FOOD BANK/ HOME DELIVERED MEALS
STANDARDS OF CARE

FOR

HIV SERVICES IN ORANGE COUNTY

Approved by Planning Council 4/8/20
SECTION 1: INTRODUCTION
Nutrition is a critical component of overall measures of health, especially among persons living with HIV (PLWH). Good nutrition may delay disease progression and well-nourished PLWH with an undetectable viral load are more likely to withstand the effects of HIV infection. Optimal nutrition status helps prevent malnutrition and opportunistic infections, thereby helping to maintain immune status, improve quality of life, and possibly decrease mortality. Food banks/home delivered meals are to be provided in collaboration with other health care providers and social service organizations. These services attempt to improve and maintain health, nutrient intake, food security, and quality of life.

GOALS OF THE STANDARDS
These standards of care are provided to ensure that Orange County’s food bank/home delivered meals services:

- Are accessible to all PLWH who reside in Orange County
- Are provided by licensed practitioners or otherwise qualified staff and volunteers
- Appropriately address issues of consent and confidentiality for a patient enrolled in services
- Assess and respond appropriately to the physical, nutritional, and dietary needs of clients
- Prepare meals in adherence with safety, sanitation, and food handling/preparation standards for PLWH
- Maintain the highest standard of care for patients

SECTION 2: DEFINITION OF FOOD BANK/HOME DELIVERED MEALS
The Health Resource and Service Administration (HRSA) categorizes food bank/home delivered meals, including the provision of actual food or meals, as a supportive service when not done by a registered dietician. Food bank is defined as the provision of food through a food pantry, and home delivered meals is defined as the provision of nutritionally balanced prepared meals to individuals who are homebound due to physical disability and/or unable to independently
prepare meals. It does not include direct finances to the client to purchase food or meals, but may include vouchers to purchase food. The provision of essential household supplies, such as hygiene items and household cleaning supplies can also be included in this item. Food vouchers provided as an ongoing service to a client should be reported in this service category. Food vouchers provided on a one-time or intermittent basis should be reported in the emergency financial assistance category.

These services are provided in accordance with United States Department of Agriculture (USDA) Dietary Guidelines for Americans, Food and Drug Administration (FDA), Centers for Disease Control and Prevention (CDC) and Orange County guidelines and procedures, as well as federal, state, and local laws and regulations. All programs will comply with health code regulations and submit to voluntary health inspections annually (at minimum).

SECTION 3: STAFFING REQUIREMENTS AND QUALIFICATIONS

Proper nutrition services require well-equipped and trained staff. This includes:

- **HIV Knowledge and Training.** Staff shall have training and experience with general HIV-related issues and concerns. At a minimum, staff will have completed an initial and annual educational session in one (1) of the topics listed below. Education can include round table discussion, training, one-on-one educational sessions, in-service, or literature review.
  - HIV disease process and current medical treatments
  - Privacy requirements and Health Insurance Portability and Accountability Act (HIPAA) regulations
  - Cultural issues related to communities affected by HIV
  - Human sexuality, gender, and sexual orientation affirming care
  - Transmission of HIV and other communicable diseases

- **Licensure.** Certified Food Handlers and sub-contractors must hold the appropriate degrees, certifications, licenses, permits, or other appropriate qualifying documentation as required by Federal, State, County or municipal authorities. They will continue education as needed and to maintain certification as required.
  - Certified Food Handlers, including anyone having direct contact in daily food preparation, will hold a current certification in food handling. They will need to pass a food-handling exam and maintain a current certificate in food safety.
  - Drivers will hold a valid California driver’s license, proper vehicle documentation in compliance with state vehicle license, and participate in the Employer Pull Notice (EPN) program.

- **Legal and Ethical Obligations.** Staff must be aware and able to practice under the legal and ethical obligations set forth by California state law and their respective professional organizations. Obligations include the following:
  - **Confidentiality:** Maintenance of confidentiality is a primary legal and ethical responsibility of the service providers. Limits to maintaining confidentiality include
danger to self or others, grave disability, and child/elder/dependent adult abuse. Domestic violence must be reported according to California mandated reporting laws.

- **Duty to warn**: Serious threats of violence (including physical violence, serious bodily harm, death, and terrorist threats) against a reasonably identifiable victim must be reported to authorities. However, at present, in California, a PLWH engaging in behaviors that may put others at risk for HIV infection is not a circumstance that warrants breaking of confidentiality. Staff should follow their agency’s policies and procedures in relation to duty to warn.

