



REFERRAL FOR HEALTH CARE AND SUPPORT SERVICES

STANDARDS OF CARE

FOR

HIV SERVICES IN ORANGE COUNTY

Approved by Planning Council 05/14/25

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SECTION 1: INTRODUCTION

Referral for Health Care and Support Services shall be an integral part of connecting all people living with HIV (PLWH) to core medical and supportive services based on the client's needs.

GOALS OF THE STANDARDS

These standards of care are provided to ensure that Orange County's Referral for Health Care and Support Services:

- Are accessible to PLWH who reside in Orange County
- Are provided by staff knowledgeable in the AIDS Drug Assistance Program (ADAP), Ryan White HIV/AIDS Program (RWHAP), Medicare and other programs
- Provide opportunities and structure to promote client and provider education
- Promote continuity of care, client monitoring, and follow-up
- Enhance coordination among service providers to eliminate duplication of services
- Foster interagency collaboration
- Maintain the highest standards of care for clients
- Protect the rights of people living with HIV
- Provide support services to enable clients to stay in medical care
- Increase client self-sufficiency and quality of life

SECTION 2: DEFINITION OF REFERRAL FOR HEALTH CARE AND SUPPORTIVE SERVICES

Referral for Health Care and Supportive Services directs a client to a needed core medical or support service in person or through telephone, written, or other type of communication. Activities provided under this service category may include referrals to assist Health Resources and Services Administration (HRSA) RWHAP-eligible clients to obtain 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, and other state or local health care and supportive services, or health insurance Marketplace plans).

In Orange County, services under Referral for Health Care and Supportive Services are provided under three (3) levels:

- 1) Client Advocacy
- 2) Benefits Counseling
- 3) Eligibility Screening

Definitions for each service are stated below:

<u>Client Advocacy</u>: The provision of basic needs assessment and assistance (through appropriate referrals) in obtaining medical, social, community, legal, financial, and other needed services. Key activities include 1) assessment of service needs; 2) provision of information and/or referrals; 3) assistance in obtaining intake information for individuals pending enrollment in a service and who are initiating a thirty (30) day grace period, if needed; and 4) clear documentation of assessment and referrals. On-going follow-up with clients is not a requirement of Client Advocacy.

Benefits Counseling: Services that refer or assist eligible clients to obtain access to non-Ryan White public and private programs for which they may be eligible, including Medicaid (Medi-Cal), Medicare and Medicare Part D Prescription Drug Plans, Social Security Disability Insurance, State Disability Insurance, Supplemental Security Income, Health Insurance Premium Programs, Covered California Health Insurance Plans, and other supportive services. Key activities include 1) assessment of service needs; 2) helping clients to understand the eligibility criteria for benefits, the benefits provided by the program, the payment process and the rights of beneficiaries; providing consultation and advice regarding benefits programs; 3) assistance in completing the benefits application forms; 4) negotiating on the behalf of clients with benefits administration staff; and/or 5) referring to and coordinating with legal services in cases of administrative proceedings.

<u>Eligibility Screening</u>: Services that assist individuals in identifying programs for which they are eligible. Screening is required for Ryan White services. Key activities include 1) obtaining proof of HIV status; 2) assessment of Orange County residency; 3) determining household income; and 4) assessing other prior resources (e.g., public or private insurance) and conducting an assessment of eligibility annually with periodic checks.

SECTION 3: STAFFING REQUIREMENTS AND QUALIFICATIONS

Quality services starts with well-prepared and qualified staff. To ensure this:

