Houston Area HIV Services Ryan White Planning Council

Affected Community Committee Meeting

12 noon, Monday, October 23, 2017

Meeting Location: 2223 West Loop South, Room 416

Houston, TX 77027

AGENDA

I. Call to Order

Rodney Mills and Tana Pradia, Co-Chairs

- A. Welcome
- B. Announce who will be chairing the meeting
- C. Moment of Reflection
- D. Adoption of the Agenda
- E. Approve the Minutes

II. Public Comment

(NOTE: If you wish to speak during the Public Comment portion of the meeting, please sign up on the clipboard at the front of the room. No one is required to give his or her name or HIV status. All meetings are audio taped by the Office of Support for use in creating the meeting minutes. The audiotape and the minutes are public record. If you state your name or HIV status it will be on public record. If you would like your health status known, but do not wish to state your name, you can simply say: "I am a person living with HIV", before stating your opinion. If you represent an organization, please state that you are representing an agency and give the name of the organization. If you work for an organization, but are representing yourself, please state that you are attending as an individual and not as an agency representative. Individuals can also submit written comments to a member of the staff who would be happy to read the comments on behalf of the individual at this point in the meeting.)

III. Old Business

- A. Road 2 Success -10 am -2 pm, Sat. Nov. 4, 2017 at the Montrose Center
 - Volunteers: Tana, (Rodney?), Steven, Allen, Teresa & John P.
 - Arrive at 8:30 am wearing black polo shirt

Camino hacia tu Salud – 10 am – 2 pm, Sat. Nov. 11, 2017 at Leonel Castillo NC

- Volunteers: Tana, Steven, John P, maybe Carol S
- Arrive at 8:30 am wearing black polo shirt
- B. Community Events
- C. Greeters
- IV. Standards of Care and Performance Measures Workgroup

Tasha Traylor RW Grant Administration

V. Announcements

Please submit suggested changes to RW reports to Tori before 01/01/18

VI. Adjourn

VII. Members meet with committee mentor

Teresa Pruitt

Houston Area HIV Services Ryan White Planning Council

Affected Community Committee Meeting

12 noon, Monday, August 21, 2017 **Meeting Location:** 2223 West Loop South, Room 240, Houston, TX 77027

MINUTES

MEMBERS PRESENT	MEMBERS ABSENT	OTHERS PRESENT
Tana Pradia, Co-Chair	Amber David	Cecilia Ross, RWPC Chair
Rodney Mills, Co-Chair	Arlene Johnson	
Curtis Bellard	John Poole	Ryan White Grant Administration
Skeet Boyle	Alex Moses	Tasha Traylor
Tracy Gorden		
Herman Finley		Office of Support
Denis Kelly		Tori Williams
Allen Murray		Rod Avila
Teresa Pruitt		
Veria Steptoe		

Call to Order: Mills called the meeting to order at 12:00 p.m. and asked for a moment of reflection.

Adoption of the Agenda: <u>Motion #1</u>: it was moved and seconded (Bellard, Pruitt) to adopt the agenda. **Motion carried unanimously.**

Approval of the Minutes: <u>Motion #2</u>: it was moved and seconded (Pruitt, Boyle) to approve the July 24, 2017 minutes. **Motion carried.** Abstentions: Moses.

Public Comment: None.

Old Business

Camino hacia Tu Salud: Mills reviewed the event details of the August 28, 2017 Camino hacia Tu Salud. The topics that will be presented are: Management; ADAP and We Are Listening.

Road 2 Success: Mills reviewed details of the upcoming Road 2 Success, which is scheduled from 10 am until 2 pm on Saturday, November 4, 2017 at the Montrose Center. Harbolt presented information from the 2016 consumer needs assessment. Based on the data, the committee identified the following topics for the presentations at Road 2 Success, which include: Treatment as Prevention/U=U (Undetectable + Untransmittable), how to manage HIV along with other co-occurring conditions; how to get assistance covering the cost of my medication; options for transportation to medical appointments; how to access transportation services; what to do if on a waitlist; alternatives to current provider; and how to contact my case manager/ find out who my case manager is?

Community Events: Williams stated that volunteers have been secured for events in August and September. Soon, she will need volunteers to sign up for the November events.

Greeters: Committee members signed up to be greeters at 2017 Council meetings.

Announcements: Williams announced the upcoming Standards of Care meeting on September 25, 2017. Williams reminded members that they have to be attentive to County regulations regarding petty cash reimbursements. For example, if two Council members carpool to a meeting, the person who owns the car is the only person who can receive reimbursement for the trip.

Adjourn: <u>Motion #3</u>: it was moved and seconded (Bellard, Pruitt) to adjourn the meeting at 12:57 p.m. **Motion carried unanimously.**

Submitted by:		Approved by:	Approved by:		
Tori Williams, Director	Date	Committee Chair	Date		

Affected Community Committee 2017 Community Events (as of 10/11/17)

Point Person (PP): Committee member who picks up display materials and returns them to the Office of Support.

Day, date, times	Event	Location	Participants
Sunday, March 5 1pm-Walk	AIDS Foundation Houston (AFH) AIDS Walk	Houston Park Downtown 1100 Bagby Street, 77002	Allen Murray will distribute Project LEAP flyers.
Saturday, June 24 Noon – 7:00 pm	Pride Festival	Downtown near City Hall	Shift 1 (11:30 am-2 pm): PP Tracy G, Tana, Steven V. Shift 2 (2-4:30 pm) Alex, Allen, Isis Shift 3 (4:30-7 pm): PP: John P., Rodney, Alex
Thursday, June 29 11:30 am – 2 pm	Road 2 Success	Thomas Street Health Center 2015 Thomas Street, 77009	Need 5 Volunteers: Curtis, Cecilia, Teresa, Denis, Isis and Alex.
Monday, September 25 5 pm – 8 pm	Camino hacia tu Salud	Positive713 Leonel Castillo Community Center 2101 South Street, 77009	Need 7 Volunteers: Isis, Tana, Skeet, Curtis, Alex, Steven and Evelio
Sunday, October 22	MISS UTOPIA	Crowne Plaza Northwest-Brookhollow 12801 Northwest Freeway Houston, TX 77040	Volunteers: PP: Skeet, Curtis, Alex, Isis, Cecilia, Tana DISTRIBUTE LEAP FLYERS
Friday, October 27, 2017	Santa Maria Hostel – health fair		Volunteer: Tana
Saturday, November 4	Road 2 Success	Montrose Center 401 Branard Street, 2 nd Floor, 77006	Need 12 volunteers
Saturday, November 11	Camino hacia tu Salud	Leonel Castillo Community Ctr. 2101 South Street, 77009	Need Spanish Speaking Volunteers: Tana, John P, Carol S, Steven
Tuesday, December 1	World AIDS Day Events		Most committee members attend events DISTRIBUTE LEAP FLYERS
Saturday in January	Road 2 Success	Montrose Center 401 Branard Street, 2 nd Floor, 77006	Need 10 Volunteers (incl. Spanish speaking): DISTRIBUTE LEAP FLYERS