- **Culturally Appropriate**: Staff shall possess the ability to provide services to accommodate clients with disabilities, including communication barriers (services for clients who may have concerns such as hard of hearing, low literacy skills, and/or visually impaired) and culturally appropriate services for PLWH.

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<th>Standard</th>
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<tr>
<td>Staff agree to maintain standards set forth in Code of Conduct</td>
<td>Documentation of staff signature on file</td>
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<td>Staff will have a clear understanding of job responsibilities</td>
<td>Written job description on file signed by staff and supervisor</td>
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| Appropriate staff will receive initial trainings within 60 days of hire and annual education regarding HIV related issues/concerns (as listed above under training) | Training/education documentation on file including:  
  - Date, time, location, and provider of education  
  - Education type  
  - Name of staff receiving education  
  - Certificate of training completion or education outline, meeting agenda and/or minutes |
| Providers shall ensure that staff will have appropriate degrees, certifications, licenses, permits, or other appropriate qualifying documentation, for the functions they perform | Documentation of degrees, certifications, licenses, permits, or other documentation on file |

**SECTION 4: CULTURAL AND LINGUISTIC COMPETENCE**

Providers must participate in a process of training and education that increases cultural and linguistic competence and improves their ability to provide culturally and linguistically appropriate services to all PLWH. Although an individual’s ethnicity is generally central to their identity, it is not the only factor that makes up a person’s culture. Other relevant factors include gender, language, religious beliefs, disability, sexual orientation, beliefs, and institutions. When providing culturally and linguistically competent services, it is important to acknowledge one’s personal limits and treat one’s client as the expert on their culture. If a service provider determines that they are not able to provide culturally or linguistically appropriate services, they must refer the client to another service provider that can meet the client’s needs in accordance with their agency’s referral policy and procedure.
Based on the Health and Human Services’ National Standards for Culturally and Linguistically Appropriate Services (CLAS Standards), culturally and linguistically appropriate services and skills include:

- Effective, equitable, understandable, and respectful services that are responsive to diverse cultural health beliefs and practices, preferred languages, health literacy, and other communication needs.
- The ability to respect, relate, and respond to a client’s culture in a non-judgmental, respectful manner.
- Meeting the needs and providing services unique to our clients in line with the culture and language of the clients being served, including providing written materials in a language accessible to all clients.
- Recognizing the significant power differential between provider and client and work toward developing a collaborative relationship.
- Considering each client as an individual, not making assumptions based on perceived memberships in any specific group or class.
- Translation and/or interpretation services to individuals who have limited English proficiency and/or other communication needs, at no cost to them, to facilitate timely access to all services.
- Ensure the competence of individuals providing language assistance, recognizing that the use of untrained individuals and/or minors as interpreters should be avoided.
- Being non-judgmental in regards to people’s sexual practices.
- Create conflict and grievance resolution processes that are culturally and linguistically appropriate to identify, prevent, and resolve conflicts or complaints.

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<tr>
<td>Service providers shall recruit a diverse staff that reflects the culture (including gender, sexual identity, and disability) of the community served</td>
<td>Service providers shall have a written strategy on file</td>
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| All staff (including administrative staff) shall receive initial training within 60 days of hire and annual training to build cultural and linguistic awareness | Training/education documentation on file including:  
  - Date, time, location, and provider of education  
  - Education type  
  - Name of staff receiving education  
  - Certificate of training completion or education outline, meeting agenda and/or minutes |
| Service provider shall have posted and written materials in appropriate languages for the clients served | Site visit will ensure |
SECTION 5: CLIENT REGISTRATION

Client registration is required for all food bank/home delivered meals services. It is a time to gather registration information and provide basic information about service availability. It is also a pivotal moment for establishment of trust and confidence in the care system. Staff shall be careful to provide an appropriate level of information that is helpful and responsive to client need.

If a client is receiving multiple Ryan White services with the same provider, registration only needs to be conducted one (1) time. It is acceptable to note that eligibility, registration, and required documents discussed in this section were verified and exist in another client record at the same provider agency.