HIV Knowledge and Training. Staff shall have training and experience with general HIVrelated 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
- Psychosocial issues related to HIV
- Cultural issues related to communities affected by HIV
- Human sexuality, gender, and sexual orientation issues
- Prevention issues and strategies specific to HIV-positive individuals ("prevention with positives")
- Partner Services
- Strengths-Based approach to case management trainings
- Community Resources (Required for Benefits Counseling). Staff shall be knowledgeable about local, state, and federal resources and eligibility requirements of available resources for clients. At a minimum, benefits counselors will have completed one (1) educational session on any of the topics listed below on an annual basis. Education can include round table discussion, training, one-on-one educational session, in-service, or literature review. Topics may include eligibility criteria and process for obtaining the following:
 - Medical care including Medi-Cal, Medicare, Medical Safety Network (MSN), and California Health Insurance Exchange (Covered California)
 - Disability insurance including State Disability Insurance and Social Security Disability Insurance
 - Financial assistance including Supplemental Security Income (SSI) and Cash Assistance Program for Immigrants (CAPI)
 - Health insurance assistance including Office of AIDS-Health Insurance Premium Payment program
 - Medications including Medicare Part D and ADAP
- ADAP Enrollment Worker Certification. Staff providing Eligibility Screening shall obtain and maintain AIDS Drug Assistance Program (ADAP) certification in order to assist PLWH in obtaining medications or Office of AIDS Health Insurance Premium Program (OA-HIPP) through ADAP.
- **Legal and Ethical Obligations.** Staff must be aware of and able to practice under the legal and ethical obligations as 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 provider. Limits to maintaining confidentiality include danger to self or others, grave disability, child/elder/dependent adult abuse.
 Domestic Violence must be reported based on 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.
- Staff are advised to seek legal advice when they are unsure about particular issues and the legal/ethical ramifications of their actions.

Standard	Measure
Staff agree to maintain standards set forth in Code of Conduct	Documentation of staff signature on file
Staff agree to adhere to Privacy and HIPAA requirements	Documentation of staff completion of the annual compliance training and signed confidentiality statement
Staff will have a clear understanding of job responsibilities	Written job description on file
Staff shall receive initial trainings (including administrative staff) within 60 days of hire and annual education regarding HIV-related issues/concerns (as listed above under training)	Documentation of training/education on file
Service provider shall ensure that staff will have appropriate certifications, as required by Federal, State, County, or municipal authorities	Documentation of certifications or other documentation on file

SECTION 4: CULTURAL AND LINGUISTIC AWARENESS

Staff 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.

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:

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 service 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

Standard	Measure
Service providers will recruit a diverse staff that reflects the culture (including gender, sexual identity, and disability) of the community served	Service provider shall have a written strategy on file
All staff (including administrative staff) will receive initial trainings within 60 days of hire and annual trainings to build cultural and linguistic awareness	Documentation of training/education on file
Service provider shall have posted and written materials in appropriate languages for the clients served	Site visit will ensure
Service provider will maintain a physical environment that is welcoming to the populations served	Site visit will ensure
Service provider complies with American Disabilities Act (ADA) criteria	Completed form/certification on file
Services are accessible to community served	Site visit to review hours of operation, location, accessibility with public transportation

SECTION 5: CLIENT REGISTRATION

Client registration is a time to gather information and provide basic information about services as appropriate. 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's need, but not overwhelming.

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.

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.
- Client Advocacy and Benefits Counseling shall set up an initial appointment within five
 (5) business days of client contact. Eligibility Screening shall set up an initial appointment within one (1) week 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. Staff providing Client Advocacy and Benefits Counseling shall provide adequate information about the availability of various services.
- Staff shall communicate information to clients described below:
 - Written information about resources, care, and treatment (this may include the county-wide HIV Client Handbook) available in Orange County.
 - Information about filing a **Grievance** if the client feels their rights have been violated.
 - A copy of the client's Rights and Responsibilities (included in the HIV Handbook or Provider's Rights and Responsibilities).
 - Clients shall also be given the Notice of Privacy Practices (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 service provider shall also obtain the following required documents:
 - A Consent for Treatment form, signed by the client, agreeing to receive services.
 - Clients shall be informed of HIV Care Connect (HCC) and obtain an HCC consent. The HCC consent must be signed at intake prior to entry into the HCC database and every three (3) years thereafter. The signed consent form shall authorize the Office of AIDS (OA) to record and track their demographic, eligibility, and service information and share this information with other agencies in the Ryan White system of care.
 - 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.

