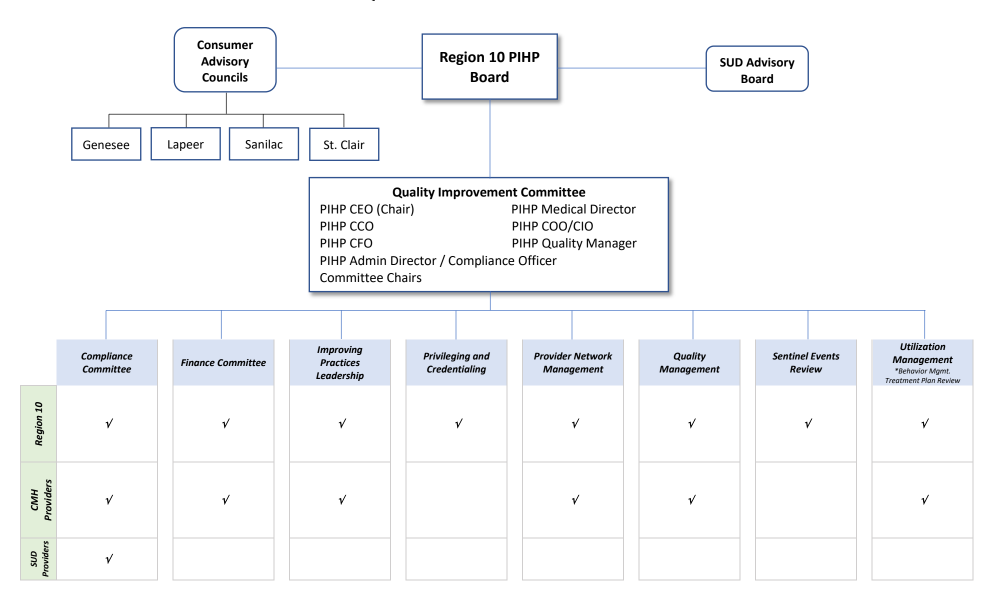


QUALITY IMPROVEMENT PROGRAM & WORKPLAN

FY 2021 - ANNUAL REPORT

REGION 10 QAPIP ORGANIZATIONAL STRUCTURE



Quality Management Fiscal Year (FY) 2021 Work Plan (October 1, 2020 – September 30, 2021)

Component	Goals/Timeframe	Planned Activities	Responsible Staff/Department	Status Update
QI Program Structure - Annual Evaluation	Submit FY2020 QI Program Evaluation to Quality Improvement Committee and the Region 10 PIHP Board by 12/1/2020.	 Present the Annual Evaluation to the Quality Improvement Committee. The Quality Improvement Committee will be responsible for providing feedback on the qualitative analysis, proposed interventions and implementation plan. After presentation to the Quality Improvement Committee the Annual Evaluation will be presented to the Region 10 PIHP Board for discussion and approval. 	QI Department QI Program Standing Committees	Goal Met: Yes No Quarterly Update: Q 1 (Oct-Dec): The FY2020 QI Program Annual Report was presented and approved by QIC and the PIHP Board at the October meetings. No further action needed. Q 2 (Jan-Mar): No update Q 3 (Apr-June): No update Q 4 (July-Sept): No update Evaluation: Complete Barrier Analysis: No barriers Next Steps: Objective to be continued into the following FY. Continue Objective(s)? Yes No

Component	Goals/Timeframe	Planned Activities	Responsible Staff/Department	Status Update
QI Program Structure - Program Description	Submit FY2021 QI Program Description to Quality Improvement Committee and the Region 10 PIHP Board by 12/1/2020.	 Review the previous year's QI Program and make revisions to meet current standards and requirements. Include changes approved through committee action and analysis. Include signature pages, Work Plan, Evaluation, Policies and Procedures and attachments. 	Lauren Bondy QI Department QI Program Standing Committees	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): The FY2021 QI Program Description was reviewed and approved by QIC and the PIHP Board at the October meetings. Q 2 (Jan-Mar): No update Q 3 (Apr-June): No update Q 4 (July-Sept): No update Evaluation: Completed Barrier Analysis: No barriers Next Steps: Objective to be continued into the following FY. Continue Objective(s)? Yes No

Component Goals/	Timeframe	Planned Activities	Responsible Staff/Department	Status Update
Structure - Improvement Committee by 12/1/2020.	and the Region 10 PIHP Board Program Work Plan standard by ommittee by 12/1/2020. Inc.	tilize the annual evaluation in e development of the Annual York Plan for the upcoming ear. Tepare work plan including easurable goals and objectives. clude a calendar of main roject goal and due dates	Lauren Bondy QI Department QI Program Standing Committees	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): The FY2021 QI Workplan was reviewed and approved by QIC and the PIHP Board at the October meetings. Q 2 (Jan-Mar): Responsible staff revised for the QI Program Structure, Monitoring of Quality Areas, Autism Program, and External Quality Review Corrective Action goals. Q 3 (Apr-June): Responsible staff revised for QI Program Structure goals. Q 4 (July-Sept): No update Evaluation: Completed Barrier Analysis: No barriers Next Steps: Objective to be continued into the following FY. Continue Objective(s)?

Component	Goals/Timeframe/Analysis	Planned Activities	Responsible Staff/Department	Status Update
Aligned System of Care	The goals for FY2021 Reporting Year are as follows: To promote an aligned system of care throughout the PIHP Provider Network to ensure quality and safety of clinical care and quality of service.	 Monitor utilization of the PIHP Clinical Practice Guidelines. Review Evidence-Based Practices and related fidelity review activities to promote standardized clinic operations across the provider network, e.g., IDDT, LOCUS. Monitor and advise on ESC activities to encourage CMHSP a) employment targets, b) standardized employment services data and report formats, and c) share and learn opportunities. Assist in aligning network care integration processes for persons with Medicaid Health Plans, including shared case record operations and 	Tom Seilheimer Improving Practices Leadership Team (IPLT)	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): EOY CPG Evaluation Report was completed and submitted to QIC. GHS LOCUS MIFAST Report was presented, with useful Q/A and discussion. St. Clair LOCUS MIFAST review is scheduled for February. EBP discussion also focused on LOCUS state workgroup meeting and regional call for updates and feedback on the FY 2021 R10 LOCUS implementation plan, including the BHDDA launch of the centralized LOCUS training system; November BTPRC Webinar was noted, and participation was encouraged. ESC meeting Minutes were reviewed, noting regional challenges with service provision in the COVID-19 environment; IHC meetings have been taking place as scheduled; HCBS activities are noted in the next section. Q 2 (Jan-Mar): Members have begun submitting their updated EBPs list, as these will be incorporated in the EOY annual CPG evaluation report.

aligned network	The LOCUS consultation
practices in	meeting with the BHDDA
utilizing the	LOCUS implementation
CC360 system.	coordinators has been
 Monitor and 	scheduled for early June.
advise on the	ESC members have shared
CMHSP	their COVID-19 work
	arounds regarding
network's work on	employment services
the continuation	provision.
and remediation	Members continue to meet as
plans addressing	scheduled to support and
Home and	expand ICPs, with all
Community-Based	CMHSPs participating and
Services	entering timely case record
transition.	documentation.
	Committee monitoring of
	HCBS services transition
	activities continues, as
	discussed in detail in the
	HCBS section, below, with no
	regional issues or further
	points of discussion noted.
	Q 3 (Apr-June):
	Biennial and Annual
	Evaluation reports will begin
	during 4Q.
	The updated CMH EBP
	reports have been received
	and the regional EBP report
	has been drafted. The June
	LOCUS / BHDDA
	consultation meeting was held
	to further inform and support
	the CMH LOCUS
	implementation annual plans.
	The ESC quarterly report
	was reviewed and approved,
	noting various local efforts to
	maintain viable services
	during the pandemic, along
	with sharing of best practices
	information.

Home &	The goals for FY2021 Reporting are as follows: O Monitor network implementation of the Home and Commu		Tom Seilheimer	IHC activities are proceeding according to plan. HCBS activities were reviewed, as noted in the separate entry, below. Q 4 (July-Sept): CPG annual and biennial evaluation reports are inprocess. Affiliate EBP updates have been received. The ESC met in August. IHC activities are proceeding per plan, and HCBS activities noted below. Evaluation: Progress Barrier Analysis: None Next Steps: Continue Continue Objective(s)? Yes No Goal Met: Yes No
Based Services	Based Services transition to ensure quality of clinical care a	d FY2020 HCBS resurvey cycle	Improving Practices Leadership Team	Quarterly Update: Q 1: (Oct-Dec):
	service.	→ O Monitor	(IPLT)	The Corrective Action Plan process for the July re-survey
	FY20 Re- Survey Group # of Out of Compliance Providers # of CAPs Required # of CAPs Approved # of Attestations Sent # of Attestations Received # of Attestations Received # of Attestations Received # of COMPLIANCE			cycle has not yet begun. MDHHS has stated that this process is not a current priority, and they will be
	GHS	approval process		shifting to working on validating settings that were
	Lapeer Sanilac Sanilac	-		found to be compliant after
	St. Clair			completing the initial B and C survey cycles. Pre-validation
				work has started and the
				CMH's have begun verifying information needed to begin
				the validation process.
				Heightened Scrutiny work
				has begun at the CMH level with assistance from MDHHS

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approval re	1 1Q the PIHP
	vo provisional
for new set	equests from GHS
	tings. These
	ere completed
	followed the
	Approval Process
outlined by	Region 10.
Q 2 (Jan-M	[owl.
	ctive Action Plan
	the July re-survey
	ot yet begun.
	the Provisional
	proval Process,
	sts were submitted
	al in Q2. The PIHP
HCBS Lead	
	the provisional
	rocess with CMH
	ds to ensure
	ling of this process.
	stated that they
	to improve and
	the provisional
	further action or
communica	ation has been
	is time. All CMHs
	work through the
	l Scrutiny process
	In February,
Sanilac rep	orted that they

were close to completing the HS process. GHS, LCMH and SCCMH stated that they
continue to work towards
completion and each CMH is
in a different phase of the HS
work. All CMHs report having a positive
collaborative experience with
the MSU consultation team.
Q 3 (Apr-June):
The July Survey Corrective
Action Plan Process did not begin during FY21 Q3. Other
HCBS projects have taken
priority per DHHS.
Heightened Scrutiny work
was completed at LCMH, SCMH and SC CMH during
FY21 Q3. GHS continues to
work with MSU to complete
the Heightened Scrutiny process. During FY21 Q3
fourteen (14) provisional
requests were submitted to
the PIHP for approval. GHS
submitted six (6) requests, LCMH submitted two (2)
requests, SCMH submitted
three (3) requests and SC
CMH submitted three (3)
requests. All requests were reviewed and provisionally
approved by the PIHP.
Q 4 (July-Sept):
The July 2020 Survey CAP
process has not started. It is
presumed that this process will not begin during FY21.
All CMHSPs have completed
the Heightened Scrutiny worl
with MSU. Four (4)

				provisional requests were submitted to the PIHP in FY21 Q4 for approval. Three (3) requests were submitted by GHS and one (1) request submitted by Sanilac CMH. All requests were reviewed and approved. Evaluation: Progress Barrier Analysis: NA Next Steps: Continuation goal Continue Objective(s)? Yes No
Event Reporting (Critical Incidents, Sentinel Events & Risk Events)	The goals for FY2021 Reporting are as follows: To review and monitor the safety of clinical care.	 Review critical incidents, to ensure adherence to data and reporting standards and to monitor for trends, to improve systems of care. Monitor sentinel event review processes and ensure follow-up as deemed necessary. Monitor unexpected deaths review processes and ensure follow-up as deemed necessary. 	Tom Seilheimer Sentinel Event Review Committee	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): FY 2020 Annual CI Report along with the monthly CI reports were reviewed and no issues were identified. Sentinel Events were reviewed noted compliance to reporting processes and completion of RCA and applicable systems improvement action. EOY Mortality Reports were reviewed, noting no systems issues along with areas of potential systems improvement or heightened monitoring. Q 2 (Jan-Mar): Monthly CI reports were reviewed, and no issues were identified. First Quarter CI Report was approved and submitted to QIC for review/approval of recommendations. Discussion

		continues regarding whether to monitor for potential COVID-19 factors. Three Sentinel Events were received, all from St. Clair. All were noted in compliance to reporting processes and appropriate follow up. The SERC Chair will outreach the other CMHSPs to recheck their SE reporting processes. EOY Mortality Reports are
		reviewed on a semi-annual basis. Q 3 (Apr-June): Monthly CI report was reviewed, and the 2O CI
		reviewed, and the 2Q CI report was reviewed, with no systems issues identified. Sentinel Event reports have been received from network affiliates/providers. Committee review identified adherence to policy and procedure, and no systems issues. Committee continues to monitor for potential pandemic factors. Discussion with CMH affiliates clarifying how to apply SE criteria also was completed. The CMH semi-annual mortality report reviews were completed, noting adherence to standards and appropriate response to affiliate system trends. Committee continues
		to monitor for potential pandemic factors. Q 4 (July-Sept):
	13	