If a client has been referred by another Ryan White provider to receive services and the client has opted to share their AIDS Regional Information and Evaluation System (ARIES) data, the provider receiving the referral does not have to collect registration information. The provider shall review ARIES to ensure all registration data have been collected and is documented in ARIES. If the client is non-share in ARIES, the referring provider may provide registration information or the provider receiving the referral shall gather registration information from the client. Provision of information regarding Client Rights and Responsibilities, Client Grievance Process, and Notice of Privacy Practices (NPP) may be conducted one-time at the referring provider agency. To document the provision of this information, the referring provider may send the food bank/home delivered meals provider a signed document indicating that they have provided this information to the client.

The following describe components of registration:

- Staff shall respond to phone calls within two (2) business days upon receipt of phone call from a client and/or case manager.

- Food bank/home delivered meals staff shall schedule an initial appointment within five (5) business days of client contact.

- Registration shall take place as soon as possible. If there is an indication that the client may be facing a medical crisis, the registration process shall be expedited and appropriate intervention may take place prior to formal registration.

- The service provider shall obtain the appropriate and necessary demographic information to complete registration as required for the Ryan White Services Report (RSR). This may include, but is not limited to, information regarding demographics, risk factors, HIV medical history, living situation, employment and financial status, service linkages, and emergency contact information.

- Staff shall clearly explain what services entail the availability of various services.
• Staff shall communicate information to clients described below:
  
  o Written information about resources, care, and treatment (this may include the county-wide HIV Client Handbook) available in Orange County.
  
  o Information about filing a Grievance if the client feels their rights have been violated.
  
  o A copy of the client’s Rights and Responsibilities (included in the HIV Handbook or Provider’s Rights and Responsibilities).
  
  o Clients shall also be given the NPP form. Clients shall be informed of their right to confidentiality. It is important not to assume that the client’s family or partner knows the HIV-positive status of the client. Part of the discussion about client confidentiality shall include inquiry about how the client wants to be contacted (at home, at work, by mail, by phone, etc.).

• The provider shall also obtain the following required documents:
  
  o A Consent for Services form, signed by the client, agreeing to receive services.
  
  o Providers shall inform clients of ARIES and obtain ARIES consent. The ARIES consent must be signed at registration prior to entry into the ARIES database and every three (3) years thereafter. The signed consent form shall indicate (1) whether the client agrees to the use of ARIES in recording and tracking their demographic, eligibility, and service information and (2) whether the client agrees to share select information contained in ARIES with other agencies in the Ryan White system of care.
  
  o A signed document indicating receipt of Rights and Responsibilities. Client rights and responsibilities incorporate a client’s input; and provide a fair process for review if a client believes they has been mistreated, poorly served, or wrongly discharged from services.
  
  o If there is a need to disclose information about a client to a third party, including family members, client shall be asked to sign an Authorization to Disclose (ATD)/Release of Information (ROI) form, authorizing such disclosure. This form may be signed at registration prior to the actual need for disclosure. Information disclosed will be limited to the narrowest scope of information that meets the immediate need of disclosure. Releases of information may be cancelled or modified by the client at any time.
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<tr>
<td>Client shall be contacted within two (2) business days of client contact</td>
<td>Registration tool is completed and in client record</td>
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| ARIES Consent signed and completed prior to entry into ARIES            | 1) Signed and dated based on ARIES consent form guidelines by client and in client record  
                                           | 2) Site Visit will ensure                                               |
| Client is informed of Rights and Responsibilities                       | 1) Signed and dated by client and in client file                        |
|                                                                         | 2) Site Visit will ensure                                               |
| Client is informed of Grievance Procedures                              | 1) Signed and dated by client and in client file                        |
|                                                                         | 2) Site Visit will ensure                                               |
| Client is informed of Notice of Privacy Practice                        | 1) Signed and dated by client and in client file                        |
|                                                                         | 2) Site Visit will ensure                                               |
| Consent for services completed as needed                                 | 1) Signed and dated by client and in client file                        |
|                                                                         | 2) Site Visit will ensure                                               |
| Authorization to Disclose (ATD)/Release of Information (ROI) is discussed and completed as needed | Signed and dated by client and in client record as needed |