Greeters for 2017 Council Meetings (Revised: 06-20-17)

2017 Meeting Dates (Please arrive at 11:45 a.m. Unless otherwise noted, the meetings are held at 2223 W. Loop South)	Greeter #1 External Member	Greeter #2	Greeter #3
Thurs. March 9		Curtis	John
Thurs. April 13		Isis	Allen
Thurs. May 11	Alex	Denis	John
Thurs. June 8 – OFF SITE: Montrose Ctr.	Alex	Curtis	John
Thurs. July 13	Veria	Skeet	Teresa or Curtis
Thurs. August 10	Curtis	Skeet	Isis
Thurs. September 14	Alex	Teresa	Rodney
Thurs. October 12	Veria	Teresa	Skeet
Thurs. November 9 External Committee Member Appreciation		Denis	Allen
Thurs. December 14			



2017-2018 HOUSTON ELIGIBLE METROPOLITAN AREA: RYAN WHITE CARE ACT PART A/B STANDARDS OF CARE FOR HIV SERVICES RYAN WHITE GRANT ADMINISTRATION SECTION HARRIS COUNTY PUBLIC HEALTH (HCPH)

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Introduction

According to the Joint Commission on Accreditation of Healthcare Organization (JCAHO) 2008)¹, a standard is a "statement that defines performance expectations, structures, or processes that must be in place for an organization to provide safe, high-quality care, treatment, and services". Standards are developed by subject experts and are usually the minimal acceptable level of quality in service delivery. The Houston EMA Ryan White Grant Administration (RWGA) Standards of Care (SOCs) are based on multiple sources including RWGA on-site program monitoring results, consumer input, the US Public Health Services guidelines, Centers for Medicare and Medicaid Conditions of Participation (COP) for health care facilities, JCAHO accreditation standards, the Texas Administrative Code, Center for Substance Abuse and Treatment (CSAT) guidelines and other federal, state and local regulations.

Purpose

The purpose of the Ryan White Part A/B SOCs is to determine the minimal acceptable levels of quality in service delivery and to provide a measurement of the effectiveness of services.

Scope

The Houston EMA SOCs apply to Part A, Part B and State Services, funded HRSA defined core and support services including the following services in FY 2015-2016:

- Primary Medical Care
- Vision Care
- Medical Case Management
- Clinical Case Management
- Local AIDS Pharmaceutical Assistance Program (LPAP)
- Oral Health
- Health Insurance Assistance
- Hospice Care
- Mental Health Services
- Substance Abuse services
- Home & Community Based Services (Facility-Based)
- Early Intervention Services
- Medical Nutrition Supplement
- Non-Medical Case Management (Service Linkage)
- Transportation
- Linguistic Services

Part A funded services

Combination of Parts A, B, and/or Services funding

Standards Development

The first group of standards was developed in 1999 following HRSA requirements for sub grantees to implement monitoring systems to ensure subcontractors complied with contract requirements. Subsequently, the RWGA facilitates annual work group meetings to review the standards and to make applicable changes. Workgroup participants include physicians, nurses, case managers and executive staff from subcontractor agencies as well as consumers.

Organization of the SOCs

¹ The Joint Commission on Accreditation of Healthcare Organization (2008). Comprehensive accreditation manual for ambulatory care; Glossary

The standards cover all aspect of service delivery for all funded service categories. Some standards are consistent across all service categories and therefore are classified under general standards. These include:

- Staff requirements, training and supervision
- Client rights and confidentiality
- Agency and staff licensure
- Emergency Management

The RWGA funds three case management models. Unique requirements for all three case management service categories have been classified under Service Specific SOCs "Case Management (All Service Categories)". Specific service requirements have been discussed under each service category. All new and/or revised standards are effective at the beginning of the fiscal year.

GENERAL STANDARDS

	Standard	Measure
1.0	Staff Requirements	
1.1	Staff Screening (Pre-Employment) Staff providing services to clients shall be screened for appropriateness by provider agency as follows: • Personal/Professional references • Personal interview • Written application Criminal background checks, if required by Agency Policy, must be conducted prior to employment and thereafter for all staff and/or volunteers per Agency policy.	 Review of Agency's Policies and Procedures Manual indicates compliance Review of personnel and/or volunteer files indicates compliance
1.2	Initial Training: Staff/Volunteers Initial training includes eight (8) hours HIV/AIDS basics, safety issues (fire & emergency preparedness, hazard communication, infection control, universal precautions), confidentiality issues, role of staff/volunteers, agency-specific information (e.g. Drug Free Workplace policy) and customer service training must be completed within 60 days of hire. https://tx.train.org/DesktopShell.aspx	 Documentation of all training in personnel file. Specific training requirements are specified in Agency Policy and Procedure Materials for staff training and continuing education are on file Staff interviews indicate compliance
1.3	Staff Performance Evaluation Agency will perform annual staff performance evaluation.	 Completed annual performance evaluation kept in employee's file Signed and dated by employee and supervisor (includes electronic signature)
1.4	Cultural and HIV Mental Health Co-morbidity Competence Training/Staff and Volunteers All staff tenured 0 – 5 year with their current employer must receive four (4) hours of cultural competency training and an additional one (1) hour of HIV/Mental Health co-morbidity sensitivity training annually. All new employees must complete these within ninety (90) days of hire.	Documentation of training is maintained by the agency in the personnel file

1.5	All staff with greater than 5 years with their current employer must receive two (2) hours of cultural competency training and an additional one (1) hour of HIV/Mental Health co-morbidity sensitivity training annually. Staff education on eligibility determination and fee schedule Agency must provide training on agency's policies and procedures for eligibility determination and sliding fee schedule for, but not limited to, case managers, and eligibility & intake staff annually. All new employees must complete within ninety (90) days of hire.	Documentation of training in employee's record
2.0	Services utilize effective management practices such as cost effectiveness, huma	an resources and quality improvement.
2.1	Service Evaluation Agency has a process in place for the evaluation of client services.	 Review of Agency's Policies and Procedures Manual indicates compliance Staff interviews indicate compliance.
2.2	Subcontractor Monitoring Agency that utilizes a subcontractor in delivery of service, must have established policies and procedures on subcontractor monitoring that include: • Fiscal monitoring • Program • Quality of care • Compliance with guidelines and standards Reviewed Annually	 Documentation of subcontractor monitoring Review of Agency's Policies and Procedures Manual indicates compliance
2.3	Staff Guidelines Agency develops written guidelines for staff, which include, at a minimum, agency-specific policies and procedures (staff selection, resignation and termination process, job descriptions); client confidentiality; health and safety requirements; complaint and grievance procedures; emergency procedures; and statement of client rights. Reviewed Annually	Personnel file contains a signed statement acknowledging that staff guidelines were reviewed and that the employee understands agency policies and procedures