Employment Services	The goals for FY2021 Reporting are as follows: • To monitor and advise on Employment Services activities as the	•	Encourage and support CMHSP	Tom Seilheimer	CI 3Q report was reviewed with no significant services systems issues identified. Annual workplan goals were developed and submitted. CI monthly reports and sentinel events were reviewed with no significant systems issues noted. An SUD SE Review Form is in-draft. Evaluation: Progress Barrier Analysis: NA Next Steps: Continuation goal Continue Objective(s)? Yes No Goal Met: Yes No
	CMHSPs	•	progressive employment services practices. Support to CMHSP pursuit of local employment targets pertaining to competitive employment (community- based) and compensation (minimum wage or higher). Explore additional opportunities to utilize standardized employment	Employment Services Committee	Quarterly Update: Q 1: (Oct-Dec): ESC meeting Minutes reviewed, noting regional challenges with service provision in the COVID-19 environment; local employment targets are being evaluated accordingly, and active efforts at partnering with MRS and local businesses are taking place. Q 2 (Jan-Mar): ESC members have shared their COVID-19 work arounds regarding employment services provision. Q 3 (Apr-June): ESC quarterly report was reviewed and approved, noting various local efforts to

		•	services data and report formats. Provide share and learn opportunities as such may pertain to employment targets and collaborative practices, e.g., MRS.		maintain viable services during the pandemic, along with sharing of best practices information. Q 4 (July-Sept): Annual workplan goals were developed and submitted. Programs report being busy near pre-COVID-19 level, but safety concerns continue, and the community settings remain vulnerable to pandemic influences. Lapeer has just launched its IPS program. Information on MIN training for employee specialists was shared. Evaluation: Progress Barrier Analysis: No barriers Next Steps: Continue per plan
Michigan Mission Based Performance Indicator System (MMBPIS)	The goals for FY2021 Reporting are as follows: • The goal is to attain and maintain performance standards as set by the MDHHS contract. FY20 Q4 FY21 Q1 FY21 Q2 FY21 Q3 Ind. 1 - Percentage of persons receiving a pre-admission screening for psychiatric inpatient care for whom the disposition was completed within three hours. Standard = 95% 1.1 Children 100% 100% 100% 100% 1.2 Adults 99.91% 99.81% 99.71% 99.91% Ind. 2a - Percentage of new persons receiving a completed biopsychosocial assessment within 14 calendar days of non-emergency request for service. No standard 2a PIHP Total 73.41% 74.79% 72.43% 67.50% 2a.1 MI-Children 77.70% 79.71% 72.68% 72.13% 2a.2 MI-Adults 69.28% 71.07% 71.54% 64.66% 2a.3 DD-Children 82.63% 81.90% 73.78% 69.70%	0	Report indicator results to MDHHS quarterly per contract Provide status updates to relevant committees such as QMC, PIHP CEO, PIHP Board Review quarterly MMBPIS data	Lauren Bondy QI Department Quality Management Committee (QMC)	Continue Objective(s)? Yes No Goal Met: Yes No Quarterly Update: Q1: (Oct-Dec): Performance Indicators for FY2020 Q4 were submitted to MDHHS on 12/29/2020. The PIHP did not meet the set performance standard for PI 4a - Children and 4b. Lapeer CMH did not meet the standard for PI 4a - Adults. Sanilac CMH did not meet the standard for PI 10 - Children. St. Clair CMH did not meet the standard for PI 4a - Children, PI 10 - Children, and PI 10 - Adults.

2a.4 DD-Adults	81.36%	83.02%	78.26%	71.43%			
Ind. 2b - Percentage of new persons during the quarter							
receiving a face-to-face service for treatment or supports within							
14 calendar days of a non-emergency request for service for							
persons with Substance Use Disorders. No standard							
2b SUD	70.42%	67.49%	68.76%	69.09%			
Ind. 3 – Percentage	e of new per	sons during	the quarter	r starting			
any needed on-goin							
face-to-face assessr	nent with p	rofessional.	No standar	d			
3 PIHP Total	88.63%	88.92%	90.45%	88.98%			
3.1 MI-Children	90.83%	89.71%	89.18%	89.89%			
3.2 MI-Adults	86.06%	87.61%	89.53%	87.90%			
3.3 DD-Children	93.65%	94.12%	95.35%	90.38%			
3.4 DD-Adults	95.56%	87.50%	94.92%	91.49%			
Ind. 4 – Percentage	of discharg	ges from a p	sychiatric i	npatient			
unit / SUD Detox u	nit that wer	e seen for f	ollow-up car	re within 7			
days. Standard = 9	5%						
4a.1 Children	93.65%	98.88%	100%	98.70%			
4a.2 Adults	95.90%	98.33%	97.29%	95.75%			
4b SUD	86.96%	95.12%	87.76%	74.16%			
Ind. 10 - Percentag	ge of readm	issions of ch	ildren and a	adults to			
an inpatient psychi	atric unit w	ithin 30 day	ys of dischar	·ge.			
Standard = 15% or	r less						
10.1 Children	11.96%	11.67%	8.08%	8.79%			
10.2 Adults	14.87%	10.94%	12.94%	12.44%			

Corrective action plans have been received.

Q 2 (Jan-Mar): **Performance Indicators for** FY2021 Q1 were submitted to MDHHS on 3/31/2021. The PIHP met the set standard for every PI with a performance standard. Lapeer CMH did not meet the standard for PI 4a – Adults. Sanilac CMH also did not meet the standard for PI 4a – Adults. Corrective action plans have been received. **During second quarter, the** PIHP developed contract standards for the new PIs without performance standards. The intent of the standards is to promote quality improvement for access to care and align documentation expectations with the MDHHS PI Codebook.

Q 3 (Apr-June):
Performance Indicators for
FY2021 Q2 were submitted to
MDHHS on 6/30/2021. The
PIHP did not meet the set
performance standard for PI
4b. Sanilac CMH and St.
Clair CMH did not meet the
set performance standard for
PI 10 – Children. Corrective
action plans have been
received.

Q 4 (July-Sept): Performance Indicators for FY2021 Q3 were submitted to

	Γ	
		MDHHS on 9/30/2021. The
		PIHP did not meet the set
		performance standard for PI
		4b. Lapeer CMH did not meet
		the set performance standard
		for PI #4a – Adults and PI
		#10 – Adults. Sanilac CMH
		did not meet the set
		performance standard for PI
		#10 – Children. St. Clair
		CMH did not meet the set
		performance standard for PI
		#10 – Adults.
		The PIHP PI Leads reviewed
		materials for PI #4b to take
		steps to improve the PIHP's
		performance and increase the
		number of individuals
		receiving follow-up care after
		discharging from an SUD
		Detox unit. The Quality
		Manager met with PIHP
		Clinical, Provider Network,
		and Data staff to discuss and
		learn more about the SUD
		Detox discharge process. The
		PIHP Quality Manager is
		preparing for next steps.
		Evaluation: Regionally, there
		was not consistent
		improvement with
		performance and timely
		access to care and services.
		Barrier Analysis: Barriers
		include SUD engagement and
		follow-up care after discharge
		from an SUD Detox unit.
		Other barriers were
		identified by CMHs for
		regidivism to innetient
		recidivism to inpatient
		psychiatric facilities, such as
		staff capacity, individuals not

Members' Experience	The goals for FY2021 Reporting are as follows: • Conduct assessments of members' experience with services • Complete the member satisfaction survey by August 2021.	Conduct annual regional consumes satisfaction	Lauren Bondy QI Department	at baseline at time of discharge, and unsuccessful outreach to individuals following discharge from an inpatient psychiatric facility. Next Steps: The PIHP will continue to monitor performance and will discuss with CMHs and SUD Providers to improve performance and access to care. The PIHP will also uphold contract standards in place to analyze and improve performance with indicators without a set performance standard. Continue Objective(s)? Yes No Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec):
	 Conduct the Recovery Self-Assessment survey. Conduct other assessments of members' experience as needed. 	o Participate in MDHHS annual customer satisfaction survey as specified by MDHHS o Conduct the Recovery Self-Assessment survey o Conduct other assessments of members' experiences as needed o Develop interventions to	Quality Management Committee (QMC)	The FY2020 customer satisfaction surveys for individuals served by SUD Providers were mailed out and received. The PIHP Survey Team will continue work to develop and finalize the FY2020 regional report. The FY2021 Recovery Self-Assessment survey has not yet been conducted. Q 2 (Jan-Mar): The FY2020 Customer Satisfaction Survey Report was presented to the Quality Management Committee to gather feedback and move forward with finalizing the report. The report is now

,	
address areas for	final and will be presented for
improvement	approval at the April QIC
based on member	and PIHP Board meetings.
satisfaction	Planning for the FY2021 RSA
survey	Survey continues.
Survey	
	Q 3 (Apr-June):
	The FY2020 Customer
	Satisfaction Survey was
	approved during the April
	QIC and PIHP Board
	meetings. The FY2021 RSA
	Survey was administered. The
	PIHP is aggregating data to
	prepare a regional report.
	O 4 (July Sont)
	Q 4 (July-Sept): The PIHP prepared and
	presented the FY2021 RSA
	Survey Report during QMC,
	QIC, and SUD Provider
	Network meetings.
	rectwork meetings.
	The PIHP administered the
	FY2021 Customer
	Satisfaction Survey. During
	the monthly QMC meeting,
	members provided feedback
	regarding the administration
	process and materials. The
	PIHP will be developing a
	survey schedule and
	clarifying instructions. The
	PIHP will also continue
	discussion with QMC
	members to address concerns.
	E 1 4 50 500
	Evaluation: The PIHP
	conducted assessments of
	members' experience.
	Overall, the RSA survey
	revealed a recovery-oriented
	system of care is in place
	throughout the region, with

	scores and responses in the
	positive range.
	Barrier Analysis: The
	FY2020 and FY2021 surveys
	were not conducted timely.
	Barriers also included
	methodology and
	administration methods to
	maintain and comply with
	safe COVID-19 procedures.
	Next Steps: The PIHP
	encourages CMHs to use RSA
	survey findings to guide
	discussion during Consumer
	Advisory Council meetings.
	The PIHP will also share
	survey results with CMHs
	and SUD Providers to make
	results available to persons
	served. The PIHP will
	continue to uphold standards
	to follow up on survey results
	as well. The PIHP will finalize
	a survey schedule and will
	continue working with QMC
	members to bring
	improvements to the survey
	administration process.
	_
	Continue Objective(s)?
	⊠ Yes □ No

State Mandated Performance Improvement Projects	The goals for FY2021 Reporting are as follows: • Identify and implement two PIP projects that meet MDHHS standards: Improvement Project #1 Tobacco Cessation: the proportion of SMI adult Medicaid consumers identified as tobacco users who had at least one reported encounter during the CY for prescribed medications to assist in reducing or eliminating tobacco use. Improvement Project #2 The goal of this PIP is to ensure that children and adults within the region who are Medicaid beneficiaries will receive follow-up services within 30 days after discharge from a psychiatric inpatient hospital. This study topic aligns with the Performance Bonus Incentive Pool metric "Follow-up After Hospitalization for Mental illness within 30 Days", which applies performance standards for these two clinical cohorts. PIP performance targets have been set to exceed these performance standards.	0	Review HSAG report on PIP interventions and baseline Provide / review PIP status updates to Quality Management Committee QMC to consider selection of PIP projects aimed at impacting error reduction, improving safety and quality	Tom Seilheimer Quality Management Committee (QMC)	Goal Met: ☑ Yes ☑ No Quarterly Update: Q 1: (Oct-Dec): PIP 1: Final HSAG validation report received, noting 100% compliance. PIP 2: Steps I − VI are completed; BA and RCA tasks have been drafted and assigned to the CMHSPs. Q 2 (Jan-Mar): PIP 1: EOY evaluation activities are in-process with the CMHSP QM Leaders. Preliminary findings and analysis indicate regional progress. PIP 2: Steps I − VI are completed; BA and RCA tasks are in process of being completed and submitted by the CMHSPs. Q 3 (Apr-June): PIP 1: EOY report findings and analysis indicate regional progress. HSAG Validation report is complete and ready to submit to HSAG as scheduled in June. PIP 2: Steps I − VI are completed; BA and RCA tasks are in process of being completed and submitted by the CMHSPs. Q 4 (July-Sept): PIP 1: EOCY 2020 report findings and analysis indicate regional progress. CY 2021

External Monitoring Reviews	The goals for FY2021 Reporting are as follows: • To monitor and address activities pertaining to the PIHP Waiver Programs (HSW, CWP, SEDW): a) Follow up and report on activities to ensure compliance with the MDHHS HSW, CWP, and SEDW requirements b) Ensure both Professional and Aide staff meet required qualifications c) Ensure compliance with person-centered planning and individual plan of service requirements, with additional focus on areas identified as repeat citations	O QMC members will follow up and report monthly on each CMHSPs follow up activities to ensure compliance with the MDHHS HSW, CWP, and SEDW requirements	Lauren Bondy Quality Management Committee (QMC)	activities are proceeding according to plan. HSAG Validation report was submitted as scheduled. PIP 2: Steps I – VI are completed; BA and RCA tasks are completed for CY2021. Evaluation: Progress Barrier Analysis: NA Next Steps: Continue into the next remeasurement year. Continue Objective(s)? Yes No Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): CMHs reporting that ongoing monitoring in these areas continues. CMHs report conducting quarterly audits. The 2020 MDHHS Site Review concluded in October and the PIHP received the final report. The SUD and Administrative processes components of the review were in full compliance. There were citations identified for the clinical record review and provider qualifications review. CMH and PIHP corrective action plans for the 2020 MDHHS Site Review were submitted to MDHHS on November 20 and December 23, 2020. Q 2 (Jan-Mar):
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CMHs report that ongoing
monitoring in these areas
continues. CMHs report
conducting quarterly audits.
CMH and PIHP corrective
action plans for the 2020
MDHHS Site Review were
approved by MDHHS. Follow
up will be done to ensure
corrective action plans are
implemented. Work continues
for corrective action plan
activities from the 2020
MDHHS Site Review. The
PIHP is moving forward with
annual clinical and
credentialing case record
reviews for the Waivers.
During second quarter, the
QMC approved updated
committee goals which
included changes to the goal
related to PIHP Waiver
Programs.
Q 3 (Apr-June):
CMHs report adjustments to
their auditing processes based
on the 2020 MDHHS Site
Review tools or
findings/citations. During
April, MDHHS conducted the
90-day follow-up review of
corrective action plan
supporting documentation
from the 2020 MDHHS Site
Review. During May, the
2020 MDHHS Site Review
concluded. MDHHS found
that the corrective action
plans in place were effective
in remediating deficiencies
identified during the review.