**SECTION 6: FOOD BANK/ HOME DELIVERED MEALS SCREENING**

Service providers shall conduct a screening of the client’s needs and eligibility/qualification for services. Individuals receiving food stamps or other food subsidized program will qualify based on individual cases.
Food Bank:
- To qualify for food bank the client may fulfill **ONE** of the following in addition to meeting the payer of last resort criteria (asses lack of other resources for food such as Food Stamps and Women, Infants & Children (WIC))
  - Meet disability and income requirements **OR**
  - Receive authorization from a RD or DTR
- Individuals must be re-screened for eligibility/qualification every six (6) months

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| Eligibility screening including assessing payer of last resort conducted every six (6) months or when a change has occurred that impacts a client’s eligibility for services | • Documentation in client record  
• Site visit will ensure |
| Authorization from a RD or DTR renewed every six (6) months (if applicable) | • Documentation in client record  
• Site visit will ensure |

Home Delivered Meals:
- To qualify for home delivered meals, the client must meet **ALL** of the following:
  - Receive authorization from a RD or DTR
  - Meet the payer of last resort criteria (assess lack of other resources for home-delivered meals such as Meals on Wheels and senior programs)
  - Case managed by a nurse
- Individuals must be re-screened for payer of last resort every six (6) months
- Individuals must have a re-authorization from a RD or DTR every three (3) months

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| Eligibility screening including assessing payer of last resort conducted every six (6) months or when a change has occurred that impacts a client’s eligibility for services | • Documentation in client record  
• Site visit will ensure |
| Authorization from a RD or DTR renewed every three (3) months | • Documentation in client record  
• Site visit will ensure |
| Case managed by a nurse | • Documentation in client record  
• Site visit will ensure |

**SECTION 7: SERVICE MANAGEMENT**

Once client registration and screening have been conducted, the provider may provide services for food bank/home delivered meals. Service management shall be consistent with the following principles:

- **Food Bank Service Delivery**
  - Food Bank services shall be delivered in a manner that promotes continuity of care.
  - Procedure to ensure food orders consider client’s nutritional and dietary needs.
- Procedure to distribute food items prior to expiration date and ensure no item on shelf are past expiration dates.
- Procedure to ensure food selections and items consider special dietary needs and cultural preferences.
- Procedure to ensure Food Bank services are available to clients at all Ryan White-funded agencies.
- Procedure to purchase and maintain a nutritional food supply including discarding food if dated on or past products “sell-by,” “best if used-by,” “use-by,” or “expiration” date.
- Food orders include four (4) or five (5) food groups.
- Food orders have an approximate value of $50 in retail value.

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<td>Site visit will ensure</td>
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<td>Service provider shall ensure food orders include four (4) or five (5) food groups</td>
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<td>Service provider shall ensure that food orders have an approximate value of $50 in retail value</td>
<td>Site visit will ensure</td>
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- **Home Delivered Meals Delivery**
  - Procedure to ensure meals include one serving from each food group: 1) meat, poultry, fish, beans, eggs, nuts; 2) rice, noodles, cereal, bread; 3) fruits and vegetables.
  - Procedure to ensure home-delivered meal services are available to clients at all Ryan White-funded agencies.
Meals are to be maintained at a safe temperature during meal delivery (0 degrees Fahrenheit or below for frozen meals, and 140 degrees Fahrenheit or above for hot meals), and clients receiving frozen meals must be able to store and reheat meals.

- Food containers must be disposable.
- Meals will be prepared in house or by a provider who has the facilities and capability.
- Initial meal assessment to determine nutritional and dietary needs.
- Minimum of two (2) meals per day.
- Assessment conducted by Registered Dietician at a minimum of once every three (3) months.

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<td>Service provider shall have a procedure to ensure meals include one serving from each food group: 1) meat, poultry, fish, beans, eggs, nuts; 2) rice, noodles, cereal, bread; 3) fruits and vegetables</td>
<td>Site visit will ensure</td>
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<tr>
<td>Service provider shall have a procedure to ensure home-delivered meal services are available to clients at all Ryan White-funded agencies</td>
<td>Site visit will ensure</td>
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<tr>
<td>Meals maintain safe temperatures, and frozen meals must be provided to clients who are able to store and reheat meals</td>
<td>Assurance of client’s abilities to store and reheat meals.</td>
</tr>
<tr>
<td>Meals prepared in house or by a provider who has the facilities and capability</td>
<td>Proof based on site visits and/or documentation</td>
</tr>
<tr>
<td>Documentation of initial meal assessment to determine nutritional and dietary needs</td>
<td>Site visit will ensure</td>
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<tr>
<td>Service provider shall provide a minimum of two (2) meals per day</td>
<td>Site visit will ensure</td>
</tr>
<tr>
<td>Documentation of assessment conducted by Registered Dietician at a minimum of once every three (3) months</td>
<td>Site visit will ensure</td>
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- **Confidentiality**
  - Service provider agencies shall have a policy regarding informing clients of privacy rights, including use of Notice of Privacy Practices. For agencies and information covered by the Health Insurance Portability and Accountability Act (HIPAA), providers shall comply with HIPAA guidelines and regulations for confidentiality.