2.4	Work Conditions Staff/volunteers have the necessary tools, supplies, equipment and space to accomplish their work.	 Inspection of tools and/or equipment indicates that these are in good working order and in sufficient supply Staff interviews indicate compliance
2.5	Staff Supervision Staff services are supervised by a paid coordinator or manager.	Review of personnel files indicates compliance
		 Review of Agency's Policies and Procedures Manual indicates compliance
2.6	Professional Behavior Staff must comply with written standards of professional behavior.	 Staff guidelines include standards of professional behavior
		 Review of Agency's Policies and Procedures Manual indicates compliance
		 Review of personnel files indicates compliance
		 Review of agency's complaint and grievance files
2.7	Communication There are procedures in place regarding regular communication with staff about the program and general agency issues.	 Review of Agency's Policies and Procedures Manual indicates compliance Documentation of regular staff
		meetingsStaff interviews indicate compliance
2.8	Accountability There is a system in place to document staff work time.	Staff time sheets or other documentation indicate compliance
2.9	Staff Availability Staff are present to answer incoming calls during agency's normal operating hours.	Published documentation of agency operating hours
	nours.	Staff time sheets or other documentation indicate compliance
3.0	Clients Rights and Responsibilities	

3.1	Clients Rights and Responsibilities	Documentation in client's record
	Agency has a Client Rights and Responsibilities Statement that is reviewed with each client in a language and format the client can understand. Agency will provide client with written copy of client rights and responsibilities, including:	
	 Informed consent Confidentiality Grievance procedures Duty to warn or report certain behaviors 	
	Scope of serviceCriteria for end of services	
3.2	Confidentiality Agency has Policy and Procedure regarding client confidentiality in accordance with RWGA /TRG site visit guidelines, local, state and federal laws. Providers must implement mechanisms to ensure protection of clients' confidentiality in all processes throughout the agency. There is a written policy statement regarding client confidentiality form signed by each employee and included in the personnel file.	Review of Agency's Policies and Procedures Manual indicates compliance
		Clients interview indicates compliance
		 Agency's structural layout and information management indicates compliance
		 Signed confidentiality statement in each employee's personnel file
3.3	Consents All consent forms comply with state and federal laws, are signed by an individual legally able to give consent and must include the Consent for Services form and a consent for release/exchange of information for every individual/agency to whom client identifying information is disclosed, regardless of whether or not HIV status is revealed.	Agency Policy and Procedure and signed and dated consent forms in client record
3.4	Up to date Release of Information	Current Release of Information form
	Agency obtains an informed written consent of the client or legally responsible person prior to the disclosure or exchange of certain information about client's case to another party (including family members) in accordance with the RWGA Site Visit Guidelines, local, state and federal laws. The release/exchange consent form must contain: • Name of the person or entity permitted to make the disclosure	with all the required elements signed by client or authorized person in client's record

	 Name of the client The purpose of the disclosure The types of information to be disclosed Entities to disclose to Date on which the consent is signed The expiration date of client authorization (or expiration event) no longer than two years Signature of the client/or parent, guardian or person authorized to sign in lieu of the client. Description of the <i>Release of Information</i>, its components, and ways the client can nullify it Release/exchange of information forms must be completed entirely in the presence of the client. Any unused lines must have a line crossed through the space. 	
3.5	Grievance Procedure Agency has Policy and Procedure regarding client grievances that is reviewed with each client in a language and format the client can understand and a written copy of which is provided to each client. Grievance procedure includes but is not limited to: • to whom complaints can be made • steps necessary to complain • form of grievance, if any • time lines and steps taken by the agency to resolve the grievance • documentation by the agency of the process, including a standardized grievance/complaint form available in a language and format understandable to the client • all complaints or grievances initiated by clients are documented on the Agency's standardized form • resolution of each grievance/complaint is documented on the Standardized form and shared with client • confidentiality of grievance • addresses and phone numbers of licensing authorities and funding sources	 Signed receipt of agency Grievance Procedure, filed in client chart Review of Agency's Policies and Procedures Manual indicates compliance Review of Agency's Grievance file indicates compliance, Source Citation: HAB Monitoring Standards; Part I: Universal Standards; Section A: Access to Care #2

3.6	 Conditions Under Which Discharge/Closure May Occur A client may be discharged from Ryan White funded services for the following reasons. Death of the client At the client's or legal guardian request Changes in client's need which indicates services from another agency Fraudulent claims or documentation about HIV diagnosis by the client Client actions put the agency, case manager or other clients at risk. Documented supervisory review is required when a client is terminated or suspended from services due to behavioral issues. Client moves out of service area, enters jail or cannot be contacted for sixty (60) days. Agency must document three (3) attempts to contact clients by more than one method (e.g. phone, mail, email, text message, in person via home visit). Client service plan is completed and no additional needs are identified. Client must be provided a written notice prior to involuntary termination of services (e.g. due to dangerous behavior, fraudulent claims or documentation, etc.). 	 Documentation in client record and in the Centralized Patient Care Data Management System A copy of written notice and a certified mail receipt for involuntary termination
3.7	Client Closure A summary progress note is completed in accordance with Site Visit Guidelines within three (3) working days of closure, including: Date and reason for discharge/closure Summary of all services received by the client and the client's response to services Referrals made and/or Instructions given to the individual at discharge (when applicable)	Documentation in client record and in the Centralized Patient Care Data Management System
3.8	Client Feedback In addition to the RWGA standardized client satisfaction survey conducted on an ongoing basis (no less than annually), Agency must have structured and ongoing efforts to obtain input from clients (or client caregivers, in cases where clients are unable to give feedback) in the design and delivery of services. Such efforts may include client satisfaction surveys, focus groups and public meetings conducted at	 Documentation of clients' evaluation of services is maintained Documentation of CAB and public meeting minutes

	least annually. Agency may also maintain a visible suggestion box for clients' inputs. Analysis and use of results must be documented. Agency must maintain a file of materials documenting Consumer Advisory Board (CAB) membership and meeting materials (applicable only if agency has a CAB). • Agencies that serve an average of 100 or more unduplicated clients monthly under combined RW/A, MAI, RW/B and SS funding must implement a CAB. The CAB must meet regularly (at least 4 times per year) at a time and location conducive to consumer participation to gather, support and encourage client feedback, address issues which impact client satisfaction with services and provide Agency with recommendations to improve service delivery, including accessibility and retention in care.	 Documentation of existence and appropriateness of a suggestion box or other client input mechanism Documentation of content, use, and confidentiality of a client satisfaction survey or focus groups conducted annually Source Citation: HAB Monitoring Standards; Part I: Universal Standards; Section A: Access to Care #1
3.9	Patient Safety (Core Services Only) Agency shall establish mechanisms to implement National Patient Safety Goals (NPSG) modeled after the current Joint Commission accreditation for Ambulatory Care (www.jointcommission.org) to ensure patients' safety. The NPSG to be addressed include the following as applicable: • "Improve the accuracy of patient identification • Improve the safety of using medications • Reduce the risk of healthcare-associated infections • Accurately and completely reconcile medications across the continuum of care • Universal Protocol for preventing Wrong Site, Wrong Procedure and Wrong Person Surgery" (www.jointcommission.org)	Review of Agency's Policies and Procedures Manual indicates compliance
3.10	Client Records Provider shall maintain all client records.	Review of agency's policy and procedure for records administration indicates compliance
4.0	Accessibility	
4.1	Cultural Competence Agency demonstrates a commitment to provision of services that are culturally sensitive and language competent for Limited English Proficient (LEP) individuals.	 Agency has procedures for obtaining translation services Client satisfaction survey indicates compliance