	CMHs also report continuing
	their auditing processes.
	Q 4 (July-Sept):
	The PIHP concluded HSW, CWP, and SEDW clinical
	case record reviews. The
	QMC will discuss CMH, PIHP, and MDHHS review
	findings in more detail during meetings. The PIHP
	HSW/CWP/SEDW Lead
	joined QMC.
	Evaluation: The PIHP
	monitored and addressed activities pertaining to the
	Waiver programs, but
	improvements can still be made to Waiver enrollee case
	records and Waiver processes across the region.
	Barrier Analysis: No specific
	barriers identified Next Steps: The PIHP will
	continue monitoring CMH
	plans of correction to address Site Review findings. The
	PIHP will continue analyzing
	and addressing Site Review findings with CMHs.
	Continue Objective(s)?
	Yes No

Monitoring of Ovality	The goals for FY2021 Reporting are as follows:	0	Monitor critical	Lauren Bondy and	Goal Met: Yes No
of Quality Areas	To explore and promote quality and data practices within the region.	0 0	incidents Monitor emerging quality and data initiative / issues and requirements Monitor and address Performance Bonus Incentive Pool activities and indicators Monitor and address changes to service codes Review / analysis of various regional data reports Review / analysis of BH TEDS reports	Laurie Story-Walker Quality Management Committee (QMC)	Quarterly Update: Q 1: (Oct-Dec): Monthly critical incident reports were reviewed; each CMH confirmed its data. The following quality / data issues were discussed: BH-TEDS, service code changes, LOCUS, encounter reporting, CAFAS/PECFAS software access, expectations for Assertive Community Treatment (ACT), Evaluation and Management code changes, and transportation services reporting. Q 2 (Jan-Mar): Monthly critical incident reports were reviewed; LCMH, SCMH, and SC CMH confirmed their data. Additional follow up was needed with GHS to correct data. The PIHP also continues discussions with Medicaid Health Plans on racial disparities related to the Performance Bonus Incentive. The FY21 BH TEDS completion rates were provided as a handout and reviewed. Review of code chart updates sent by MDHHS. Discussed status of FY2020 year-end data validation/reconciliation and final pull date 2/1/2021. Briefly discussed potential change to transportation in FY2022. Informed the

workgroup of	the decision
that the I/DD	
	eld will remain
as one field an	
coding instru	
	ntain additional
language from	
	Reminder of the
upcoming Te	
Assistance for	
transition and	
	eriencing. The
	oorted several
staff will be p	
EQI template	
Mr. Carpente	
	reporting lists
were sent to t	he CMHSPs and
	ue to MDHHS
	EDIT subgroup
meeting minu	
provided as a	
	tential changes
to modifiers f	
Autism Fee S	
provided as a	
Discussed the	
unbundle trai	
	2021. MDHHS
will discuss th	
	plementation
	022. This topic
will be on the	
	uled for April
15, 2021. CM	
	anges to ongoing
improvement	
reporting.	
- Por ving	
Q 3 (Apr-Jun	e):
Monthly criti	
reports were	
	Bonus Incentive
	also discussed.

	<u> </u>	
		Unbundling of the transportation code has been delayed to FY23, however, MDHHS is looking for volunteers to pilot in FY22. Reviewed the 4/15/2021 Memo from Belinda Hawks regarding the "Flourish" database that is available for Clubhouse data. The BH TEDS file specs and FY22 changes were reviewed. The FY BH TEDS Completion Rates were provided. CMHSPs continue work on improving completion of LOCUS. The EDIT handout from the Improving Outcomes conference was shared that overviews the Code Chart and Modifier changes. It is proposed that Supports Coordination (T1016) will be removed, and Case Management will be used in its place. CMHSPs have concerns regarding the code/modifier changes and the impact it will have on authorizations that extend beyond 9/30/2021. The CMHSPs will submit concerns, barriers or challenges regarding the purposed removal of Supports Coordination by 7/12/2021 prior to the 7/15/2021 EDIT meeting.
		Q 4 (July-Sept): EDIT Workgroup updates were shared. BH TEDS Completion rates were

	shared. The group discussed
	the encounter reporting
	changes. CMH staff working
	with their PCE Project
	Manager regarding the
	upcoming code and modifier
	changes and system logic to
	support the changes.
	support the changes.
	MDHHS updated the
	following documents to the
	website Monday, September
	13 th :
	• The SFY22
	Behavioral Health
	Code Charts and
	Provider
	Qualification
	document.
	• The Technical
	Assistance Question
	and Answer guide.
	Staff should review for
	changes, such as the addition
	of the U modifier to service
	codes 90846, 90847 and
	90849.
	The FY22 BH TEDS Edits
	and PIHP FY22 Encounter
	Reporting Schedule were
	provided to the workgroup.
	Monthly oritical incident
	Monthly critical incident
	reports were reviewed.
	Performance Bonus Incentive
	reports were also discussed.
	E I 4' EI DIES
	Evaluation: The PIHP
	explored and promoted
	quality and data practices.
	Barrier Analysis: No specific
	barriers identified

Financial Management	The goals for FY2021 Reporting are as follows to promote sound fiscal management of the region: • Evaluate funding allocation methodology.	 Determine appropriate risk factors to drive payment methodology. Create funding report in MIX based on appropriate risk factors. Present side-by- side comparison of funding under old and new methodology. 	Richard Carpenter Finance Committee	Next Steps: Continue discussion and monitoring of implementation of changes with QMC members Continue Objective(s)? Yes No Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): Analysis tool has been developed and implemented in MIX. FY2020 Data has been downloaded for comparison purposes and will be presented to the CFOs for consideration. Q 2 (Jan-Mar): No Update. Q 3 (Apr-June): Analysis/Evaluation Completed and reviewed by CFOs. Consensus that
				alternative funding allocation method more accurately anticipates expected cost as compared to the straight pass-through model currently used.
				Q 4 (July-Sept): Analysis was presented to and accepted by the CEOs at the July CEO meeting. Goal met.
				Evaluation: Complete Barrier Analysis: No barriers Next Steps: Continue to monitor
				Continue Objective(s)?

					☐ Yes ☐ No
Financial Management	The goals for FY2021 Reporting are as follows to promote sound fiscal management of the region: • Implement risk-based payment methodology.	0	Identify any barriers to the new risk-based funding model Modify funding model to eliminate barriers or reduce them to an acceptable level. Implement new risk-based funding as primary funding mechanism	Richard Carpenter Finance Committee	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): This goal requires goal #1 to be completed first. Q 2 (Jan-Mar): No update. Q 3 (Apr-June): Drafted and recommended a new payment methodology to be implemented starting October 1, 2021. Will present at July CEO meeting and Board. Q 4 (July-Sept): Revised payment methodology procedure was presented to and accepted by the CEOs at the July CEO meeting as well as the Region 10 Board at the July Board meeting. Goal met. Evaluation: Complete Barrier Analysis: No barriers Next Steps: Continue to monitor Continue Objective(s)? Yes No
Financial Management	The goals for FY2021 Reporting are as follows to promote sound fiscal management of the region: o Implementation of MDHHS Standardized Cost Allocation Model.	0	Receive further direction from MDHHS regarding new process for standardized cost allocation model	Richard Carpenter Finance Committee	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): State Workgroup is finalizing templates to be distributed in February. CFOs will review the template to identify barriers and next steps for

			Participate in relevant MDHHS training webinars Identify barriers to the new model Review process and implement strategies		consistent implementation. Q 2 (Jan-Mar): State workgroup is receiving questions and modifying the template for distribution. Once received the Region 10 CFO group will evaluate and start to plan an implementation process. MDHHS/ Milliman have not released revised template or instructions yet. Q 3 (Apr-June): Began a review of the standard cost allocation methodology as presented by MDHHS. Each CMH will be bringing questions and concerns to the group to discuss as we move toward a consistent implementation. Q 4 (July-Sept): CFOs and guests discussed the Standard Cost Allocation methodology and how to implement consistently. CFOs reported no additional discussion needed and that all were on track for go-live on October 1. Goal has been met. Evaluation: Complete Barrier Analysis: No barriers Next Steps: Continue to monitor. Continue Objective(s)? Yes No
Utilization	The goals for FY2021 Reporting are as follows:	•	Monitor and	Tom Seilheimer	Goal Met: Yes No
Management	• Ensure that monthly regional service utilization reports are generated		advise on regional		
	(10/1/2020 - 9/30/2021).		Crisis service		Quarterly Update:
	(10/1/2020 - 9/30/2021).		CITOID DOI VICE		
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			utilization reports (monthly PCE-based reports), including new services implementation.	Utilization Management (UM) Committee	Q 1: (Oct-Dec): Not all reports were available during the quarter due to COVID-19 imposed administrative capacity issues. Monthly reports received were reviewed, with no systems or service issues identified, and pending reports are being forwarded to the January meeting. Q 2 (Jan-Mar): Monthly reports have received and reviewed, with no systems or service issues identified. Q 3 (Apr-June): Monthly reports have received and reviewed, with no systems or service issues identified. Q 4 (July-Sept): Monthly reports have been received and reviewed, with no systems or service issues identified. Q 4 (July-Sept): Monthly reports have been received and reviewed, with no systems or service issues identified Evaluation: Progress Barrier Analysis: No barriers Next Steps: Continuation goal Continue Objective(s)? Yes No
Utilization Management	 The goals for FY2021 Reporting are as follows: Provide periodic oversight on the use of restrictive and intrusive behavioral techniques, physical management or 911 contact with law enforcement use on an emergency basis. 	•	Monitor and advise on BTPRC data on use of Restrictive and Intrusive techniques, physical	Tom Seilheimer Utilization Management (UM) Committee	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): Not all reports were available during the quarter due to COVID-19 imposed administrative capacity

Ittilization	The coals for EV2021 Parasting one of full ways	management or contact with law enforcement use on an emergency behavior basis; evaluate reports per committee review / discussion of findings, trends, potential systems improvement opportunities, adherence to standards.	Tom Sailleimen	issues. Quarterly reports received were reviewed, with no systems or service issues identified, and pending reports are being forwarded to the January meeting. Q 2 (Jan-Mar): Three reports were received and reviewed, with no service or systems issues noted. The fourth report will be reviewed at the April meeting. Q 3 (Apr-June): Quarterly reports were received at varied points along the quarter, but all reports received indicated no outstanding systems or service issues. Q 4 (July-Sept): Quarterly reports were received and reviewed, with no service or systems issues noted. Evaluation: Progress Barrier Analysis: No barriers Next Steps: Continuation goal Continue Objective(s)? Yes No
Utilization Management	The goals for FY2021 Reporting are as follows: • Conduct Utilization Review (UR)	 Conduct UR of SUD Provider Network Conduct UR of CMHSP Provider Network per CMHSP Delegation 	Tom Seilheimer Utilization Management (UM) Committee	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): SUD UR will begin 2Q. Centralized R10 UM/UR has been phased in for the OASIS CMHSPs according to UM Redesign, as noted in the FY 2021 UM Program Plan.