- **Service Planning**
  - Where service provision options are substantially equivalent, the least costly alternative shall be used in meeting the needs of clients.
  - Services shall be planned, managed, and monitored to avoid the need for urgent or emergency services.
• **Documentation and Data Collection**
  o Program and administrative staff shall provide adequate data collection in a timely manner and documentation of all services provided for accounting, reporting compliance, and evaluation purposes.
  o Program data shall be entered into ARIES within five (5) business days as specified in contract or scope of work.
  o Service providers shall document and keep accurate records of units of services for use in reporting units of service for reimbursement and community planning.
  o Service providers shall gather and document data (e.g., demographic, eligibility, and risk factor information) for the RSR.

• **Compliance with Standards and Laws**
  o Service directors and managers shall ensure compliance with all relevant laws, regulations, policies, procedures, and other requirements designed to enforce service standards and quality.
  o Food bank/home delivered meals services shall be consistent with standards set forth in this document.

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<tr>
<td>Service provider shall have procedure to address walk-ins, telephone triage, emergencies, and after-hour care</td>
<td>Written procedure in place</td>
</tr>
<tr>
<td>Service provider shall have procedure for making referrals to offsite services</td>
<td>Written procedure in place</td>
</tr>
<tr>
<td>Service provider shall have policy regarding informing clients of privacy rights, including use of Notice of Privacy Practices; for covered agencies and information, policy shall be consistent with HIPAA regulations</td>
<td>Written policy on file</td>
</tr>
<tr>
<td>Staff shall be aware of provider confidentiality policy via training upon employment and annually thereafter</td>
<td>Documentation of education or training on file</td>
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<tr>
<td>Service provider shall ensure client information is in a secured location</td>
<td>Site visit will ensure</td>
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| Service provider shall screen clients to ensure the least costly service is used as appropriate to client needs | • Written procedure in place  
• Site visit will ensure |
| Service provider shall regularly review client records to ensure proper documentation | Written procedure in place                   |
| Service providers shall document and keep accurate records of units of services | Site visit will ensure                       |
| Service directors and managers shall ensure compliance with all relevant laws, regulations, policies, procedures, and other requirements | Site visit will ensure                       |
Standard | Measure
--- | ---
designed to enforce service standards and quality |  

**SECTION 8: FOOD QUALITY/SAFETY**

All service providers will develop their own **Hazard Analysis and Critical Control Point (HACCP)** plan for food handling and preparation. Providers that sub-contract entities to provide the food will ensure that sub-contractors adhere to these requirements. This system identifies and monitors specific food borne hazards- biological, chemical or physical properties- that can adversely affect the safety of the food product. HACCP guidelines can be found at [https://www.fda.gov/food/hazard-analysis-critical-control-point-haccp/haccp-principles-application-guidelines](https://www.fda.gov/food/hazard-analysis-critical-control-point-haccp/haccp-principles-application-guidelines).

In addition each service provider will develop these programs which meet local health department requirements:

- Infection Control Program: will be overseen by a food service manager or registered dietitian and include education, promotion and inspection of proper hand-washing, personal hygiene and safe food handling practices by staff and volunteers for items that are repackaged.
- Food quality control program will comply with all local and state food production and handling requirements including, but not limited to:
  - Proper food temperature is maintained
  - Food inventory is updated and rotated as appropriate on a first-in, first-out basis (FIFO)
  - Facilities and equipment have capacity for proper food storage and handling
  - A procedure for discarding for unsafe food is posted
  - Providers and vendors maintain proper licenses
  - Refrigerator/freezer temperature log
- Nutrition Support Manual: which addresses nutrition support standards; sanitation; safety; food storage; food distribution; and volunteer training
- Client Survey: Support programs will survey their clients at minimum once a year to obtain satisfaction level with the food, and to help determine if the food meets client need and is culturally appropriate. These efforts will maximize consumption and minimize waste.
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<tr>
<td>Service providers will develop a HACCP plan for food handling and preparation</td>
<td>• Written procedure in place&lt;br&gt;• Site visit will ensure</td>
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<tr>
<td>Service providers will develop an Infection Control Program</td>
<td>Written procedure in place</td>
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<tr>
<td>Train staff and volunteers in food handling techniques</td>
<td>Site visit will ensure</td>
</tr>
<tr>
<td>Service providers will develop a food quality control program</td>
<td>Written procedure in place</td>
</tr>
<tr>
<td>Service providers will develop a nutrition support manual</td>
<td>Written procedure in place</td>
</tr>
<tr>
<td>Service providers will conduct client survey at minimum once a year.</td>
<td>• Survey results on file and used to further develop and better the program&lt;br&gt;• Site visit will ensure</td>
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**SECTION 9: SERVICE CLOSURE**

Services provided under Food Bank/Home Delivered Meals are based on the need of the clients and their attempt to access services. As such, discharge or termination of services may be independent from other services.

- **Closure Due to Client Showing No Demonstrated Need.** Providers shall periodically review client records to identify client records that should be closed based on the client’s assessed needs and previous patterns of use. Additionally, if the client has missed appointments, or fails to maintain contact, and is at risk of suspension or termination of services, the provider shall provide follow-up including telephone calls, written correspondence and/or direct contact, to strive to maintain a client’s participation in care. Lastly, a client may be discharged if his/her needs would be better served by another agency and is transferred to that agency. If the client is transferring to another health provider, case closure shall be preceded by a transition plan. To ensure a smooth transition, relevant registration documents may be forwarded to the new service provider. Providers from the two agencies shall work together to provide a smooth transition for the client and ensure that all critical services are maintained.

- **Closure Due to Unacceptable Behavior.** If closure is due to unacceptable behavior that violates client rights and responsibilities, the provider shall notify the client that their services are being terminated and the reason for termination. Within the limits of client’s authorization to receive mail, notification of closure shall be mailed to the client. A copy of the notification shall be documented. If the client has no known address or the provider is not authorized to send mail to the client, the provider shall document other types of notification of closure (e.g. phone calls, visit) or attempts to
notify the client of closure. If the client does not agree with the reason for closure, they shall be informed of the provider’s grievance procedure. Lastly, the food bank/home delivered meals provider will inform the referring agency of the client’s closure in accordance with their organization’s P&P.

- **Documented Discharge Summary.** A discharge summary shall be documented in the client’s record. The discharge summary shall include the following items listed below in the Measure box.

- **Data Collection Closeout.** The provider shall close out the client in the data collection system (ARIES) as soon as possible, but no later than thirty (30) days of service closure. For clients receiving services other than food bank/home delivered meals services at the same provider agency, the provider shall coordinate efforts between services to ensure that data collection closeout occurs no later than thirty (30) days of closure from all Ryan White services at that provider agency.

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<tr>
<td>Attempt to reach clients who have dropped out of services without notice</td>
<td>Signed and dated note to document attempt to contact in client service record</td>
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<tr>
<td>Notify client regarding closure if due to pervasive unacceptable behavior violating client rights and responsibilities</td>
<td>Copy of notification in client service record. If client has no known address or is unable to receive mail, documentation of other types of notification or attempt at notification in client service record</td>
</tr>
<tr>
<td>A service closure summary shall be completed for each client who has terminated services</td>
<td>Client service closure summary to include: • Circumstances and reasons for discharge • Date and staff initials</td>
</tr>
<tr>
<td>Closeout of data collection shall be completed for each client who has been closed from all Ryan White services at that provider agency</td>
<td>Data collection system (ARIES) will indicate client’s closure no later than thirty (30) days of service closure</td>
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**SECTION 10: QUALITY MANAGEMENT**

Providers shall have at least one (1) member on the Ryan White Quality Management (QM) Committee. The QM Committee oversees quality management activities for all providers under Ryan White Part A. Providers may continue to have their own QM committee if they desire and/or are required to do so under other funding streams. The intent of a centralized QM committee with representation from all providers is to ensure information between agencies is consistent, quality initiatives are undertaken by the entire Ryan White system, and service delivery issues can be addressed system wide.