		 Policies and procedures demonstrate commitment to the community and culture of the clients Availability of interpretive services, bilingual staff, and staff trained in cultural competence Agency has vital documents including, but not limited to applications, consents, complaint forms, and notices of rights translated in client record
4.2	Client Education Agency demonstrates capacity for client education and provision of information on community resources	 Availability of the blue book and other educational materials Documentation of educational needs assessment and client education in clients' records
4.3	Special Service Needs Agency demonstrates a commitment to assisting individuals with special needs	 Agency compliance with the Americans with Disabilities Act (ADA). Review of Policies and Procedures indicates compliance Environmental Review shows a facility that is handicapped accessible
4.4	Provision of Services for low-Income Individuals Agency must ensure that facility is handicap accessible and is also accessible by public transportation (if in area served by METRO). Agency must have policies and procedures in place that ensures access to transportation services if facility is not accessible by public transportation. Agency should not have policies that dictate a dress code or conduct that may act as barrier to care for low income individuals.	 Facility is accessible by public transportation Review of Agency's Policies and Procedures Manual indicates compliance Source Citation: HAB Monitoring Standards; Part I: Universal Standards; Section A: Access to Care #4
4.5	Proof of HIV Diagnosis Documentation of the client's HIV status is obtained at or prior to the initiation of services or registration services.	Documentation in client record as per RWGA site visit guidelines or TRG Policy SG-03

	An anonymous test result may be used to document HIV status temporarily (up to sixty [60] days). It must contain enough information to ensure the identity of the subject with a reasonable amount of certainty.	 Source Citation: HAB Monitoring Standards; Part I: Universal Standards; Section A: Access to Care #3
4.6	Provision of Services Regardless of Current or Past Health Condition Agency must have Policies and Procedures in place to ensure that HIV+ clients are not denied services due to current or pre-existing health condition or non-HIV related condition. A file must be maintained on all clients who are refused services and the reason for refusal.	 Review of Policies and Procedures indicates compliance A file containing information on clients who have been refused services and the reasons for refusal Source Citation: HAB Program Standards; Section D: #1
4.7	Client Eligibility In order to be eligible for services, individuals must meet the following: • HIV+ • Residence in the Houston EMA/ HSDA (With prior approval, clients can be served if they reside outside of the Houston EMA/HSDA.) • Income no greater than 300% of the Federal Poverty level (unless otherwise indicated) • Proof of identification • Ineligibility for third party reimbursement	 Documentation of HIV+ status, residence, identification and income in the client record Documentation of ineligibility for third party reimbursement Documentation of screening for Third Party Payers in accordance with TRG Policy SG-06 Documentation of Third Party Payer Eligibility or RWGA site visit guidelines Source Citation: HAB Monitoring Standards; Part I: Universal Standards; Section B:Eligibility Determination/Screening #1
4.8	Re-certification of Client Eligibility Agency conducts six (6) month re-certification of eligibility for all clients. At a minimum, agency confirms an individual's income, residency and re-screens, as appropriate, for third-party payers. Third party payers include State Children's Health Insurance Programs (SCHIP), Medicare (including Part D prescription drug benefit) and private insurance. At one of the two required re-certifications during a year, agency may accept client self-attestation for verifying that an individual's income, residency, and insurance status complies with the RWGA eligibility requirements. Appropriate documentation is required for changes in	 Client record contains documentation of re-certification of client residence, income and rescreening for third party payers at least every six (6) months Review of Policies and Procedures indicates compliance Information in client's files that includes proof of screening for insurance

	status and at least once a year (defined as a 12-month period) with renewed eligibility with the CPCDMS. Agency must ensure that Ryan White is the Payer of last resort and must have policies and procedures addressing strategies to enroll all eligible uninsured clients into Medicare, Medicaid, private health insurance and other programs. Agency policy must also address coordination of benefits, billing and collection. Clients eligible for Department of Veterans Affairs (VA) benefits are duly eligible for Ryan White services and therefore exempted from the payer of last resort requirement • Agency must verify 3 rd party payment coverage for eligible services at every visit or monthly (whichever is less frequent)	coverage (i.e. hard/scanned copy of results) • Source Citation: HAB Monitoring Standards; Part I: Universal Standards; Section B:Eligibility Determination/Screening #1 and #2 • Source Citation: HIV/AIDS Bureau (HAB) Policy Clarification Notice #13-02
4.9	Charges for Services Agency must institute Policies and Procedures for cost sharing including enrollment fees, premiums, deductibles, co-payments, co-insurance, sliding fee discount, etc. and an annual cap on these charges. Agency should not charge any of the above fees regardless of terminology to any Ryan White eligible patient whose gross income level (GIL)is ≤ 100% of the Federal Poverty Level (FPL) as documented in the CPCDMS for any services provided. Clients whose gross income is between 101-300% may be charged annual aggregate fees in accordance with the legislative mandate outlined below: ■ 101%-200% of FPL5% or less of GIL ■ 201%-300% of FPL10% or less of GIL Additionally, agency must implement the following: ■ Six (6) month evaluation of clients to establish individual fees and cap (i.e. the six (6) month CPCDMS registration or registration update.) ■ Tracking of charges ■ A process for alerting the billing system when the cap is reached so client will not be charged for the rest of the calendar year. ■ Documentation of fees	 Review of Policies and Procedures indicates compliance Review of system for tracking patient charges and payments indicate compliance Review of charges and payments in client records indicate compliance with annual cap Sliding fee application forms on client record is consistent with Federal guidelines
4.10	Information on Program and Eligibility/Sliding Fee Schedule Agency must provide broad-based dissemination of information regarding the availability of services. All clients accessing services must be provided with a clear description of their sliding fee charges in a simple understandable format at intake and annually at registration update.	 Agency has a written substantiated annual plan to targeted populations Zip code data show provider is reaching clients throughout service

