaisons to community resources, and assisting consumers in accessing and using such resources. Peer Support Specialists Provide a Range of Peer Support Specialists provide a wide range of SCCMHA Peer Support Services Fidelity Scale Services peer support services to consumers to assist them in regaining control over their lives, the recovery process, and attain personal goals of community membership, independence, and productivity. Peer Support Specialists Supervision Peer Support Specialists are provided with SCCMHA Peer Support Services Fidelity Scale supervision by appropriately licensed mental health professionals. Peer Support Specialists receive standardized, SCCMHA Peer Support Services Fidelity Scale Peer Support Specialists Training accredited training (and are eligible for certification). Attend relevant seminars, meetings, and in-service training. Peer Support specialists work with consumers in Peer Support Specialists Work in Variety of Settings SCCMHA Peer Support Services Fidelity Scale a range of settings, including treatment offices, consumers' homes, hospitals, community settings, and transport vehicles.

Peer Support Specialists' services are offered to

all consumers.

SCCMHA Peer Support Services Fidelity Scale



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Periodic Review Evidence

There is evidence of periodic review of effectiveness of the plan, including consumer satisfaction.

Medicaid Manual, Mental Health and Substance

Abuse, 3.24

Provider Involvement

There is evidence of provider involvement in discharge planning as appropriate, for example, with hospitals.

Medicaid Manual, Mental Health and Substance

Abuse, 13.3

Restrictive Plans

Restrictive plans have evidence of BTC (Behavior Treatment Committee) consultation. Restriction of movement or other restrictions are covered in the consumer plans and reviewed by the BTC for appropriate implementation based on State

Medicaid Manual, Mental Health and Substance Abuse 3.3; SCCMHA Policy 03.02.06 Behavior Treatment Committee.

guidelines.

Specific Service Needs Addressed

The plan of care reflects specific consumer needs Medicaid Manual, Mental Health and Substance and involvements in all appropriate community or mental health services.

Abuse 3.24

Policies and Procedures

Code of Conduct

Provider has a code of conduct for staff. This code of conduct includes standards of work conduct regarding being under the influence of illegal drugs or alcohol.

MDHHS(previously MDCH) App for Participation page 42; 2.10; SCCMHA Policy 05.06.03 Competency Requirements for the SCCMHA Provider Network.

Competency Policy: Orientation Training

Provider has human resource procedures that address SCCMHA competencies for Orientation/training.

SCCMHA Provider Manual, Competency Requirements for the SCCMHA Provider Network 05.06.03; SCCMHA Provider Manual Residential Services Policy 03.02.07

Competency Policy: Performance Monitoring

Provider has human resource procedures that address SCCMHA competencies for Performance Monitoring (evaluations). Provider will conduct routine performance evaluations on an annual basis at minimum.

Medicaid Manual, Admin Record Keeping; SCCMHA Provider Manual Competency Requirements for the SCCMHA Provider Network 05.06.03

Health and Safety Policy

A Health & Safety policy/procedure is available for the facility. The Policy should include Fire, Tornado, Medical Emergencies, Power Outages, Gas Leaks, Bomb Threat, Missing Person, etc. as well as provisions to ensure routine checks of facility for any potential health and safety hazards.

MDCH App for Participation page 38; 2.7; Licensing sm. Group Rules R400.14205 page 8 and R400.14301 page 10-12

Human Resources Policy

Staff are credentialed, licensed, and policy is followed for appropriate program type. All roles providing services to consumers will be described in job descriptions, candidates for positions will be qualified against requirements and duties contained in job descriptions.

SCCMHA Provider Manual, 09.04.03.01 Network Providers Background Certification & Credentialing Procedure & Plan: Licensing sm. Group Rules R400.14 203 & 204 page 7; Licensing Ig. Group Rules R400.15 203 & 204

Infection Control Plan

There is an infection control plan in place to address infection control. Policy and Procedure to address infection control issues. If the home has needles in the home the home must have a needle stick protocol as part of their infection control policy.

SCCMHA Provider Manual Policy 06.01.02 Infection Control Policy and Procedure



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Policies and Procedures for Accommodations

The provider has proof of related policies/procedures for accommodations. Policies should include how provider routinely identifies and addresses individual and systemic needs. Will ensure access and accommodation of persons with Limited-English proficiency (LEP), ensure system sensitivity and accommodation of diverse ethnic/cultural backgrounds, accommodation of individuals w/communication impairments (including persons who do not use verbal language to communicate or who use alternative forms of communication, ensure

MDCH App for Participation page 36, 2.5; SCCMHA Provider Manual, Accommodations Policy 02.01.01

Pre Hire Screening

Provider completes a pre hire screening which includes, background check, driving record check, recipient rights check, reference checks, and any health screening that is required prior

health screening that is required prior employment. Provider also includes a preemployment declaration regarding being under the influence of illegal drugs or alcohol.

persons with visual, hearing or other physical impairments and mobility challenges are

accommodated).

SCCMHA Provider Manual, Competency Requirements for the SCCMHA Provider Network

05.06.03

Procedure for Managing Risk

Provider has a policy and procedure on how they will manage high risk consumers.

imers.

Providers have a Sentinel Event / Critical Event Analysis post a critical event.

SCCMHA Policy 05.06.01 Network Management and Development

SCCMHA Best Practice

Storage of Sample Medications On Site

Sentinel Event/ Critical Event Analysis

Provider has a policy and procedure for storing, a method to inventory, dispensing, and disposing of sample medications kept on site.