As providers participate in the centralized QM committee, the intent is for all providers to actively participate in and provide feedback on the following items:

- Providers shall participate in community-wide Quality Improvement initiatives as developed by the QM committee.
• Providers will implement strategies that may lead to improvements in health outcomes as outlined in annual Outcome Measures.
• Providers will implement quality assurance strategies that improve the delivery of services.

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<td>Providers shall participate in annual quality initiatives</td>
<td>Documentation of efforts to participate in quality initiatives</td>
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Appendix A: Glossary of Terms

The terms defined in the appendix are general terms used throughout all of the standards of care and may not appear in the each individual standard.

**Americans with Disabilities Act of 1990 (ADA):** The ADA is a civil rights law that prohibits discrimination against individuals with disabilities in all areas open to the general public. The purpose of the law is to make sure that people with disabilities have the same rights and opportunities as the general public.

**ARIES:** The AIDS Research Information and Evaluation System (ARIES) is a centralized HIV/AIDS client management system that allows for coordination of client services among medical care, treatment and support providers and provides comprehensive data for program reporting and monitoring. ARIES is used by Ryan White-funded service providers to automate, plan, manage, and report on client data.

**Authorization to Disclose (ATD):** Signed consent by client that wants to grant another individual or organization access to their protected health information (PHI).

**Case Manager or Jail Case Manager:** The assigned staff member responsible for providing services to individuals that are incarcerated or within 180 days of release. The staff member is responsible for adhering to the Ryan White Jail Case Management Standards of Care.

**Client:** Is a person receiving services from an Orange County Ryan White funded program who has been incarcerated or has been recently released from incarceration.

**Eligibility for a service:** Is based on Health Resources Services Administration (HRSA) requirements, including proof of HIV status, proof of Orange County residency, and proof of payer of last resort. Eligibility workers are responsible for verifying this information.

**Eligibility Verification Form (EVF):** Form used to document a client’s eligibility for Ryan White services. Information includes but is not limited to contact, income, household, and insurance information.

**Grant Recipient:** Government recipient of Ryan White Part A funds. In Orange County, the Orange County Health Care Agency acts as the Grant Recipient for Ryan White Part A funds.

**Health Insurance Portability and Accountability Act of 1996 (HIPAA):** Is the US federal legislation that provides data privacy and security provisions for safeguarding medical
information. More information can be found through US Department of Health & Human Services at [https://www.hhs.gov/hipaa/for-professionals/index.html](https://www.hhs.gov/hipaa/for-professionals/index.html).

**HIV Planning Council (Council):** Provides advice and makes recommendations to the County regarding HIV policy issues, service needs of the community, and allocates funds to each service funded under the Ryan White Act and advises the County on Housing Opportunities for People with AIDS (HOPWA) funds.

**Notice of Privacy Practice (NPP):** A notice to clients that provides a clear, user friendly explanation of client’s rights with respect to their personal health information and the privacy practices of health plans and health care providers as required by HIPAA.

**Payer of last resort:** Funds are used to pay for care services that are not covered by other resources such as Medi-Cal or private health insurance.

**Protected Health Information (PHI):** Under US law, any information about health status, provision of health care, or payment for health care that is created or collected by a covered entity such as a health plans, health care clearinghouses, and health care providers as defined by HIPAA rules that can be linked to a specific individual.

**Provider:** An institution or entity that receives funding to provide Ryan White services. This includes a group of practitioners, clinic, or other institution that provide Ryan White services and the agency at which services are provided.

**Qualifying for a Service:** Based on HRSA eligibility and Planning Council determined requirements (for example, proof of disability for Food Bank, income less than 300% of Federal Poverty Level for Mental Health Services), providers are responsible for ensuring that services provided adhere to qualifying requirements.

**Release of Information (ROI):** Signed consent by client that wants to grant another individual or organization access to their protected health information (PHI).

**Ryan White Act:** Federal legislation first authorized in 1990 that created Ryan White HIV/AIDS Program which provides a comprehensive system of care that includes primary medical care and essential support services for people living with HIV who are uninsured or underinsured.

**Staff:** An individual who directly provides Ryan White services, oversees the provision of Ryan White services, or perform administrative functions for Ryan White services. This may include paid employees, subcontractors, volunteers, or interns.