Conduct UR of CMHSP per	Other outlier-based UR activities have been identified
Centralized UM Operations	are planned for phase-in later in the FY.
• Explore feasible	A UR protocol for Community Living Supports
opportunities for additional	has been developed and will be phased in following
outlier-based UR	implementation of the
linked to high-	centralized automated UM/UR system.
cost, high-risk, or tele-med	Q 2 (Jan-Mar):
formats.	SUD UR case record selection
	process has begun for FY 2021.
	Centralized R10 UM/UR is now fully operational in
	OASIS.
	Q 3 (Apr-June):
	The SUD UR Annual Report was reviewed, and the report
	identified provider program adherence to standards, with
	isolated issues identified and
	addressed through the CAP process. The report is
	submitted to QIC for review.
	The centralized CMH UR / reporting system is now fully
	implemented. The 3Q report was reviewed, which
	identified provider program
	adherence to standards, with isolated issues identified and
	addressed through the UR
	consultative process. Expanded R10 UR has been
	completed in other key areas,
	such as CLS and Respite, and are provisionally scheduled
	for implementation in conjunction with the other
	conjunction with the other

				UM/UR Redesign activities, implementation date pending. Q 4 (July-Sept): The 4Q CMH UR report was reviewed, which identified provider program adherence to standards, with isolated issues identified and addressed through the UR consultative process. Expanded R10 UR has been completed in other key areas, such as CLS and Respite, and are provisionally scheduled for implementation in conjunction with the other UM/UR Redesign activities, implementation date pending. Evaluation: Progress Barrier Analysis: No barriers Next Steps: Continuation goal Continue Objective(s)? Yes No
Utilization Management	The goals for FY2021 Reporting are as follows: • Promote aligned care management activities across key areas of	• Implement Centralized UM	Tom Seilheimer	Goal Met: ⊠ Yes □ No Quarterly Update:
	network operations.	 System Promote aligned care management activities across Access Management System Access sites Monitor and advise on community access care management activities: Quarterly 	Utilization Management (UM) Committee	Quarterly Opdate: Q1: (Oct-Dec): AMS Report is completed and submitted to QIC. Quarterly Customer Involvement, Wellness/Healthy Communities reports were reviewed, with CMHSPs identifying ongoing / effective efforts to engage and inform the community despite the challenges with the pandemic. Q 2 (Jan-Mar): Local implementation challenges have been

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Customer Involvement, Wellness/Healthy Communities reports	expressed by the OASIS users and R10 is currently in discussions with the OASIS users. The next AMS Report is scheduled at mid-year. Quarterly reports were reviewed, with no systems or service issues identified.
	Q 3 (Apr-June): Monthly OASIS User Group meetings are addressing SAG COC implementation issues and challenges. Centralized UR is now in place, work continues on the annual data analytics reporting process, the SAG COC service authorization grid has been published on the R10 website, and planning/flowcharting is underway with the centralized ABD system design. Also, HSAG CAP ABD reporting is in place, and committee review continues to monitor and address issues pertaining to report timeliness and completeness. The AMS semi-annual report was completed and reviewed by committee and submitted to QIC for final review. Quarterly community/wellness reports identify a broad range of relevant activities as well as appropriate response to community needs impacted by the pandemic.
	Q 4 (July-Sept):

	Annual workplan goals were developed and submitted. OASIS User Group continues to meet on design tasks, and centralized ABD system planning has been expanded. Next AMS report is not yet due. Quarterly ABD reports have been received, with progress noted in CMH report completion and report submissions from SUD programs. Quarterly BTPRC reports have received and reviewed, with no systems or service issues identified.
	Evaluation: Progress Barrier Analysis: No barriers Next Steps: Continuation goal Continue Objective(s)? Yes No

Corporate Compliance The goals for FY2021 Reporting are as follows: Compliance with 42 CFR 438.608 Program Integrity requirements.		
	requirements Identify and document responsible entities Identify and document supporting evidence / practice Policy review Review PIHP Corporate Compliance Plan updates Corporate Compliance Ethics Week activities to education an standards. receptive with topics i Conduct an Standards fi Mission & V Q 2 (Jan-Mi The Compliance message. Us department opportunity on complian discussed. Q 3 (Apr-Ju The Q3 Con Department emailed to P Network Pr topics inclue PIHP compliance miplementai compliance purpose of t	ec): elebrated Compliance & c with several bring about nd awareness of Staff were ith a high level of n. The Q1 Department s emailed to PIHP etwork Providers including Code of d Compliance rom the PIHP's Vision. ar): ance Committee e Q1 and Q2 department ing compliance messages as to educate staff nee topics was Ine): npliance t message was PIHP staff and oviders with ding who the liance staff are ey roles in the

	staff are, as well as that any of
	those individuals can assist in
	reporting a compliance
	related concern. Using
	compliance department
	messages as opportunity to
	educate staff on compliance
	topics was discussed with the
	compliance committee.
	The FY22 Corporate
	Compliance Plan was
	presented and approved by
	the Compliance Committee.
	the Comphance Committee.
	Q 4 (July-Sept):
	The Q4 PIHP Compliance
	Department message was
	emailed to PIHP staff and
	Network Providers with
	information related to Secure
	Emails. The message included
	the PIHP's HIPAA Privacy
	and Security Measures Policy
	for reference. Additional
	communication was also
	emailed to PIHP and Network
	staff on the topic of protecting
	yourself during COVID-19
	from the Office of Inspector
	General (OIG).
	(0-0).
	In addition, the Corporate
	Compliance Plan was
	approved by the PIHP Board.
	Evaluation: This goal has
	demonstrated progress
	including the Corporate Compliance Committee
	reviewing program integrity
	requirements and identifying
	supporting evidence/practice
	related to program integrity.
	In addition, communications
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				have gone out to the PIHP and Network staff that included policy review. Lastly, the Compliance Committee reviewed the Corporate Compliance Plan and approved updates prior to Management Team, CEO, and PIHP Board approval. Barrier Analysis: No barriers identified. Next Steps: Objective to be continued in the following FY. Continue Objective(s)? Yes No
Corporate Compliance	The goals for FY2021 Reporting are as follows: • Support reporting requirements (quarterly and ongoing) as defined by MDHHS, OIG, PIHP, etc.	Review of reporting process	Katie Forbes Corporate Compliance Committee	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): FY20 Q4 Program Integrity Report and Annual Contracted Entities Report were submitted to the OIG in November. Q 2 (Jan-Mar): FY21 Q1 Program Integrity Report was submitted to the OIG in February. Corporate Compliance Committee reviewed reporting requirement extensions including the Program Integrity Report. Q2 is due 4/30/21 instead of 4/15/21. Q 3 (Apr-June): FY21 Q2 Program Integrity Reports and Corporate Compliance Complaint Reports were received form

	the Provider Network in April. FY21 Q2 Program Integrity Report was submitted to the OIG in May (included data mining activity).
	Q 4 (July-Sept): FY21 Q3 Program Integrity Report and Corporate Compliance Complaint Reports were received by the Network and submitted to the OIG. The Corporate Compliance Committee reviewed the Program
	Activities Guidance Document and discussed additional education/training opportunities. Evaluation: This goal has
	demonstrated ongoing progress including improved timeliness of report submission from Network Providers and content enhancements. Improvements in reporting directly relates to
	improved quality of care and services for enrollees as with enhanced documentation and reporting the Network can identify trends and improve outcomes in Corporate Compliance.
	Barrier Analysis: No barriers identified. Next Steps: Objective to be continued in the following FY. Continue Objective(s)?
	⊠ Yes No

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Corporate	The goals for FY2021 Reporting are as follows:	•	Review regional	Katie Forbes	Goal Met: Yes No
Compliance	Review regional Corporate Compliance monitoring standards,		PIHP contract		
	reports, and outcomes.		monitoring results	Corporate Compliance	Quarterly Update:
		•	Review current	Committee	Q 1: (Oct-Dec):
			CMH		FY20 Annual Contract
			Subcontractor		Monitoring desk audits were completed by the compliance
			contract		subject matter expert.
			monitoring		subject matter expert.
			process / content		Q 2 (Jan-Mar):
			process		Corporate Compliance
					Committee reviewed the
					FY21 monitoring cycle with
					no concerns.
					Q 3 (Apr-June):
					The PIHP Compliance
					Subject Matter Expert (SME)
					completed Provider desk
					audits for annal contract
					monitoring and is in the
					process of reviewing the desk
					audit provider responses, as well as any submitted
					documentation, prior to PIHP
					annual monitoring of its
					network.
					110000001111
					Q 4 (July-Sept):
					The PIHP Compliance
					Subject Matter Expert (SME)
					completed Annual Contract
					Monitoring in Corporate
					Compliance. In addition,
					record reviews of the
					MDHHS (5515) Consent to
					Share Behavioral Health Information Form were
					initiated. Enhancements were
					made to this record review
					process including the
					Corporate Compliance
					Administrative Coordinator
					completing the record review.
		L			completing the record review.

				Evaluation: This goal demonstrated ongoing progress including completion of Annual Contract Monitoring and reviewing the results. Enhancements were made to record reviews for the MDHHS (5515) Consent to Share Behavioral Health Information Form. Ongoing work will be completed in the following FY related to CMH subcontractor contract monitoring process/content. By reviewing results of Annual Contract Monitoring and following through on Corrective Action Plans, the quality of care and services for enrollee(s) served is directly impacted including a higher standard of care and documentation in the area of Corporate Compliance. Barrier Analysis: No barriers identified. Next Steps: Objective to be continued in the following FY. Continue Objective(s)? Yes No
Corporate Compliance	 The goals for FY2021 Reporting are as follows: Improve reciprocity and efficiency within the PIHP Provider Network. 	 Review MDHHS Network Management Reciprocity & Efficiency Policy Create Regional Corporate Compliance Complaint Form 	Katie Forbes Corporate Compliance Committee	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): No update. Q 2 (Jan-Mar): New FY21 goal on hold. No updates. Q 3 (Apr-June):

Provider Network	The goals for FY2021 Reporting are as follows: • Address service capacity concerns and ensure resolution of identified gaps in the network based on Gap Analysis Reports.	•	(for Complainant Use) Create Regional Corporate Compliance Complaint Summary Form (for Compliance Office Use) Create Regional HIPAA Breach Notification Letter Templates Review PIHP and Provider Corporate Compliance Webpage Content Review CMH Gap Analysis Reports Review SUD Network gaps	Amanda Zabor Provider Network Committee	No updates. Q 4 (July-Sept): This goal will be continuing in FY22 as it was on hold during FY21 to provide relief to Network Providers. Evaluation: This goal will be initiated in FY22. Barrier Analysis: No barriers identified. Next Steps: Objective to be continued in the following FY. Continue Objective(s)? Yes No Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec):
		•	Address cultural and linguistic needs of members. Review capacity concerns identified (e.g. Autism, Mobile Intensive Crisis Stabilization).		The PIHP's SUD OTP RFP concluded in October 2020 with the recommended provider (CPI) reviewed and approved at the Management Team and the PIHP Board meetings in November. Work continued on the creation of a Letter of Agreement, which will assist the Provider with locating an office in the Port Huron area. The PIHP continues to see a need for additional opioid treatment services, as well as residential services for adolescents (females in particular).

	The	Provider Network
		nmittee members heard
		ates from PIHP staff and
		aged in discussion at the
		Provider Network
		nmittee meeting in March.
		cussion included service
		acity and compliance
		nitoring updates in the
		as of Autism, CWP,
		DW, and HSW.
		, and 115
	$\mathbf{W_{0}}$	rk continues on the
		ation of a Letter of
		eement with Community
		grams, Inc. (CPI), which
		assist the Provider with
		ting an office in the Port
		on area to provide needed
		oid Treatment Services.
		PIHP continues to see a
	nee	d for additional opioid
		tment services.
		timent ser vices.
	03	(Apr-June):
		Provider Network
		nmittee members heard
		ates from PIHP staff and
		aged in discussion at the
		IP Provider Network
		nmittee meeting in June.
		cussion included service
		acity, compliance
		nitoring updates in the
		as of Autism, CWP,
		OW, and HSW, the PIHP
		nual Contract Monitoring
		cess, and the PIHP's
		rts to finalize a Network
		equacy Plan.
	Ade	equacy Fian.
	0.4	(July-Sept):
	Q +	heir quarterly meeting in
		tember 2021, the PIHP
	ј јер	CHIDEI 2021, the 1 1111
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Provider Network Committee
members heard updates from
PIHP staff and engaged in
discussion regarding autism
program updates, HCBS
activities, the provider
network directory
requirements, the annual
contract monitoring process,
and the PIHP's Network
Adequacy Plan. Additionally,
the committee approved
FY2022 Goals.
During annual contract
monitoring processes in
the area of Quality
Improvement, the CMH
Network scored above
90%, but it was noted
that one (1) CMH
Provider needs
improvement in timely
data reporting regarding
Autism requirements.
The PIHP continues to work
with Community Programs,
Inc. (CPI), assisting the Provider with locating an
office in the Port Huron area
to provide needed Opioid Treatment Services. There
has been a need identified for
Outpatient Treatment
Providers in Sanilac County.
The PIHP is seeking a
qualified and interested
substance use disorder (SUD)
Provider to offer outpatient
services specifically in Sanilac
County.
Evaluation: This goal will be
continued in FY2022. While a
new OTP Provider has been

	identified, the new location
	and contracting process has
	not yet been completed. This
	service will bring much
	needed opioid treatment relief
	to the St. Clair County area.
	Additionally, the PIHP is
	making efforts to bring
	needed outpatient services to
	Sanilac County.
	The PIHP continues to work
	with the CMH Providers to
	close service gaps in the area
	of Autism services.
	Barrier Analysis: Staff
	capacity issues at the PIHP
	and the Network of Service
	Providers.
	Next Steps: Goal to be
	continued into the following
	FY.
	Г1.
	$C \leftarrow C \leftarrow C $
	Continue Objective(s)?
	∑ Yes □ No

Network ■ Review Network Adequacy requirements and address compliance with standards. ■ Review Network Adequacy requirements and address compliance with standards. ■ Review Network Adequacy requirements and address compliance with standards. ■ Review Network Adequacy requirements and address compliance with standards. ■ Review MDHHS standards and the PIHP Network Committee with Provider Network Committee with Provider Network Committee members heard updates from PIHP Provider Network Committee nengaged in discussion at the PIHP Provider Network Adequacy Project. An online of steps to identify and move forward with a Network Adequacy Project. An online of steps to take and items to address is being created. □ 3 (Apr-June): □ 1 The PIHP is working on the Network Adequacy Plan. □ 1 Updates and requests for information were discussed at the June Provider Network Committee. The inflat draft was completed and submittee to to Executive Leadership on July 1. It is anticipated that the finalized plan will be ready by August 1 for Provider Network Committee. Review and PIIP Board Approval.	Review Network Adequacy requirements and address compliance with standards. Review Network Adequacy (address Network Adequacy)		T		T	
		Provider Network	* * *	current Network Adequacy Address Network Adequacy		Q 1: (Oct-Dec): PIHP staff are continuing to review MDHHS standards and the PIHP Network Current Adequacy to determine next steps. Q 2 (Jan-Mar): The Provider Network Committee members heard updates from PIHP staff and engaged in discussion at the PIHP Provider Network Committee meeting in March. A discussion point included an update from PIHP staff regarding PIHP efforts to identify and move forward with a Network Adequacy Project. An outline of steps to take and items to address is being created. Q 3 (Apr-June): The PIHP is working on the Network Adequacy Plan. Updates and requests for information were discussed at the June Provider Network Committee. The initial draft was completed and submitted to Executive Leadership on July 1. It is anticipated that the finalized plan will be ready by August 1 for Provider Network Committee Review and PIHP Board

				The PIHP is continuing work on the Network Adequacy Plan. Due to staffing capacity issues, it is anticipated that the finalized plan will be ready in the fall for Provider Network Committee Review and PIHP Board Approval.
				Evaluation: This goal will be continued in FY2022. The PIHP Network Adequacy Plan has not yet been completed. Additionally, it is anticipated that the PIHP will be issued a Plan of Correction from HSAG as preliminary results of the 2021 Compliance Review opportunities for improvement in this area. Barrier Analysis: Staff capacity issues at the PIHP. Next Steps: Goal to be continued into the following FY.
Provider Network	The goals for FY2021 Reporting are as follows: • Ensure Provider Directories are updated monthly and provide MDHHS-required information for individuals served.	Review MDHHS requirements Address opportunities for reporting efficiency and effectiveness Identified staff participate in PIHP Provider Directory Workgroup	Katie Forbes Provider Network Committee	☐ Yes☐ No ☐ Goal Met:☐ Yes ☐ No ☐ Quarterly Update:☐ Q 1: (Oct-Dec):☐ The Provider Directory ☐ Workgroup was a success ☐ with all four (4) CMH ☐ Providers in full compliance ☐ with their provider ☐ directories. The PIHP will ☐ continue to monitor ☐ directories during semi- ☐ annual and annual contract ☐ monitoring.