0	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. Releases of information may be cancelled or modified by the client at any time.
	(Continued on next page)

Standard	Measure
Client shall be contacted within two (2)	Registration tool is completed and in client
business of client contact	service record
HCC Consent signed and completed prior to	Signed and dated based on HCC consent form
entry into HCC	guidelines by client and in client service record
Client is informed of Rights and Responsibilities	Signed and dated by client and in client file
	For clients receiving client advocacy one (1) of the following:
	1) Posted in a location that is accessible to clients;
	Signed and dated by client and in client service record; or
	3) Client's service record includes signed referral form indicating provision of information Output Description:
Client is informed of Grievance Procedures	Signed and dated by client and in client file
	For clients receiving client advocacy one (1) of the following:
	Posted in a location that is accessible to clients;
	Signed and dated by client and in client service record; or
	Client's service record includes signed referral form indicating provision of information
Client is informed of Notice of Privacy Practices	Signed and dated by client and in client file For clients receiving client advocacy
	one (1) of the following: 1) Posted in a location that is accessible to
	clients; 2) Signed and dated by client and in client
	service record; or 3) Client's service record includes signed
	referral form indicating provision of information
Consent for services completed as needed	Signed and dated by client and in client file as appropriate
Authorization to Disclose (ATD)/Release of	Signed and dated by client and in client
Information (ROI) is discussed and completed as needed	service record as needed

SECTION 6: SCREENING

Service providers shall conduct a screening of the client's needs and eligibility in order to facilitate the referral process or assistance in applying to benefits the client may be entitled to. The screening for Client Advocacy and Benefits Counseling shall include, but are not limited to:

- Medical Care Provider Information
- Access to medication
- Client's needs for core and supportive services
- Availability of transportation
- Ryan White and ADAP eligibility status
- History of receiving Ryan White and/or Housing Opportunities for People with AIDS/HIV (HOPWA) funded services
- Medical and dental insurance information

The Eligibility Screening process shall include obtaining the following:

- Client demographic and contact information
- HIV diagnosis
- Identification
- Income information
- Orange County Residency information
- Current living situation
- Medical and dental insurance information

Standard	Measure
Screening for Client Advocacy and Benefits	Documentation in client record
Counseling conducted based on client need	
Eligibility Screening conducted annually,	Supporting eligibility documents, including
with periodic checks, or when a change has	Eligibility Verification Form, included
occurred that impacts a client's eligibility	in client record, .
for services	

SECTION 7: SERVICE MANAGMENT

Once client registration and screening has been conducted, the service provider may provide the appropriate range of services to the client. Service management is the system by which all levels of services are delivered. Service management shall be consistent with the following principles:

Service Delivery

o Services shall be delivered in a manner that promotes continuity of care. Clients shall be screened for barriers that prevent linkage services or programs. To address these barriers, as recommended by the strengths-based model, skills and abilities shall be identified to assist clients to successfully access services and maintain a positive relationship with the care coordinator.

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.

Confidentiality

 Service provider agencies shall have a policy regarding informing clients of privacy rights, including use of NPP. For agencies and information covered by HIPAA, providers shall comply with HIPAA guidelines and regulations for confidentiality.

• Documentation and Data Collection

- 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.
- Program data shall be entered into HCC within five (5) business days as specified in the contract or scope of work.
- Service providers shall document and keep accurate records of units of services for use in reporting units of service for reimbursement and community planning.
- Service providers shall gather and document data (e.g. demographic and risk factor information) for the RSR.
- o For Client Advocacy clients who are not previously registered with the service provider and/or where a valid HCC consent form is not obtained, services shall be documented on the units of services report and not in HCC.

Compliance with Standards and Laws

- Service directors and managers shall ensure compliance with all relevant laws, regulations, policies, procedures, and other requirements designed to enforce service standards and quality.
- Services shall be consistent with standards set forth in this document.