SCCMHA Policy 05.01.01 Managing and Dispensing of Sample Medications.

Pre-Audit Review

Audit Findings Other

There are plans of correction from Contract Compliance. (Review Contract file)

SCCMHA Provider Participation Agreement

Audit Findings--previous year

Auditor will review audit findings from past year and make sure these areas are reviewed during current audit review

SCCMHA Provider Manual, Policy 05.06.01

Consumer Participation in Audit

A consumer must be involved in at least one audit per category of audits.

SCCMHA Consumerism Policy 02.03.01 and Inclusion Policy 02.03.02

Data Integrity

Reports pulled from Sentri for Consumer Demographics, Notes missing, Progress notes requiring your signature, unsigned progress notes, notes incomplete, Expired Ability to pay assessments, etc. are 95% compliant. NO REFERENCE IN SYSTEM

Entrance conference with provider on date of audit.

Sit down with provider to go over how the audit process will take place and what the expectation is of the provider during the visit.

SCCMHA Auditing Procedure

Exit Conference with provider on date of audit.

Talk to provider about what your findings were, highlight good points as well as areas where they can expect citations, and an anticipated date of written report. Also remember to give a copy of the audit questionnaire.

SCCMHA Auditing Procedure



User Id: JBROWN

Audit Checklist w/ Refs Audit Name: ACT

Training for New Employees

Verify that any new employees have been added as a trainee to SCCMHA DB to verify/track required trainings. Review Training Records Report from DB. Provider should make sure SCCMHA training database is up to date. A copy of the current trainings in the SCCMHA database is attached to your audit notice.

SCCMHA Provider Policy Manual

(deleted because new training database does not allow you to add new employees until they have training)

Staff File Review

ACT Training

All team staff must have basic knowledge of ACT programs and principles acquired through ACT specific training.

MDCH Ch. On Mental Health/Substance abuse

Section 4

ANSA Training

All primary workers, working with adults with Mental Illnesses will have Adult Strengths and Needs Assessment training (ANSA).

SCCMHA policy on standardized assessment

Credentialing of Professionals

Each employer, including SCCMHA, will verify credentials of position applicants, including proper licensure if required. Checks must include information about any sanctions against Medicaid and Medicare which would exclude billing under these payers. SCCMHA and other provider network organizations must retain current proof of credentials and licensure on file, as well as appropriate historical file information for services billed. Credentialing and re-credentialing are conducted and documented for the following health care professionals: Physicians (MDs or DOs), physician assistants, psychologists (licensed, limited license, or temporary license), social workers (licensed master's, licensed bachelor's, limited license, or registered social service technicians), licenses professional counselors, nurse practitioners, registered nurses, or licensed practical nurses, occupational therapists or occupational therapist assistants, physical therapists or physical therapist assistants, speech pathologists.

HSAG Audit Requirements; SCCMHA Policy 05.06.03 Competency Requirements for the SCCMHA Provider Network; SCCMHA Policy 09.04.03.01 Network Providers Background Verification & Credentialing Procedure & Plan

Job Descriptions on file

Ratio of Staff

Job Descriptions are on file

SCCMHA Provider Manual Policy 05.06.03 Competency Requirements for the SCCMHA Provider Network.

Provider Completes Reference Checks

Providers are verifying references as a part of their pre hire screening and there is proof in the staff files.

SCCMHA Provider Manual, Competency Requirements for the SCCMHA Provider Network 05.06.03

Team composition is sufficient in number to provide an intensive service array 24/7 and team

size is based on a staff to consumer ratio of not more than 1:10.

PHP Review Protocols B.4.4.1.

Staff Qualifications for Case Mgr

A mental health case manager/ support coordinator must be a professional who possesses at least a bachelor's degree in a human services field typically associated with mental health, or an R.N.

Medicaid Manual, Mental Health and Substance Abuse, 13.4; MDCH PIHP Site Review Protocols, B.7.4.1



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Training for Accommodations

Provider has proof of training relating to accommodations (cultural diversity, disability sensitivity, LEP, etc.) Accommodations training needs to include any special trainings needed for consumer accommodations such as lifts, sign language, any Mental Illness, Developmental Disabilities, and Substance Abuse trainings etc. completed.

MDCH PIHP Site Review Report 2004; SCCMHA Provider Manual, Competency Requirements for the SCCMHA Provider Network 05.06.03;

Training Minimum Standards

Minimum training standard for service type is met based upon SCCMHA Training Grid and is documented in staff file. Looking for 95% compliance overall with training for persons that have been employed over 60 days. (Refer to Pre-Audit review)

Medicaid Manual, General Info. Pg. 3; SCCMHA Provider Manual, Competency Requirements Policy 05.06.03; Specialized Certification Rules for AFC R330.1806(2)(a-b)

Staff Questions

Grievance and Appeals Process

Staff Knowledge, Skills, Experience

Provider is aware of where to direct Medicaid consumer with grievance and appeals process as appropriate.

Staff has the knowledge and skills to meet the needs and desired outcomes of the clients, including experience in working with persons with mental health needs.

Mental Health Code 330.1754(6)(f); Medicaid Manual, General Info., Page 3; SCCMHA Provider Manual, Policy 02.01.11

Medicaid Manual, General Information; Licensing sm. Group Rules R400.14 201 & 204 page 6&7; Licensing lg. Group Rules R400.15 201 & 204 page 4&5