	Agency should maintain a file documenting promotion activities including copies of HIV program materials and information on eligibility requirements. Agency must proactively inform/educate clients when changes occur in the program design or process, client eligibility rules, fee schedule, facility layout or access to program or agency.	area (as applicable to specific service category). • Agency file containing informational materials about agency services and eligibility requirements including the following: Brochures Newsletters Posters Community bulletins any other types of promotional materials • Signed receipt for client education/information regarding eligibility and sliding fees on client record • Source Citation: HAB Monitoring Standards; Part I: Universal Standards; Section A: Access to Care #5
4.11	Linkage Into Core Services Agency staff will provide out-of-care clients with individualized information and referral to connect them into ambulatory outpatient medical care and other core medical services.	 Documentation of client referral is present in client record Review of agency's policies & procedures' manual indicates compliance
4.12	Wait Lists It is the expectation that clients will not be put on a Wait List nor will services be postponed or denied due to funding. Agency must notify the Administrative agency when funds for service are either low or exhausted for appropriate measures to be taken to ensure adequate funding is available. Should a wait list become required, the agency must, at a minimum, develop a policy that addresses how they will handle situations where service(s) cannot be immediately provided and a process by which client information will be obtained and maintained to ensure that all clients that requested service(s) are contacted after service provision resumes. A wait list is defined as a roster developed and maintained by providers of patients awaiting a particular service when a demand for a service exceeds available appointments used on a first come next serviced method.	 Review of Agency's Policies and Procedures Manual indicates compliance Documentation of compliance with TRG's Policy SG-19 Client Wait Lists Documentation that agency notified their Administrative Agency when funds for services were either low or exhausted

	The Agency will notify The Resource Group (TRG) or RWGA of the following information when a wait list must be created: An explanation for the cessation of service; and A plan for resumption of service. The Agency's plan must address: • Action steps to be taken Agency to resolve the service shortfall; and • Projected date that services will resume. The Agency will report to TRG or RWGA in writing on a monthly basis while a client wait list is required with the following information: • Number of clients on the wait list. • Progress toward completing the plan for resumption of service. • A revised plan for resumption of service, if necessary.	
4.13	Intake The agency conducts an intake to collect required data including, but not limited to, eligibility, appropriate consents and client identifiers for entry into CPCDMS. Intake process is flexible and responsive, accommodating disabilities and health conditions. In addition to office visits, client is provided alternatives such as conducting business by mail, online registration via the internet, or providing home visits, when necessary. Agency has established procedures for communicating with people with hearing impairments.	Documentation in client record Review of Agency's Policies and Procedures Manual indicates compliance
5.0	Quality Management	
5.1	Continuous Quality Improvement (CQI) Agency demonstrates capacity for an organized CQI program and has a CQI Committee in place to review procedures and to initiate Performance Improvement activities. The Agency shall maintain an up-to-date Quality Management (QM) Manual. The QM Manual will contain at a minimum: • The Agency's QM Plan • Meeting agendas and/or notes (if applicable) • Project specific CQI Plans • Root Cause Analysis & Improvement Plans • Data collection methods and analysis	 Review of Agency's Policies and Procedures Manual indicates compliance Up to date QM Manual Source Citation: HAB Universal Standards; Section F: #2

	 Work products QM program evaluation Materials necessary for QM activities 	
5.2	Data Collection and Analysis Agency demonstrates capacity to collect and analyze client level data including client satisfaction surveys and findings are incorporated into service delivery. Supervisors shall conduct and document ongoing record reviews as part of quality improvement activity.	 Review of Agency's Policies and Procedures Manual indicates compliance Up to date QM Manual Supervisors log on record reviews signed and dated Source Citation: HAB Monitoring Standards; Part I: Universal Standards; Section A: Access to Care #2
6.0	Point Of Entry Agreements	
6.1	Points of Entry (Core Services Only) Agency accepts referrals from sources considered to be points of entry into the continuum of care, in accordance with HIV Services policy approved by HRSA for the Houston EMA.	 Review of Agency's Policies and Procedures Manual indicates compliance Documentation of formal agreements with appropriate Points of Entry Documentation of referrals and their
7.0	Emergency Management	follow-up
7.1	Emergency Preparedness Agency leadership including medical staff must develop an Emergency Preparedness Plan modeled after the Joint Commission's regulations and/or Centers for Medicare and Medicaid guidelines for Emergency Management. The plan should, at a minimum utilize "all hazard approach" (hurricanes, floods, earthquakes, tornadoes, wide-spread fires, infectious disease outbreak and other public health threats, terrorist attacks, civil disturbances and collapse of buildings and bridges) to ensure a level of preparedness sufficient to support a range of emergencies. Agencies shall conduct an annual Hazard Vulnerability Analysis (HVA) to identify potential hazards, threats, and adverse events and assess their impact on care, treatment, and services they must sustain during an emergency. The agency shall communicate hazards identified with its community emergency	Emergency Preparedness Plan Review of Agency's Policies and Procedures Manual indicates compliance

	response agencies and together shall identify the capability of its community in meeting their needs. The HVA shall be reviewed annually.	
7.2	Emergency Management Training In accordance with the Department of Human Services recommendations, all applicable agency staff must complete the following National Incident Management System (NIMS) courses developed by the Department of Homeland Security: • IS -100.HC – Introduction to the Incident command system for healthcare/hospitals • IS-200.HC- Applying ICS to Healthcare organization • IS-700.A-National Incident Management System (NIMS) Introduction • IS-800.B National Response Framework (management) The above courses may be accessed at:www.training.fema.gov. Agencies providing support services only may complete alternate courses listed for the above areas All applicable new employees are required to complete the courses within 90 days of hire.	Documentation of all training including certificate of completion in personnel file
7.3	Emergency Preparedness Plan The emergency preparedness plan shall address the six critical areas for emergency management including • Communication pathways • Essential resources and assets • patients' safety and security • staff responsibilities • Supply of key utilities such as portable water and electricity • Patient clinical and support activities during emergency situations. (www.jointcommission.org)	Emergency Preparedness Plan
7.4	Emergency Management Drills Agency shall implement emergency management drills twice a year either in response to actual emergency or in a planned exercise. Completed exercise should be evaluated by a multidisciplinary team including administration, clinical and support staff. The emergency plan should be modified based on the evaluation results and retested.	 Emergency Management Plan Review of Agency's Policies and Procedures Manual indicates compliance

8.0	Building Safety		
8.1	Required Permits All agencies will maintain Occupancy and Fire Marshal's permits for the facilities.	•	Current required permits on file

SERVICE SPECIFIC STANDARDS OF CARE

Case Management (All Case Management Categories)

Case management services in HIV care facilitate client access to health care services, assist clients to navigate through the wide array of health care programs and ensure coordination of services to meet the unique needs of PLWHA. It also involves client assessment to determine client's needs and the development of individualized service plans in collaboration with the client to mitigate clients' needs. Ryan White Grant Administration funds three case management models i.e. one psychosocial and two clinical/medical models depending on the type of ambulatory service within which the case management service is located. The scope of these three case management models namely, Non-Medical, Clinical and Medical case management services are based on Ryan White HIV/AIDS Treatment Modernization Act of 2006 (HRSA)² definition for non-medical and medical case management services. Other resources utilized include the current *National Association of Social Workers (NASW) Standards for Social Work Case Management*³. Specific requirements for each of the models are discussed under each case management service category.