	Q 2 (Jan-Mar): Update provided to Provider Network Committee: All (4) CMH Providers are in compliance with their Provider Directories. No questions/concerns from committee.	n full
	Q 3 (Apr-June): CMH Provider Directoricare in full compliance. Customer service staff with continue to monitor throughout the committee and FY21 And Contract Monitoring.	ill ugh
	Q 4 (July-Sept): The Provider Network Committee received notification that the PIHI Provider Directory Workgroup will be re- engaged to ensure compli with Provider Directories includes all current feder and contractual requirements.	iance s that
	Evaluation: Ongoing progress has been success for this goal including reviewing MDHHS requirements related to Provider Directories. Sta have reviewed federal an contractual language for updates to Provider Directories.	ff d
	updates to Provider Directory. Content. In addition, the Provider Network Commidentified staff to engage Provider Directory. Workgroup to ensure compliance with Provider.	nittee in a

				Directories. The workgroup has been re-engaged to continue efforts towards Provider Directory compliance. Ensuring compliance with Provider Directories directly impacts the quality of care and access to services for our enrollee(s) served. Barrier Analysis: No barriers identified. Next Steps: Objective to be continued in the following FY. Continue Objective(s)? Yes No
Provider Network	The goals for FY2021 Reporting are as follows: • Review most recent FY PIHP Contract Monitoring Results.	 Review FY Contract Monitoring Aggregate Report Discuss trends and improvement opportunities 	Amanda Zabor Provider Network Committee	Goal Met: Yes No Quarterly Update: Q 1: (Oct-Dec): The FY2020 contract monitoring process is complete. All Provider audits have been completed, and Provider final summary reports with plans of correction have been sent. The Contract Monitoring Aggregate Report is complete and has been reviewed at PIHP Management Team and PIHP Board meetings. Q 2 (Jan-Mar): The Provider Network Committee members heard updates from PIHP staff and engaged in discussion at the PIHP Provider Network Committee meeting in March. A timeline for FY2021 Annual Monitoring was shared with

committee members, with
short discussion occurring.
PIHP staff remain on target
with deadlines to begin
virtual visits with Providers
for annual monitoring. The
virtual audits have been
scheduled with all providers,
the monitoring tool template
are complete, and PIHP staff
are customizing the tools for
each Provider.
cach i i ovidei.
Q 3 (Apr-June):
The PIHP remains on target
to complete annual audits an
reporting by August 1. The
Provider Network Committee
was provided an update on
the contract monitoring
process at their June meeting
with an opportunity for
discussion and questions.
Q 4 (July-Sept):
The FY2021 contract
monitoring process is
complete. All Provider audit
have been completed, and
Provider final summary
reports with plans of
correction have been sent.
The Contract Monitoring
Aggregate Report is complet
and has been reviewed at
PIHP Management Team an
PIHP Board meetings.
Overall, the PIHP Network of
Service Providers scored ver
well during the Annual
Contract Monitoring Process
Areas of strength for both
CMH and SUD Providers
included maintaining sound
E2

		Information Systems policies,
		procedures, and process,
		Utilization Management
		activities and documentation,
		improvements in Enrollee
		Grievance Process and
		Enrollee Rights & Protections
		procedures and policies, and
		improved Privileging &
		Credentialing adverse
		determination documentation
		and processes.
		In the area of Quality
		Improvement, the CMH
		Network scored above 90%,
		but it was noted that one (1)
		CMH Provider needs
		improvement in timely data
		reporting regarding Autism
		requirements.
		In the area of Customer
		Service, the CMH Network
		scored above 90%, but it was
		noted that one (1) CMH
		Provider needs improvement
		in their Provider Network
		Directory as posted on their
		website.
		For the SUD Network in the
		area of Appeals, two (2)
		Providers were identified as
		needing updates to their
		policies and procedures
		regarding adverse benefit
		determination notices. In the
		area of Disclosures, six (6)
		SUD Treatment Providers
		and three (3) SUD Prevention
		Providers were identified as
		needing updates to their
		policies and procedures on
		the timeliness of regarding
		disclosures made by their
		staff.
•	'	

The goals for FY2021 Reporting are as follows: To review and analyze baseline customer service incregion for FY2021. Reporting Period: FY2021		mprovement Quarterly Update:
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	to access is the
	Enrollee was not
	engaged in services
	for more than 60
	days and received an
	ABD Notice but
	wished to get back
	into services.
	Approximately 27%
	of inquiries were a
	referral to Provider.
	referral to Frovider.
	Q 2 (Jan-Mar):
	The total number of inquiries
	for Q2 was forty-four (44)
	which is a decrease from
	FY20 Q2 which had fifty-four
	(54) inquiries.
	Breakdown:
	 GHS accounts for
	approximately 63%
	of inquiries, SUD
	Provider Network at
	13%, Access at 15%,
	and LCMH, Sanilac,
	and St. Clair
	combined at 7%.
	Resolution Category:
	• 9% of total inquiries
	resulted in appeals.
	• 30% of inquiries
	resulted in a referral
	to Access for a
	screening.
	• 34% of inquiries
	resulted in a referral
	back to the Provider.
	• 7% resulted in a
	grievance

	• 20% were in the other category.
	Q 3 (Apr-June): The total number of inquiries for Q3 was forty-eight (48) which is an increase from FY20 Q3 which had thirty- two (32) inquiries.
	Breakdown: • GHS accounts for approximately 80% of inquiries, SUD Provider Network at 8%, Access at 6%, and LCMH, Sanilac, and St. Clair combined at 6%.
	Resolution Category: • 6% of total inquiries resulted in appeals. • 11% of inquiries resulted in a referral to Access for a screening. • 52% of inquiries resulted in a referral back to the Provider. • 0% resulted in a grievance • 25% were in the other category. • 6% are pending resolution.
56	Q 4 (July-Sept): There was a total of thirty- four (34) customer service inquiries which is a decrease from FY20 Q4 which had forty-six (46) inquiries.

T	
	Breakdown: • GHS accounted for approximately 73% of inquiries, LCMH at 6 %, PIHP at 9%, St. Clair at 3%, and SUD at 9%
	Resolution Category: • 6% resulted in appeal. • 3% resulted in a grievance. • 27% resulted in an "other" category. • 24% resulted in a referral to Access. • 32% resulted in a referral to a Provider. • 8% are pending
	Evaluation: PIHP Customer Service staff had ongoing success in this goal completion including tracking customer service inquiries on a quarterly basis. Staff were able to identify consistent patterns related to customer inquiries. One trend identified is that Genesee Health System (GHS) accounts for approximately 72% of all customer service
	inquiries. Also, approximately 62% of inquiries resulted in connecting the enrollee to either Access to a Provider for services. Only 8% of inquiries resulted in an

Anneala	The seed	for E	V2021	1 D			- 11					Vatia Faultas	appeal and 2% resulting in a grievance. There have not been any critical issues identified resulting in interventions by the PIHP. Barrier Analysis: No barriers identified. Next Steps: Objective to be continued in the following FY. Continue Objective(s)? Yes No
Appeals	 The goals for FY2021 Reporting are as follows: To review and analyze baseline appeals data for the FY2021. 										To track and trend internally the appeals on a quarterly basis.	Katie Forbes Quality Improvement Committee	Goal Met: ⊠ Yes □ No Quarterly Update: Q 1: (Oct-Dec):
	Reportin	g Peri	iod: FY	Y2021						•	Identify consistent		There was a total of seven (7) appeals in Q1 which is no
		Q1	Q2	Q3	Jul	Q4 Aug	Sep	Total			patterns related to member appeals.		change from FY20 Q1 which
	GHS	7	2	4	0	0	2	15			* *		also had seven (7) appeals. All
	Lapeer	0	0	0	0	0	1	1		•	Develop interventions to		of the 7 appeals were a result of a type of service denial.
	PIHP	0	1	0	0	0	0	1					(e.g., service termination).
	Sanilac	0	0	0	0	0	0	0			address critical		(e.g., service termination).
	St. Clair	0	1	0	0	0	0	1			issues within the		Q 2 (Jan-Mar):
	SUD	0	0	0	0	0	0	0			organization.		There was a total of four (4)
	TOTAL	7	4	4	0	0	3	18					appeals in Q2 which is a
	Reason for Appeal: Tota							Total					decrease from FY20 Q2
	Grievano	e not r	esolve	d within	90 da	ıys		0				which had eleven (11)	
	Grievano	e not r	esolve	d within	allow	ed days	8	0					appeals.
	Request not acted on within 14 days 0 Service Denial 11							0					
								11					All of the four (4) appeals
	Service n	ot star	ted wit	thin 14 c	days			0					were a result of a type of
	Service F							0					service denial (e.g., service
	Service S							0					termination).
	Service 7	ermin	ation					7					02(41)
													Q 3 (Apr-June): There was a total of four (4) appeals in Q3 which is an increase from FY20 Q3 which had zero (0) appeals.

All of the four (4) appeals were a result of a service denial or service termination. Q 4 (July-Sept): There was a total of three (3) appeals in FY21 Q4. This is a decrease from FY20 Q4 which had four (4). All appeals for Q4 were either service denials or service terminations. The PIHP and Provider Network did not have one appeal related to not meeting timeframes for grievance resolution, service request timeliness, or service initiation timeliness. **Evaluation: PIHP Customer** Service staff had ongoing success with this goal including tracking appeals on a quarterly basis, identifying any trends related to appeals, and reviewing for consistent patterns. Staff identified trends including all appeals were either related to a service denial or service termination. While reviewing appeals data for trends and patterns, staff identified that the PIHP and Network did not have one (1) appeal related to going out of timeframes for service request decisions or service initiation. This provides evidence that the PIHP and Network are successfully making service decisions and initiating services appropriately within the

	required timeframes. This directly impacts the access to care and quality of care for our enrollee(s) served. Through internal tracking of appeals, PIHP staff did not identify any critical issues within the organization related to appeals. Barrier Analysis: No barriers identified. Next Steps: Objective to be continued in the following FY.
	Continue Objective(s)? ☐ Yes ☐ No

Goal Met: ⊠ Yes ☐ No Grievances The goals for FY2021 Reporting are as follows: To track and trend Katie Forbes To review and analyze baseline grievance data for the region for internally the Quarterly Update: grievances on a FY2021. Quality Improvement Q 1: (Oct-Dec): quarterly basis. Committee There was a total of nine (9) **Reporting Period: FY2021** Identify consistent grievance reported in Q1 Q4 patterns related to Q1 $\mathbf{Q2}$ Q3 Total which is a decrease from Jul Sep Aug member FY20 O1 which had twelve **GHS** 9 4 21 n/r n/r n/r 34 grievances. (12). Not all grievance data 0 0 Lapeer n/r n/r n/r 1 Develop has been reported. The most PIHP 0 0 0 0 0 0 0 interventions to common reason for a 0 Sanilac 0 0 n/r n/r n/r address critical grievance was quality of care St. Clair 0 n/r n/r n/r which accounts for issues within the **SUD** 0 3 0 0 5 approximately 78% of our Q1 organization. **TOTAL** 9 8 22 41 n/r grievances. **Reason for Grievance:** Total Financial Matters 0 The PIHP is reviewing Ouality of Care 27 reporting requirements for Service Concerns / Availability monthly grievance reporting 11 Service Environment 0 with a potential short-term change to quarterly to assist 0 Suggestions / Recommendations the CMH Provider Network Other 3 during the COVID Pandemic. O 2 (Jan-Mar): There was a total of four (4) grievances reported in Q2. Not all grievance data has been reported with a Network reporting extension to 4/30/21 for Q2 data. Breakdown of Reason: 60% of grievances are a quality-of-care concern. 27% are a service concern/availability reason. 13% are listed in the

"other" category.