Standard	Measure
Service provider shall have procedure to address walk-ins, telephone triage, and emergencies and after-hour care	Written procedure in place
Service provider shall have procedure for making referrals to offsite services	Written procedure in place
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	Written policy on file
Staff shall be aware of confidentiality policy via training upon employment and annually thereafter	Documentation of education or training on file
Service provider shall ensure client information is in a secured location	Site visit will ensure
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 charts to ensure proper documentation	Written procedure in place
Service providers shall document and keep accurate records of units of services	Site visit will ensure
Required client data and services shall be entered in HCC	Required data fields will be validated by the RSR
Service directors and managers shall ensure compliance with all relevant laws, regulations, policies, procedures, and other requirements designed to enforce service standards and quality	Site visit will ensure

SECTION 8: SERVICE CLOSURE

Services provided under Referral for Health Care and Support Services are based on the need of the clients and their attempt to access services. As such, discharge or termination of services may differ from other services.

A client may be suspended or terminated from services due to the following conditions:

- The client has become ineligible for services (e.g., due to relocation outside Orange County or other eligibility requirements).
- The client shows no demonstrated need for these services.
- The client chooses to terminate services.
- ° The client no longer contacts the provider for services.
- The client's needs would be better served by another agency.
- ° The client repeatedly shows behavior that violates the agency's policies on client rights and responsibilities.
- ° The client cannot be located.
- The client has died.

The following describe components of discharge planning:

- Missed Appointments. If the client has missed appointments and is at risk of suspension or termination of services, the service provider will provide follow-up including telephone calls, written correspondence and/or direct contact, to strive to maintain a client's participation in care. It is recommended, but not mandatory, that at least three (3) attempts to contact the client are made over a period of three (3) months. Efforts shall be made to locate and contact a client who has not shown up for appointments or responded to provider's phone calls. These efforts shall include contacting providers for which releases have previously been obtained. Emergency contacts may be used to reach a client and may be done based on agency policy.
- Transfer. 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 provider, and the other provider will participate in the process, case closure should be preceded by a transition plan. To ensure a smooth transition, relevant intake documents may be forwarded to the new service provider. Service providers from the two agencies should work together to provide a smooth transition for the client and ensure that all critical services are maintained, with appropriate Release of Information.
- Closure Due to Unacceptable Behavior. If closure is due to unacceptable behavior that violates client rights and responsibilities, the service 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 service provider is not authorized to send mail to the client, the service 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 service 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 for Benefits Counseling. The discharge summary shall include the following items listed below in the Measure box.
- **Data Collection Closeout.** The service provider shall close out the Benefits Counseling client in the data collection system (HCC) as soon as possible, but no later than thirty (30) days of service closure.

Standard	Measure
Attempt to reach clients who have dropped	Signed and dated note to document attempt
out of services without notice	to contact in client service record
Notify client regarding closure if due to	Copy of notification in client service record. If
pervasive unacceptable behavior violating	client has no known address or is unable to
client rights and responsibilities	receive mail, documentation of other types
	of notification or attempt at notification in
	client service record
Service closure summary shall be completed	Client service record will include signed and
for each client who has been closed	dated service closure summary to include:
	 Circumstances and reasons for
	discharge
	 Summary of service provided
	 Referrals and linkages provided at
	discharge as appropriate
Closeout of data collection shall be	Data collection system (HCC) will indicate
completed for each client who has been	client's closure no later than thirty (30) days
closed from all Ryan White services at that	of service closure
service provider agency	

SECTION 9: QUALITY MANAGEMENT

Providers shall have at least one (1) member on the Health Care Agency's Quality Management (QM) Committee. The QM Committee will oversee 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.

Standard	Measure
Providers shall participate in annual quality	Documentation of efforts to participate in quality
initiatives	initiatives

Appendix A:

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

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

Client: Individual receiving services.

Eligibility for a service: Is based on Health Resources Services Administration (HRSA) requirements. It includes that a person must have 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.

HCC: HIV Care Connect (HCC) 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. HCC is used by Ryan White-funded service providers to automate, plan, manage, and report on client data.

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.

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 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