1.0	Staff Training	
1.1	Required Meetings Case Managers and Service Linkage Workers Case managers and Service Linkage Workers will attend on an annual basis a minimum of four (4) of the five (5) bi-monthly networking meetings facilitated by RWGA. Case Managers and Service Linkage Workers will attend the "Joint Prevention and Care Coordination Meeting" held annually and facilitated by the RWGA and the City of Houston STD/HIV Bureau.	Agency will maintain verification of attendance (RWGA will also maintain sign-in logs)
	Medical Case Management (MCM), Clinical Case Management (CCM) and Service Linkage Worker Supervisors will attend on an annual basis a minimum of five (5) of the six (6) bi-monthly Supervisor meetings facilitated by RWGA (in the event a MCM or CCM supervises SLW staff the MCM or CCM must attend the Supervisor meetings and may, as an option, attend the networking meetings)	

² US Department of Health and Human Services, Health Resources and Services Administration HIV/AIDS Bureau (2009). Ryan White HIV/AIDS Treatment Modernization Act of 2006: Definitions for eligible services

³ National Association of Social Workers (1992). NASW standards for social work case management. Retrieved 02/9/2009 from www.socialworkers.org/practice/standards/sw case mgmt.asp

1.2	Required Training for New Employees Within the first ninety (90) days of employment in the case management system, case managers will successfully complete HIV Case Management 101 2013 Update, through the State of Texas TRAIN website (https://tx.train.org) with a minimum of 70% accuracy. RWGA expects HIV Case Management 101 2013 Update, course completion to take no longer than 16 hours. Within the first six (6) months of employment, case managers will complete at least four (4) hours review of Community resources, and at least four (4) hours cultural competency training offered by RWGA. For cultural competency training only, Agency may request a waiver for agency based training alternative that meets or exceeds the RWGA requirements for the first year training for case management staff.	 Certificates of completion for applicable trainings in the case manager's file Sign-in sheets for agency based trainings maintained by Agency RWGA Waiver is approved prior to Agency utilizing agency-based training curriculum
1.3	Certified Application Counselor (CAC) Training & Certification Within the first ninety (90) days of employment in the case management system, case managers will successfully complete CAC training and maintain CAC certification by their Certificated Application Counselor Designated Organization employer. RWGA expects CAC training completion to take no longer than 6 hours.	Certificates of completion in case manager's file
1.4	Case Management Supervisor Peer-led Training Supervisory Training: On an annual basis, Part A/B-funded clinical supervisors of Medical, Clinical and Community (SLW) Case Managers must fully participate in the four (4) Case Management Supervisor Peer-Led three-hour training curriculum conducted by RWGA.	Review of attendance sign-in sheet indicates compliance
1.5	Child Abuse Screening, Documenting and Reporting Training Case Managers are trained in the agency's policy and procedure for determining, documenting and reporting instances of abuse, sexual or nonsexual, in accordance with the DSHS Child Abuse Screening, Documenting and Reporting Policy prior to patient interaction.	Documentation of staff training
2.0	Timeliness of Services	

2.1	Initial Case Management Contact Contact with client and/or referring agent is attempted within one working day of receiving a case assignment. If the case manager is unable to make contact within one (1) working day, this is documented and explained in the client record. Case manager should also notify their supervisor. All subsequent attempts are documented.	Documentation in client record
2.2	Acuity The case manager should use an acuity scale or other standardized system as a measurement tool to determine client needs (applies to TDSHS funded case managers only).	Completed acuity scale in client's records
2.3	Progress Notes All case management activities, including but not limited to all contacts and attempted contacts with or on behalf of clients are documented in the client record within 72 hours of their occurrence.	 Legible, signed and dated documentation in client record. Documentation of time expended with or on behalf of patient in progress notes
2.4	Client Referral and Tracking Agency will have policies and procedures in place for referral and follow-up for clients with medical conditions, nutritional, psychological/social and financial problems. The agency will maintain a current list of agencies that provide primary medical care, prescription medications, assistance with insurance payments, dental care, transportation, nutritional counseling and supplements, support for basic needs (rent, food, financial assistance, etc.) and other supportive services (e.g. legal assistance, partner elicitation services and Client Risk Counseling Services (CRCS). The Case Manager will: Initiate referrals within two (2) weeks of the plan being completed and agreed upon by the Client and the Case Manager Work with the Client to determine barriers to referrals and facilitate access to referrals Utilize a tracking mechanism to monitor completion of all case management referrals	 Review of Agency's Policies and Procedures Manual indicates compliance Documentation of follow-up tracking activities in clients records A current list of agencies that provide services including availability of the Blue Book
2.5	Client Notification of Service Provider Turnover	Documentation in client record

	Client must be provided notice of assigned service provider's cessation of employment within 30 days of the employee's departure.	
2.6	Client Transfers between Agencies: Open or Closed less than One Year The case manager should facilitate the transfer of clients between providers. All clients are transferred in accordance with Case Management Policy and Procedure, which requires that a "consent for transfer and release/exchange of information" form be completed and signed by the client, the client's record be forwarded to the receiving care manager within five (5) working days and a Request for Transfer form be completed for the client and submitted to RWGA by the receiving agency.	Documentation in client record
2.7	Case load determination should be based on client characteristics, acuity level and the intensity of case management activities.	 Review of the agency's policies and procedures for Staffing ratios

Clinical Case Management Services

The Ryan White HIV/AIDS Treatment Modernization Act of 2006 defines medical case management as "a range of client-centered services that link clients with health care, psychosocial, and other services" including coordination and follow-up of medical treatment and "adherence counseling to ensure readiness for and adherence to HIV complex treatments". The definition outlines the functions of the medical case manager as including assessments and reassessments, individualized comprehensive service planning, service plan implementation and periodic evaluation, client advocacy and services utilization review. The Ryan White Grant Administration categorizes medical case management services co-located in a Mental Health treatment/counseling and/or Substance Abuse treatment services as Clinical Case Management (CCM) services. CCM services may be targeted to underserved populations such as Hispanics, African Americans, MSM, etc.