Q 3 (Apr-June):

	The grievance data reported
	to date have shown no
	grievances reported in Q3.
	Not all grievance data has
	been reported with quarterly
	submission approved in lieu
	of monthly due dates. Q3 data
	is due 7/15/21.
	18 due 7/15/21.
	0.4 (1-1-9-4)
	Q 4 (July-Sept):
	There has been a total of two
	(2) grievances reported in Q4.
	Additionally, Q4 grievance
	data has not been received
	from the CMH Providers due
	to recent reporting changes
	that requires grievance data
	be reported on the 15 th of the
	month following each
	quarter.
	1
	Evaluation: PIHP Customer
	Service staff had ongoing
	success with goal completion
	including tracking grievances
	on a quarterly basis and
	identifying trends. Staff have
	collected PIHP and Network
	grievance and reviewed to
	identify consistent patterns
	and to develop interventions
	when critical issues were
	identified within the
	organization. MDHHS
	reporting requirements have
	provided more detailed
	reporting of grievance
	outcomes and interventions
	completed for a substantiated
	grievance. This enhancement
	to documentation and process
	directly improves the quality
	of care for enrollee(s) served
	of care for enronce(s) served
62	

Cradentialing	The goals for EV2021 Penorting are as follows:		Paviaw all	Amanda Zahar	related to grievances submission and follow through. Barrier Analysis: MDHHS reporting requirements were implemented mid-way through the FY. Therefore, a full analysis of improved grievance reporting is not available for the entire FY. Staff are only able to track and trend the revised language changes (e.g., interventions listed for substantiated grievances) from the time the reporting change was implemented into Electronic Health Records (EMR) systems. Next Steps: Objective to be continued in the following FY. Continue Objective(s)? Yes No
Credentialing / Privileging	 The goals for FY2021 Reporting are as follows: Complete Privileging and Credentialing reviews and approval process of Organizational Applications for CMH and SUD Providers. 	0	Review all Organizational Applications: O Current Providers New Providers Existing Provider Renewals / Updates Provider Terminations / Suspensions / Probationary Status Provider Adverse	Amanda Zabor Privileging and Credentialing Committee	Goal Met: ☑ Yes ☐ No Quarterly Update: Q 1: (Oct-Dec): No Organizational Provider P & C applications were received during FY2021 1Q for P & C Committee Review. Q 2 (Jan-Mar): The P & C Committee received information on additional locations added to the current Vision Quest Recovery P & C application and contract, as well as an additional location added to the current Holy Cross

	Credentialing		ervices P & C application
	Determinations	an	d contract.
		Or Preserved to the control of the c	3 (Apr-June): ne Organizational Provider & C applications was ceived for P & C ommittee Review (June 21), which was bsequently approved by the & C Committee. Many roviders are approaching e end of their current term credentialing (9.30.2021). ne committee will be viewing many applications r re-credentialing roughout the summer.
		Q A Pr we be 20 loc ad pr en re wi se Pr ap	4 (July-Sept): total of 16 Organizational rovider P & C applications ere processed and approved tween June and September 21, many with multiple cations (which requires lditional forms). All roviders whose terms were ding 9.30.2021 have been newed in a timely manner ith appropriate notifications int. The goal to have rovider credentialing oplications reviewed and
		(b) ac we the by no Ti im	cocessed in a timely manner efore October 1, 2021) was hieved. All 16 applications are accurately completed by the P & C Committee with a gap in credentialing terms. This was the result of approved internal PIHP cocesses. Additionally, the

	PIHP began a new process whereby Providers were reviewed by the PIHP Customer Service Department to determine if there were any quality, grievance, and/or appeal issues with the Provider. This enhancement allows the P & C Committee to make an informed and well-rounded decision when voting on P & C applications to ensure quality services are provided to enrollees.
	Evaluation: This goal will be continued in FY2022. The PIHP Privileging and Credentialing review and approval process is an ongoing and formal part of the PIHP P & C Committee. Much improvement in documentations and procedures resulted in a smooth process for recredentialing this year. It is anticipated that continued improvements will be made this upcoming fiscal year. The PIHP P & C Committee expressed their appreciation to PIHP staff for improving the flow and processing of the applications. Barrier Analysis: None. Next Steps: Goal to be continued into the following FY.
	Continue Objective(s)? ⊠ Yes □ No

		1	1	
Credentialing / Privileging	The goals for FY2021 Reporting are as follows: Complete Privileging and Credentialing reviews and approval process of all applicable Region 10 staff.	O Review all Practitioner Applications (includes PIHP Medical Director, Chief Clinical Officer, Clinical Manager, Access Clinicians [leased staff and direct hires]): O Current Practitioners New Practitioners Existing Practitioner Renewals / Updates Practitioner Terminations / Suspensions / Probationary Status Practitioner Adverse Credentialing Determinations	Amanda Zabor Privileging and Credentialing Committee	Quarterly Update: Q 1: (Oct-Dec): Three (3) practitioner applications were reviewed and approved by the P & C Committee during FY2021 1Q for Port Huron Access Staff Shelby Johnston and GHS Access Staff Angela Bavar and Sara Schmidt. All received full privileges. Q 2 (Jan-Mar): One (1) practitioner application was reviewed and approved by the P & C Committee during FY2021 2Q for GHS Access Staff Theresa Martines. She received full privileges. Q 3 (Apr-June): No Practitioner P & C applications were received for P & C Committee Review. Many Practitioners are approaching the end of their current term of credentialing (9.30.2021). The committee will be reviewing many applications for re- credentialing throughout the summer. Q 4 (July-Sept): A total of 16 Individual Practitioner P & C applications were processed and approved between June and September 2021. All practitioners whose terms were ending 9.30.2021 have

		been renewed in a timely
,		manner with appropriate
		notifications sent. The goal to
		have Practitioner
		credentialing applications
		reviewed and processed in a
		timely manner (before
		October 1, 2021) was
		achieved. All 16 applications
		were accurately completed by
		the Practitioners and
		approved by the P & C
ļ		Committee with no gap in
!		credentialing terms. This was
		the result of improved
		internal PIHP Processes.
		Additionally, the PIHP began
		a new process whereby
		Practitioners were reviewed
		by the PIHP Customer
		Service Department to
		determine if there were any
		quality, grievance, and/or
		appeal issues with the
		Practitioner. This
		enhancement allows the P &
		C Committee to make an
		informed and well-rounded
		decision when voting on P &
		C applications to ensure
		quality services are provided
		to enrollees.
		Fuel ation. This seed will be
		Evaluation: This goal will be continued in FY2022. The
		PIHP Privileging and
		Credentialing review and
		approval process is an ongoing and formal part of
		the PIHP P & C Committee.
		Much improvement in
		documentations and
		procedures resulted in a
ļ		smooth process for re-
[smooth process for re-

			credentialing this year. It is anticipated that continued improvements will be made this upcoming fiscal year. The PIHP P & C Committee expressed their appreciation to PIHP staff for improving the flow and processing of the applications. Barrier Analysis: None. Next Steps: Goal to be continued into the following FY. Continue Objective(s)? Yes No
Credentialing / Privileging	The goals for FY2021 Reporting are as follows: • Maintain a current and comprehensive policy on Privileging and Credentialing inclusive of MDHHS and Medicaid standards.	 Review policy content. Review for alignment between policy and applications Revise and clarify language where needed Amanda Zabo Credentialing Committee	Goal Met: Yes No

Credentialing	The goals for FY2021 Reporting are as follows:	o Review	Amanda Zabor	was not met for FY2021. However, while there were barriers to completing a comprehensive review and revision process, the delay did not have a negative impact on quality of services for enrollees as the policy is comprehensive but just needs updating to streamline and clarify information. Evaluation: While there were updates to the P & C policy to align with MDHHS and HSAG requirements, this goal will be continued in FY2022 as there is more work to be done. It is anticipated that continued improvements will be made this upcoming fiscal year. Barrier Analysis: PIHP Staff Capacity Issues. Next Steps: Goal to be continued into the following FY. Continue Objective(s)? Yes No Goal Met: Yes No
/ Privileging	Maintain current and comprehensive Privileging and Credentialing applications for Organizational Providers and Individual Practitioners inclusive of MDHHS and Medicaid standards.	application content: Clarify and streamline Organizational Provider Applications Clarify and streamline Individual Practitioner Applications	Privileging and Credentialing Committee	Quarterly Update: Q 1: (Oct-Dec): PIHP staff continue to edit the PIHP Organizational Provider P & C application template to improve the flow of the application, as well as to clarify information being requested. Once the Organizational Provider application is complete, work will begin on the Individual

P.1	D (1)
o Enhance	Practitioner application
Application	template.
Review	O 2 (Ion Mar).
Process	Q 2 (Jan-Mar): PIHP staff are researching P
	& C application requirements
	in an effort to determine what
	items need to be on an
	Organizational Provider
	application and on Individual
	Practitioner applications.
	This will assist staff in
	determining how to
	streamline and organize the
	applications. Research efforts
	have included input from
	PIHP P & C Committee
	members.
	Q 3 (Apr-June):
	Several small formatting and
	one technical correction were
	made to the Organizational
	Provider and Individual
	Practitioner applications to
	ready them for the re-
	credentialing efforts this summer. The revised
	applications have been posted
	on the PIHP website.
	on the 1 mm website.
	Q 4 (July-Sept):
	No update. The goal was not
	met for FY2021. However,
	while there were barriers to
	completing a comprehensive
	review and revision process of
	the applications, the delay did
	not have a negative impact on
	quality of services for
	enrollees as the applications
	are comprehensive but just
	need updating to streamline
	and clarify information.

	Evaluation: While there were updates to the P & C applications throughout the fiscal year to clarify and simplify the applications, this goal will be continued in FY2022 as there is more work to be done. It is anticipated that continued improvements will be made this upcoming fiscal year. Barrier Analysis: PIHP Staff Capacity Issues. Next Steps: Goal to be continued into the following FY. Continue Objective(s)?
	☐ Yes☐ No

Autism
Program

The goals for FY2021 Reporting are as follows:

- The PIHP will monitor and bring system-wide improvement to the ABA program.
- A) Reduce the number of beneficiaries waiting to start ABA services, as measured by the number of persons on the overdue list and length of stay on the overdue list before beginning services.

		FY21 1Q	FY21 2Q	FY21 3Q		FY21 4Q	
		Dec	Mar	Jun	July	Aug	Sept
GHS	Overdue List Total	150	152	189	195	216	218
	≥ 90 (Days)	131	150	152	158	161	190
	60-89	3	0	5	4	30	3
	30-59	11	0	3	30	3	22
	0-29	5	2	29	3	22	3
Lapeer	Overdue List Total	2	1	7	9	8	10
	<u>≥</u> 90	0	0	0	0	1	2
	60-89	1	1	0	3	1	3
	30-59	1	0	3	3	3	3
	0-29	0	0	4	3	3	2
Sanilac	Overdue List Total	3	3	2	2	3	2
	≥90	1	2	0	0	0	1
	60-89	0	0	0	1	1	0
	30-59	2	0	2	1	0	0
	0-29	0	1	0	0	2	1

- Monitor persons on autism services overdue list total
- Monitor
 completion of
 behavioral plans
 of care
- Monitor service provision in specified areas
- Monitor
 documentation
 submission to
 Waiver Support
 Application
 (WSA)
- Monitor services
 (encounters) using
 the funding
 Source Bucket
 Report (FSBR)

Lauren Bondy / Leah Julian

Monitored by Quality Improvement Committee (QIC) Goal Met: Yes No

Quarterly Update:

Q 1: (Oct-Dec): A. The PIHP hosted a virtual CMH Autism Coordinator meeting in October. These meetings will be held quarterly with the CMH Autism Leads. In October, the group reviewed the FY20 QI Program Workplan Annual Report. Each CMH provided an update on their ABA Programs and operations during the COVID-19 pandemic. During October, GHS also reported referrals have been made to the new ABA Providers in their network. GHS also reports an ABA Provider in their network will be tripling in capacity and another ABA Provider has started training new staff to take additional referrals. In November, phone calls began with GHS to discuss ongoing concerns related to overdue cases and documentation concerns. These phone calls will continue bi-weekly to help facilitate open communication with the GHS Autism lead. At the close of FY2021 Q1 GHS, Sanilac, and St. Clair have individuals waiting 90 days or more to begin ABA services.

B. Percentages for FY2020 4Q were calculated using available encounter data in October and November.

St. Clair	Overdue List Total	10	11	15	8	14	15
	≥90	1	4	4	1	1	1
	60-89	5	1	0	4	2	0
	30-59	3	5	8	3	0	8
	0-29	1	1	3	0	11	6

B) Autism benefit enrollees will receive one or more Family Behavior Treatment Guidance service per quarter.

Percentage of individuals receiving ≥ 1 Family behavior Treatment Guidance service per quarter.

Data source: Waiver Support Application (WSA) and Funding Source

Bucket Report (FSBR)					
	FY20 4Q	FY21 1Q	FY21 2Q	FY21 3Q	
Genesee	53.5%	50.0%	48.6%	45.8%	
Lapeer	75.0%	84.0%	96.3%	100.00%	
Sanilac	75.0%	84.6%	92.0%	95.8%	
St. Clair	81.8%	75.4%	77.8%	74.7%	

Standard: 100% of individuals will receive \geq 1 Family Behavior Treatment Guidance Service per quarter, as measured using the FSBR report.