1.0	Staff Requirements	
1.1	Minimum Qualifications All clinical case managers must have a current and in good standing State of Texas license (LBSW, LMSW, LCSW, LPC, LPC-I, LMFT, LMFT-A).	A file will be maintained on each clinical case manager Supportive documentation of credentials and job description is maintained by the agency in each clinical case manager file. Documentation should include transcripts and/or diplomas and proof of licensure
1.2	Scope of Services The clinical case management services will include at a minimum, comprehensive assessment including mental health and substance abuse/use; development, implementation and evaluation of care plans; follow-up; advocacy; direction of clients through the entire spectrum of health and support services and peer support. Other functions include facilitation and coordination of services from one service provider to another including mental health, substance abuse and primary medical care providers.	Review of client records indicates compliance Agency Policy and Procedures indicates compliance
1.3	Ongoing Education/Training for Clinical Case Managers After the first year of employment in the case management system each clinical case manager will obtain the minimum number of hours of	 Certificates of completion are maintained by the agency Current License on case manager's file

	continuing education to maintain his or her licensure and four (4) hours of training in current Community Resources conducted by RWGA	
2.0	Timeliness of Services/Documentation	
2.1	Client Eligibility In addition to the general eligibility criteria, individuals must meet one or more of the following criteria in order to be eligible for clinical case management services: ■ HIV+ individual in mental health treatment/counseling and/or substance abuse treatment services or HIV+ individual whose history or behavior may indicate the individual may need mental health and/or substance abuse treatment/counseling now or in the future. ■ Clinical criteria for admission into clinical case management must include one of the following: ➤ Client is actively symptomatic with a DSM (most current, American Psychiatric Association approved) diagnosis, especially including substance-related disorders (abuse/dependence), mood disorders (Bipolar depression), depressive disorders, anxiety disorders, and other psychotic disorders; or DSM (most current, American Psychiatric Association approved) diagnosis personality disorders. ➤ Client has a mental health condition or substance abuse pattern that interferes with his/her ability to adhere to medical/medication regimen and needs motivated to access mental health or substance abuse treatment services. ➤ Client is in mental health counseling or chemical dependency treatment.	Documentation of HIV+ status, mental health and substance abuse status, residence, identification, and income in the client record
2.2	Discharge/Closure from Clinical Case Management Services	Documentation in client record.
	In addition to the general requirements, a client may be discharged from clinical case management services for the following reasons.	
	Client has achieved a sustainable level of stability and independence.	

	 Substance Abuse – Client has successfully completed an outpatient substance abuse treatment program. Mental Health – Client has successfully accessed and is engaged in mental health treatment and/or has completed mental health treatment plan objectives. 	
2. 3	Coordination with Primary Medical Care and Medical Case Management Provider Agency will have policies and procedures in place to ensure effective clinical coordination with Ryan White Part A/B-funded Medical Case Management programs. Clinical Case Management services provided to clients accessing primary medical care from a Ryan White Part A/B-funded primary medical care provider other than Agency will require Agency and Primary Medical Care/Medical Case Management provider to conduct regular multi-disciplinary case conferences to ensure effective coordination of clinical and psychosocial interventions. Case conferences must at a minimum include the clinical case manager; mental health/counselor and/or medical case manager and occur at least every three (3) months for the duration of Clinical Case Management services. Client refusal to provide consent for the clinical case manager to participate in multi-disciplinary case conferences with their Primary Medical Care provider must be documented in the client record.	 Review of Agency's Policies and Procedures Manual indicates compliance Case conferences are documented in the client record
2.4	Assessment begins at intake. The case manager will provide client, and if appropriate, his/her support system information regarding the range of services offered by the case management program during intake/assessment. The comprehensive client assessment will include an evaluation of the client's medical and psychosocial needs, strengths, resources (including financial and medical coverage status), limitations, beliefs, concerns and projected barriers to service. Other areas of assessment include demographic information, health history, sexual history, mental history/status, substance abuse history, medication adherence and risk	 Documentation in client record on the comprehensive client assessment form, signed and dated, or agency's equivalent form. Updates to the information included in the assessment will be recorded in the comprehensive client assessment. A completed DSHS checklist for screening of suspected sexual child abuse and reporting is evident in case management records, when appropriate

	behavior practices, adult and child abuse (if applicable). A RWGA-approved comprehensive client assessment form must be completed within two weeks after initial contact. Clinical Case Management will use a RWGA-approved assessment tool. This tool may include Agency specific enhancements tailored to Agency's Mental Health and/or Substance Abuse treatment program(s).	
2.5	Reassessment Clients will be reassessed at six (6) month intervals following the initial assessment or more often if clinically indicated including when unanticipated events or major changes occur in the client's life (e.g. needing referral for services from other providers, increased risk behaviors, recent hospitalization, suspected child abuse, significant changes in income and/or loss of psychosocial support system). A RWGA or TRG -approved reassessment form as applicable must be utilized.	 Documentation in client record on the comprehensive client reassessment form or agency's equivalent form signed and dated Documentation of initial and updated service plans in the URS (applies to TDSHS – funded case managers only)
2.6	Service Plan Service planning begins at admission to clinical case management services and is based upon assessment. The clinical case manager shall develop the service plan in collaboration with the client and if appropriate, other members of the support system. An RWGA-approved service plan form will be completed no later than ten (10) working days following the comprehensive client assessment. A temporary care plan may be executed upon intake based upon immediate needs or concerns). The service plan will seek timely resolution to crises, short-term and long-term needs, and may document crisis intervention and/or short term needs met before full service plan is completed. Service plans reflect the needs and choices of the client based on their health and related needs (including support services) and are consistent with the progress notes. A new service plan is completed at each six (6) month reassessment or each reassessment. The case manager and client will update the care plan upon achievement of goals and when other issues or goals are identified and reassessed. Service plan must reflect an ongoing discussion of primary care,	 Documentation in client record on the clinical case management service plan or agency's equivalent form Service plan signed by client and the case manager

	mental health treatment and/or substance abuse treatment, treatment and medication adherence and other client education per client need.	
3.0	Supervision and Caseload	
3.1	Clinical Supervision and Caseload Coverage The clinical case manager must receive supervision in accordance with their licensure requirements. Agency policies and procedures should account for clinical supervision and coverage of caseload in the absence of the clinical case manager or when the position is vacant.	 Review of the agency's Policies and Procedures for clinical supervision, and documentation of supervisor qualifications in personnel files. Documentation on file of date of supervision, type of supervision (e.g., group, one on one), and the content of the supervision

Non-Medical Case Management Services (Service Linkage Worker)

Non-medical case management services (Service Linkage Worker (SLW) is co-located in ambulatory/outpatient medical care centers. HRSA defines Non-Medical case management services as the "provision of advice and assistance in obtaining medical, social, community, legal, financial, and other needed services" and does not include coordination and follow-up of medical treatment. The Ryan White Part A/B SLW provides services to clients who do not require intensive case management services and these include the provision of information, referrals and assistance with linkage to medical, mental health, substance abuse and psychosocial services as needed; advocating on behalf of clients to decrease service gaps and remove barriers to services helping clients to develop and utilize independent living skills and strategies.