C) Autism Benefit enrollees with an active plan of service will receive one or more ABA service per quarter.

Percentage of individuals receiving > 1 ABA service per quarter.

Data source: Waiver Support Application (WSA) and Funding Source Bucket Report (FSBR)					
	FY20 4Q	FY21 1Q	FY21 2Q	FY21 3Q	
Genesee	56.3%	54.2%	56.3%	57.0%	
Lapeer	83.3%	96.0%	96.3%	100.0%	
Sanilac	85.7%	88.5%	92.0%	100.0%	
St. Clair	87.3%	90.8%	87.5%	87.3%	

Each CMH demonstrated an increase in providing Family **Behavior Treatment** Guidance services to Autism Benefit enrollees between FY2020 Q3 and FY2020 Q4. Percentages for FY2021 1Q were calculated using available encounter data. Each CMH demonstrated a decrease in providing Family **Behavior Treatment Guidance services to Autism** Benefit enrollees between FY2020 4O and FY2021 1O. It is likely the provision of Family Behavior Treatment Guidance continues to be impacted by the COVID-19 pandemic. The PIHP Autism Team will continue to monitor.

C. Percentages for FY2020 40 were calculated using available encounter data in October and November. Each CMH demonstrated a slight increase in providing ABA services for Autism Benefit enrollees with a plan of service. Percentages for FY2021 1Q were calculated using available encounter data. Both GHS and St. Clair showed a decrease in providing ABA services for **Autism Benefit enrollees with** a plan of service between FY2020 4Q and FY2021 1Q. Lapeer and Sanilac showed an increase in providing ABA services for Autism Benefit enrollees with a plan of

,	1	
Standard: 100% of individuals will receive \geq 1 ABA service per quarter, as		service between FY2020 4Q
measured using FSBR report.		and FY2021 1Q. It is likely
		the provision of ABA services
		continues to be impacted by
		the COVID-19 pandemic. The
		PIHP Autism Team will
		continue to monitor.
		Q 2 (Jan-Mar):
		A. The PIHP hosted a virtual
		CMH Autism Coordinator
		meeting in January. Each
		CMH provided an update on
		their ABA Programs and
		operations during the
		COVID-19 pandemic.
		Findings from the PIHP's
		FY2020 clinical case record
		reviews were shared, noting
		many items were not scored
		due to COVID-19 relaxations.
		The group also discussed
		upcoming changes as written
		in the MSA Bulletin 2063-
		BHDDA. GHS reports an
		increase in referrals to ABA
		Providers to serve individuals
		waiting to begin ABA services
		and reduce their overdue
		totals. GHS also reports they
		have five (5) ABA providers
		with capacity to take referrals
		currently. At the close of
		FY2021 2Q GHS, Sanilac
		CMH, and St. Clair CMH
		have individuals waiting 90
		days or more to begin ABA
		services.
		Ser vices.
		B. Percentages for FY2021
		1Q were calculated and
		finalized using updated
		available encounter data. The
		finalized calculations reflect a
	74	

	decrease in providing Family
	Behavior Treatment
	Guidance services to Autism
	Benefit enrollees at GHS and
	St. Clair CMH between
	FY2020 4Q and FY2021 1Q.
	Lapeer CMH and Sanilac
	CMH demonstrated
	consistent improvement in
	providing Family Behavior
	Treatment Guidance services
	to Autism Benefit enrollees
	over the last three quarters.
	Percentages for FY2021 2Q
	were calculated using
	updated available encounter
	data. GHS, Lapeer, and St.
	Clair CMH demonstrated a
	decrease in providing Family
	Behavior Treatment
	Guidance services to Autism
	Benefit enrollees between
	FY2021 1Q and FY2021 2Q.
	Sanilac CMH demonstrated
	an increase in providing
	Family Behavior Treatment
	Guidance services to Autism
	Benefit enrollees between
	FY2021 1Q and FY2021 2Q.
	It is likely the provision of
	Family Behavior Treatment
	Guidance continues to be
	impacted by the COVID-19
	pandemic. The PIHP Autism Team will continue to
	monitor.
	C. Percentages for FY2021
	1Q were calculated and
	finalized using updated
	available encounter data.
	Lapeer, Sanilac CMH, and St.
	Clair CMH demonstrated an
	increase in providing ABA
	mercase in providing ADA

		services for Autism Benefit
		enrollees with a plan of
		service over the last three
		quarters. GHS shows a slight
		decrease in providing ABA
		services for Autism Benefit
		enrollees with a plan of
		service between FY2020 4Q
		and FY2021 1Q. Percentages
		for FY2021 2Q were
		calculated using updated
		available encounter data.
		Both Lapeer CMH and St.
		Clair CMH showed a
		decrease in providing ABA
		services for Autism Benefit
		enrollees with a plan of
		service between FY2021 1Q
		and FY2021 2Q. Sanilac
		CMH showed an increase in
		providing ABA services for
		Autism Benefit enrollees with
		a plan of service between
		FY2021 1Q and FY2021 2Q.
		GHS showed no change in
		their provision of ABA
		services for Autism Benefit
		enrollees with a plan of
		service between FY2021 1Q
		and FY2021 2Q. The PIHP
		continues to note the
		provision of ABA services
		continues to be impacted by
		the COVID-19 pandemic.
		the co (12 1) pandemen
		Q 3 (Apr-June):
		A. The PIHP and CMH
		Autism Leads met in April
		for the Quarterly Autism
		Leads Meeting. This meeting
		was held virtually with all
		CMHs in attendance. All
		CMHs reported that ABA
		services are being delivered
<u> </u>	- '	

	in-home, at centers and
	virtually. Sanilac CMH, St.
	Clair CMH and Lapeer CM
	reported that spikes in
	COVID-19 cases impacted
	some ABA service delivery.
	GHS reported that three (3)
	new providers are taking
	referrals, and this is
	decreasing the number of
	individuals waiting to begin
	ABA services at GHS. GHS
	also reported that an
	additional support staff has
	been hired to help the GHS
	Autism Lead. At the close of
	FY2021 Q3 GHS and St.
	Clair CMH have individual
	waiting 90 days or more to
	begin ABA services.
	begin ribit set vices.
	B. In April, discrepancies in
	WSA reports were
	discovered. Additional
	tracking and reviews were
	added to the PIHP process t
	ensure accurate calculations
	for FY21 Q3. These same
	measures will be used when
	calculating totals for
	upcoming FY21 quarters.
	Percentages for FY2021 Q2
	were calculated and finalize
	using updated available
	encounter data. The finalize
	calculations reflect an
	increase in the provision of
	Family Behavior Treatment
	Guidance between F21 Q1
	and Q2 for Lapeer CMH,
	Sanilac CMH and St. Clair
	CMH. GHS shows a decrease
	in the provision of Family
	Behavior Treatment
	Denayior Treatment

_	,	.	
			Guidance between FY21 Q1
			and Q2. Percentages for
			FY2021 Q3 were calculated
			using updated available
			encounter data. These
			calculations show a decrease
			in the provision of Family
			Behavior Treatment
			Guidance between FY21 Q2
			and FY21 Q3 for all
			CMHSPs. It is likely the
			provision of Family Behavior
			Treatment Guidance
			continues to be impacted by
			the COVID-19 pandemic. The
			PIHP Autism Team will
			continue to monitor.
			continue to monitor.
			C. In April, discrepancies in
			WSA reports were
			discovered. Additional
			tracking and reviews were
			added to the PIHP process to
			ensure accurate calculations
			for FY21 Q3. These same
			measures will be used when
			calculating totals for
			upcoming FY21 quarters.
			Percentages for FY2021 Q2
			were calculated and finalized
			using updated available
			encounter data. The final
			calculations reflect an
			increase in the provision of
			ABA services at GHS, Lapeer
			CMH and Sanilac CMH
			between FY21 Q1 and Q2. St.
			Clair CMH shows a decrease
			between FY21 Q1 and Q2
			related to the provision of
			ABA services. Percentages for
			FY2021 Q3 were calculated
			using updated available
			encounter data. These initial
			moduliti dutui i iioge iiitidi

FY21 Q3 calculations show and increase between FY21 Q2 and FY21 Q3 for Sanilac CMH. A decrease in the provision of ABA services between FY21 Q2 and FY21 Q3 at GHS, Lapeer CMH and St. Clair CMH was reflected in the FY21 Q3 calculations.
The PIHP continues to note the provision of ABA services continues to be impacted by the COVID-19 pandemic.
Q 4 (July-Sept): A. The PIHP and CMH Autism Leads met in July for the Quarterly Autism Leads Meeting. All CMHs were in attendance for this virtual meeting. Overdue totals
continue to be calculated using reports from the WSA. These reports are reviewed and scrutinized by PIHP staff to ensure accuracy. Service delivery continues to be impacted the COVID-19
pandemic. There have been sporadic program closures due to exposure. At the close of FY21 Q4 GHS, Lapeer CMH, Sanilac CMH and St. Clair CMH have individuals waiting 90 days or more to
begin ABA services. GHS and Lapeer CMH have individuals on inactive status due to parent choice, these inactive cases are not excluded from these totals.
B. Percentages of autism

	or more Family Behavior
	Treatment Guidance service
	per quarter were calculated
	and finalized for FY21 Q3
	using updated encounter
	data. These percentages show
	Lapeer CMH provided 100%
	of Autism benefit enrollees
	with one or more Family
	Behavior Treatment
	Guidance Services in FY21
	Q3. Sanilac CMH provided
	95.8%, St. Clair provided
	74.7% and GHS provided
	45.8% of their Autism benefit
	enrollees with one or more
	Family Behavior Treatment
	Guidance services in FY21
	Q3. These calculations show a
	decrease in the provision of
	Family Treatment Guidance
	between FY21 Q2 and FY21
	Q3 at GHS and St. Clair
	CMH. Lapeer CMH and
	Sanilac CMH increased the
	provision of Family Behavior
	Treatment Guidance services
	compared to FY21 Q2. The
	standard for this goal is that
	100% of Autism benefit
	enrollees will receive one or
	more Family Treatment
	Guidance services per
	quarter.
	C. Percentages of Autism
	benefit enrollees with an
	active plan of service that
	received one or more ABA
	service per quarter were
	calculated and finalized for
	FY21 Q3. These percentages
	were calculated using
	updated encounter data. The

standard for this goal is	
100% of Autism benefit	
enrollees with an active p	pian
will receive one or more	
service per quarter. Lap	eer
CMH and Sanilac CMH	
provided 100% of their	
Autism benefit enrollees	
one or more ABA service	es in
FY21 Q3. The current	
percentages for GHS, La	apeer
CMH and Sanilac CMH	
calculated for FY21 Q3, increased from their fina	
totals for FY21 Q2. St. C CMH's current percenta	
as calculated for FY21 Q	
has decreased from the f	
total for FY21 Q2.	iiiai
total for F 121 Q2.	
Evaluation: Progress	
Barrier Analysis: No Bar	rriers
Next Steps: Objectives A	and
B will be continued to ne	ext
FY.	
Continue Objective(s)?	
⊠ Yes □ No	

External	During the 2019-2020 External Quality Review of Region 10 PIHP,	0	The Subject	Compliance	Goal Met: Yes No
Quality	corrective action plans (CAPs) from the 2017-2018 and 2018-2019		Matter Expert	Monitoring:	_
Review	Compliance Monitoring were reviewed. CAPs for the following areas		Lead staff for	II. Quality	Quarterly Update:
Corrective	were reviewed:		each area will	Measurement and	Q 1: (Oct-Dec):
Actions	Standard II. Quality Measurement and Improvement		provide updates	Improvement –	Quality Measurement and
	Standard V. Utilization Management		regarding the	Lauren Bondy	Improvement – Lauren Bondy:
	Standard VI. Customer Service		status of	Ţ	(Previous FY Completed
	Standard VII. Enrollee Grievance Process		corrective action	V. Utilization	Actions: PIHP developed
	Standard IX. Subcontracts and Delegation		plan activities	Management – Katie	process to ensure providers
	Standard XI. Credentialing		I	Forbes	and persons receiving services
	Standard XIV. Appeals				are informed of assessment
	Standard XVI. Confidentiality of Health Information			VI. Customer Service	results. PIHP initiated work
	Standard XVII. Management Information Systems			- Katie Forbes	with QMC to develop a
	Standard A v II. Wanagement information by stems			Ratie 1 010cs	regional process for qualitative
	Per the 2020 External Quality Review Performance Measurement			VII. Enrollee	assessments.)
	Validation Report for Region 10 PIHP, it was recommended Region 10			Grievance Process –	o FY21 Completed Actions:
	PIHP support future efforts MDHHS initiates to further improve upon			Katie Forbes	N/A
	performance indicator data accuracy and MDHHS Codebook clarity.			Ratic 1 010cs	○ Pending Actions: PIHP
	performance indicator data accuracy and MDTHTS Codebook clarity.			IX. Subcontracts and	continues work with
				Delegation – Katie	QMC to develop a
				Forbes	regional process for
				Torocs	qualitative assessments.
				XI. Credentialing –	Utilization Management –
				Amanda Zabor	Katie Forbes:
				Amanda Zaooi	(Previous FY Completed
				XIV. Appeals – Katie	Actions: Updated Adverse
				Forbes	Benefit Determination (ABD)
				Torbes	Notice and implemented (at
				XVI. Confidentiality	PIHP and CMH levels);
				of Health Information	annual Contract Monitoring
				- Katie Forbes	Tool updated; regional
				- Katie Forbes	tracking mechanism created to
				VVII Monagana	address authorization and
				XVII. Management	Notice timelines.) • FY21 Completed Actions:
				Information Systems –	Utilization Management
				Lauren Bondy	Program Policy (draft)
				Performance	updated.
					o Pending Actions:
				Measurement	Approval of Utilization
				Validation:	Management Policy,
				Lauren Bondy	Management Poncy,

	Implement ABD regional
	tracking mechanism
	(SUD Treatment
	Providers), update ABD
	Notice template format to
	include content regarding
	determination criteria,
	provide network training,
	enhance auditing of
	network ABD Notices.
	Customer Service - Katie
	Forbes:
	(Previous FY Completed
	Actions: Updated PIHP
	Customer Handbook and
	Grievance / Appeal Brochure;
	added staff capacity to
	Customer Service Department; Development of regional
	workgroup to address CMH
	Directories.)
	• FY21 Completed Actions:
	CMH Directory
	compliance.
	o Pending Actions: PIHP
	Provider Directory
	compliance.
	Enrollee Grievance Process –
	Katie Forbes:
	(Previous FY Completed
	Actions: Updated PIHP
	Grievance / Appeal Brochure;
	Updated PIHP Grievance &
	Appeal System Policy; added
	staff capacity to Customer
	Service Department; annual
	Contract Monitoring Tool updated; PIHP MIX module
	Acknowledgement &
	Resolution Letter template
	updates).
<u> </u>	 иришсэу.

o FY21 Completed Actions: N/A - Oversight of Action Items continues. Pending Actions: N/A Subcontracts and Delegation — Katic Forbes: (Previous FY Completed Actions: Transitioned PIHP oversight of Appeals to PIHP direct hire staff; added staff capacity to Customer Service Department; annual Contract Monitoring Tool updated; updated contract language with CMH and SUD Providers). FY21 Completed Actions: N/A - Oversight of Actions: N/A - Oversight of Action Items continues. Pending Actions: N/A Credentialing - Amanda Zabor: (Previous FY Completed Actions: SUD Provider contract language enhancements complete; annual Contract Monitoring Tool updated, Training reated and sent to Network Providers). FY21 Completed Actions: N/A Credentialing created and sent to Network Providers. FY21 Completed Actions: N/A Credentialing reated and sent to Network Providers). FY21 Completed Actions: No update Credentialing Policy revisions, enhance contract monitoring (including review of CMH subcontractor credentialing), enhance uncontract monitoring (including review of CMH subcontractor credentialing), enhance uncontract and revenue and recorders to develops a versions, enhance credentialing, enhance uncontract and contract credentialing policy revisions, enhance credentialing, enhance and contract monitoring (including review of CMH subcontractor credentialing), enhance and contract monitoring (including review of CMH subcontractor credentialing), enhance and contract monitoring (including review of CMH subcontractor credentialing), enhance and contract monitoring (including review of CMH subcontractor credentialing), enhance and contract monitoring (including review of CMH subcontractor credentialing), enhance and contract monitoring (including review of CMH subcontractor credentialing), enhance and contract monitoring (including review of CMH subcontractor credentialing), enhance and contract and contractor credentialing).	
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credentialing), enhance	
nrocedures to develor a	5,7
	procedures to develop a
framework for review of	framework for review of

	grievances, appeals and
	quality issues, provide
	network training.
	Appeals – Katie Forbes:
	(Previous FY Completed
	Actions: Updated Adverse
	Benefit Determination (ABD)
	Notice and implemented (at
	PIHP and CMH levels);
	Updated PIHP Grievance /
	Appeal Brochure; Updated
	PIHP Grievance & Appeal
	System Policy; added staff capacity to Customer Service
	Department; annual Contract
	Monitoring Tool updated;
	updated Provider contracts;
	updated PIHP record keeping
	process; PIHP MIX module
	Acknowledgement Letter
	updated; Training created and
	sent to Network Providers).
	o FY21 Completed Actions:
	N/A
	o Pending Actions: Update
	MIX Grievance Module,
	enhance internal auditing
	and monitoring of Appeal
	Resolution Letter
	content.
	Confidentiality of Health
	<u>Information – Katie Forbes:</u> (Previous FY Completed
	Actions: HIPAA Breach
	Notification written procedures
	and letter templates created;
	HIPAA Breach Notification
	Policy created and posted;
	SUD Provider contract
	language enhancements
	complete; annual Contract
	Monitoring Tool updated.)
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		o FY21 Completed Actions:
		N/A – Oversight of
		Action Items continues.
		o Pending Actions: N/A
		Management Information
		Systems – Lauren Bondy:
		(Previous FY Completed
		Actions: Data Attestation form
		developed by Region 10 and
		submitted to MDHHS.)
		o FY21 Completed Actions:
		Oversight of Action Items
		continues. PIHP will use
		draft template developed
		by MDHHS for future
		Data Attestation
		submissions.
		o Pending Actions: N/A
		Performance Measurement
		Validation - Lauren Bondy
		The PIHP PI Team will
		support MDHHS' efforts to
		improve data accuracy and
		codebook clarity.
		Q 2 (Jan-Mar):
		Quality Measurement and
		Improvement – Lauren
		Bondy
		○ FY21 Completed Actions:
		Oversight continues with
		the QMC.
		Pending Actions:
		Continued discussion
		regarding regional
		process for assessments of
		members' experience.
		<u>Utilization Management – </u>
		Katie Forbes
<u> </u>		22,1010 1 01 000

	o FY21 Completed Actions:
	PCE has made module
	upgrades based on PCE
	Workgroup feedback
	specifically in the area of
	ABD Notice content.
	PIHP provided an ABD
	Training to CMH & SUD
	Treatment Networks with
	guidance on ABD Notice
	content changes. The
	ABD Tracking Log was
	implemented with the
	SUD Treatment Provider
	Network. Individual
	meetings with each
	Provider have been
	completed.
	o Pending Actions: Review
	of SUD Treatment ABD
	Tracking Log
	submissions (first due
	date 7/15/21). Enhanced
	auditing of ABD Notices
	across Network.
	Customer Service – Katie
	Forbes ○ FY21 Completed Actions:
	PIHP & PIHP Provider
	Directory compliance.
	 Pending Actions: N/A
	Enrollee Grievance Process -
	Katie Forbes
	• FY21 Completed Actions:
	Oversight of action items
	continues.
	o Pending Actions: N/A
	Subcontracts and Delegation
	- Katie Forbes
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		o FY21 Completed Actions:
		Oversight of action items
		continues.
		o Pending Actions: N/A
		Credentialing – Amanda
		Zabor
		 FY21 Completed Actions:
		MDHHS/PIHP Medicaid
		Services contract
		reviewed as it relates to
		Primary Source
		Verification (PSV).
		Requirements for PSV
		have been incorporated
		into P & C policy where
		needed. Additionally, the
		P & C review worksheets
		and monitoring
		methodology have also
		been reviewed and
		updated. Additional
		methodology and review
		worksheets have been
		created to monitor CMH
		subcontractor
		credentialing.
		o Pending Actions:
		Enhancing procedures to
		develop a framework for
		review of grievances,
		appeals, and quality
		issues when credentialing
		or recredentialing.
		Appeals – Katie Forbes
		• FY21 Completed Actions:
		PCE has made changes to
		the MIX G&A Module
		including updating
		appeal resolution letter
		content to meet required
	88	
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		standards from our
		Corrective Action Plan.
		o Pending Actions: Internal
		monitoring and auditing
		of appeal resolution letter
		content.
		Confidentiality of Health
		<u>Information – Katie Forbes</u>
		○ FY21 Completed Actions:
		Oversight of action items
		continues.
		○ Pending Actions: N/A
		Management Information
		Systems – Lauren Bondy
		• FY21 Completed Actions:
		Oversight of Action Items
		continues
		O Pending Actions: N/A
		Performance Measurement
		Validation - Lauren Bondy
		The PIHP PI Team will
		support MDHHS' efforts to improve data accuracy and
		codebook clarity.
		codebook clarity.
		Q 3 (Apr-June):
		Quality Measurement and
		Improvement – Lauren
		Bondy
		• FY21 Completed Actions:
		Oversight continues with
		the QMC.
		O Pending Actions:
		Requested evidence from
		Providers through annual
		contract monitoring
		process for assessments of
		members' experience
		with services.
	89	

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		<u> Utilization Management – </u>
		Katie Forbes
		o FY21 Completed Actions:
		No update
		Pending Actions:
		Monitor incoming SUD
		ABD Tracking Logs and
		continue to monitor
		CMH ABD Tracking
		Logs.
		3
		Customer Service – Katie
		<u>Forbes</u>
		○ FY21 Completed Actions:
		Oversight of action items
		continues.
		○ Pending Actions: N/A
		Enrollee Grievance Process –
		Katie Forbes
		o FY21 Completed Actions:
		Oversight of action items
		continues.
		o Pending Actions: N/A
		Subcontracts and Delegation
		- Katie Forbes
		o FY21 Completed Actions:
		Oversight of action items
		continues.
		○ Pending Actions: N/A
		Credentialing – Amanda
		<u>Zabor</u>
		○ FY21 Completed Actions:
		MDHHS/PIHP Medicaid
		Services contract
		reviewed as it relates to
		Primary Source
		Verification (PSV).
		Requirements for PSV
		have been incorporated
1	90	

Oversight of action items continues. Pending Actions: N/A Confidentiality of Health Information – Katie Forbes FY21 Completed Actions: Oversight of action items continues. Pending Actions: N/A Management Information	 	
P & C review worksheets and monitoring methodology have also been reviewed and updated. Additional methodology and review worksheets have been created to monitor CMH subcontractor credentialing. Working with the Customer Services / Grievance & Appeals Department, staff have enhanced procedures to develop a framework for review of grievances, appeals, and quality issues when credentialing, Oversight of action items continues. • Pending Actions: N/A Appeals — Katic Forbes • FV21 Completed Actions: Oversight of action items continues. • Pending Actions: N/A Confidentiality of Health Information — Katic Forbes • FV21 Completed Actions: Oversight of action items continues. • Pending Actions: N/A Confidentiality of Health Information — Katic Forbes • FV21 Completed Actions: Oversight of action items continues. • Pending Actions: N/A		into P & C policy where
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Management Information		
Management Information		o Pending Actions: N/A
		Management Information
<u>Systems – Lauren Bondy</u>		Systems – Lauren Bondy

O FY21 Completed Actions: The FY2020 Data Attestation Form was submitted using MDHHS
The FY2020 Data Attestation Form was submitted using MDHHS
submitted using MDHHS
submitted using MDHHS
template.
o Pending Actions: N/A
Performance Measurement
Validation - Lauren Bondy
The PIHP PI Team will
support MDHHS' efforts to
improve data accuracy and
codebook clarity. The PIHP
PI Team sends questions to
MDHHS to ensure correct
interpretation of the PI
Codebook and to improve
clarity.
Q 4 (July-Sept):
Q 4 (July-Sept). Quality Measurement and
Improvement – Lauren
Bondy
• FY21 Completed Actions:
Oversight continues with
QMC.
o Pending Actions: The
PIHP's FY2021
Customer Satisfaction
Survey is being
administered. Qualitative
assessments are being
addressed through
contract monitoring
processes.
processes.
Utilization Management –
Katie Forbes
• FY21 Completed Actions:
Oversight of Action Items
continues.
o Pending Actions: N/A
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	Customer Service – Katie Forbes ○ FY21 Completed Actions: Oversight of action items continues. ○ Pending Actions: N/A
	Enrollee Grievance Process – Katie Forbes FY21 Completed Actions: Oversight of action items continues. Pending Actions: N/A
	Subcontracts and Delegation - Katie Forbes ○ FY21 Completed Actions: Oversight of action items continues. ○ Pending Actions: N/A
	Credentialing – Amanda Zabor ○ FY21 Completed Actions: Oversight of action items continues. ○ Pending Actions: N/A
	Appeals – Katie Forbes ○ FY21 Completed Actions: Oversight of action items continues. ○ Pending Actions: N/A
	Confidentiality of Health Information – Katie Forbes ○ FY21 Completed Actions: Oversight of action items continues. ○ Pending Actions: N/A
	continues.

		Management Information
		Systems – Lauren Bondy
		• FY21 Completed Actions:
		Oversight of action items
		continues.
		 Pending Actions: N/A
		o I chang Actions: 1VA
		Performance Measurement
		Validation - Lauren Bondy
		The PIHP PI Team will
		support MDHHS' efforts to
		improve data accuracy and
		codebook clarity.
		Evaluation: The PIHP
		implemented corrective
		actions from past external
		quality reviews.
		Barrier Analysis: Some barriers included staff
		capacity and the impact of
		COVID-19 safety procedures
		on in-person groups.
		Next Steps: The PIHP will
		continue oversight of
		completed corrective actions.
		The PIHP will also continue
		oversight of providers
		through the contract
		monitoring process.
		Continue Objective(s)?

Region 10 PIHP Board Officers

CHAIRPERSON Lori Curtiss
VICE CHAIRMAN Robert Kozfkay
SECRETARY Wanda Cole
TREASURER Edwin Priemer
Region 10 PIHP Board General Membership
Ronald Barnard
Kathryn Boles
Dr. Niketa Dani
DeElla Johnson
Joyce Johnson
Gary Jones
Elva Mills
Wayne Strandberg
Nancy Thomson
Bobbie Umbreit
As of 10.04.2021