1.0	Staff Requirements	
1.1	Minimum Qualifications Service Linkage Worker – unlicensed community case manager Service linkage workers must have a bachelor's degree from an accredited college or university with a major in social or behavioral sciences. Documented paid work experience in providing client services to PLWHA may be substituted for the bachelor's degree requirement on a 1:1 basis (1 year of documented paid experience may be substituted for 1 year of college). Service linkage workers must have a minimum of 1 year paid work experience with PLWHA. Bilingual (English/Spanish) targeted service linkage workers must have written and verbal fluency in English and Spanish. Agency will provide Service Linkage Worker a written job description upon hiring.	A file will be maintained on service linkage worker. Supportive documentation of credentials and job description are maintained by the agency and in each service linkage worker's file. Documentation may include, but is not limited to, transcripts, diplomas, certifications and/or licensure.
2.0	Timeliness of Services/Documentation	
2.1	Client Eligibility – Service Linkage targeted to Not-in-Care and Newly Diagnosed (COH Only) In addition to general eligibility criteria individuals must meet the following in order to be eligible for non-medical case management services: • HIV+ and not receiving outpatient HIV primary medical care services within the previous 180 days as documented by the CPCDMS, or	 Documentation of HIV+ status, residence, identification and income in the client record Documentation of "not in care" status through the CPCDMS

	 Newly diagnosed (within the last six (6) months) and not currently receiving outpatient HIV primary medical care services as documented by the CPCDMS, or Newly diagnosed (within the last six (6) months) and not currently receiving case management services as documented by the CPCDMS 	
2.2	Service Linkage Worker Assessment Assessment begins at intake. The service linkage worker will provide client and, if appropriate, his/her personal support system information regarding the range of services offered by the case management program during intake/assessment. The service linkage worker will complete RWGA -approved brief assessment tool within five (5) working days, on all clients to identify those who need comprehensive assessment. Clients with mental health, substance abuse and/or housings issues should receive comprehensive assessment. Clients needing comprehensive assessment should be referred to a licensed case manager. Lowneed, non-primary care clients who have only an intermittent need for information about services may receive brief SLW services without being placed on open status.	 Documentation in client record on the brief assessment form, signed and dated A completed DSHS checklist for screening of suspected sexual child abuse and reporting is evident in case management records, when appropriate
2.3	Service Linkage Worker Reassessment Clients on open status will be reassessed at six (6) month intervals following the initial assessment. A RWGA/TRG-approved reassessment form as applicable must be utilized.	Documentation in RWGA approved client reassessment form or agency's equivalent form, signed and dated
2.4	Transfer of Not-in-Care and Newly Diagnosed Clients (COH Only) Service linkage workers targeting their services to Not-in-Care and newly diagnosed clients will work with clients for a maximum of 90 days. Clients must be transferred to a Ryan White-funded primary medical care, clinical case management or medical case management program, or a private (non-Ryan White funded) physician within 90 days of the initiation of services.	Documentation in client record and in the CPCDMS

	Those clients who chose to access primary medical care from a non- Ryan White funded source may receive ongoing service linkage services from provider or from a Ryan White-funded Clinic or Medical Case Management provider.	
2.5	Primary Care Newly Diagnosed and Lost to Care Clients Agency must have a written policy and procedures in place that address the role of Service Linkage Workers in the linking and reengaging of clients into primary medical care. The policy and procedures must include at minimum: • Methods of routine communication with testing sites regarding newly diagnosis and referred individuals • Description of service linkage worker job duties conducted in the field • Process for re-engaging agency patients lost to care (no	Review of Agency's Policies and Procedures Manual indicates compliance.
2.0	primary care visit in 6 months)	
3.0	Supervision and Caseload	
3.1	Service Linkage Worker Supervision A minimum of four (4) hours of supervision per month must be provided to each service linkage worker by a master's level health professional.) At least one (1) hour of supervision must be individual supervision. Supervision includes, but is not limited to, one-to-one consultation regarding issues that arise in the case management relationship, case staffing meetings, group supervision, and discussion of gaps in services or barriers to services, intervention strategies, case assignments, case reviews and caseload assessments.	 Documentation in supervision notes, which must include: date name(s) of case manager(s) present topic(s) covered and/or client(s) reviewed plan(s) of action supervisor's signature Supervision notes are never maintained in the client record
3.2	Caseload Coverage – Service Linkage Workers Supervisor ensures that there is coverage of the caseload in the absence of the service linkage worker or when the position is vacant. Service Linkage Workers may assist clients who are routinely seen by other CM team members in the absence of the client's "assigned" case manager.	Documentation of all client encounters in client record and in the Centralized Patient Care Data Management System

3.3	Case Reviews – Service Linkage Workers. Supervisor reviews a random sample equal to 10% of unduplicated clients served by each service linkage worker at least once every ninety (90) days, and concurrently ensures that all required record components are present, timely, legible, and that services provided are appropriate.	Documentation of case revie record, signed and dated by s and/or quality assurance pers SLW	supervisor
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Medical Case Management

Similarly to nonmedical case management services, medical case management (MCM) services are co-located in ambulatory/outpatient medical care centers (see clinical case management for HRSA definition of medical case management services). The Houston RWPA/B medical case management visit includes assessment, education and consultation by a licensed social worker within a system of information, referral, case management, and/or social services and includes social services/case coordination,". In addition to general eligibility criteria for case management services, providers are required to screen clients for complex medical and psychosocial issues that will require medical case management services (see MCM SOC 2.1).

1.0	Staff/Training		
1.1	Qualifications/Training Minimum Qualifications - The program must utilize a Social Worker licensed by the State of Texas to provide Medical Case Management Services. A file will be maintained on each medical case manager. Supportive documentation of medical case manager credentials is maintained by the agency and in each medical case manager's file. Documentation may include, but is not limited to, transcripts, diplomas, certifications, and/or licensure.	Documentation of credentials and job description in medical case manager's file	
1.2	Scope of Services The medical case management services will include at a minimum, screening of primary medical care patients to determine each patient's level of need for medical case management; comprehensive assessment, development, implementation and evaluation of medical case management service plan; follow-up; direction of clients through the entire spectrum of health and support services; facilitation and coordination of services from one service provider to another. Others include referral to clinical case management if indicated, client education regarding wellness, medication and health care compliance and peer support.	Review of clients' records indicates compliance	
1.3	Ongoing Education/Training for Medical Case Managers After the first year of employment in the case management system each medical case manager will obtain the minimum number of hours of continuing education to maintain his or her licensure.	Attendance sign-in sheets and/or certificates of completion are maintained by the agency	

2.0	Timeliness of Service/Documentation		
	Medical case management for persons with RWGA disease should reflect client medical need and the development and monitoring of medical serv		
2.1	Screening Criteria for Medical Case Management In addition to the general eligibility criteria, agencies are advised to use screening criteria before enrolling a client in medical case management. Examples of such criteria include the following:	Review of agency's screening criteria for medical case management	
	 i. Newly diagnosed ii. New to ART iii. CD4<200 iv. VL>100,000 or fluctuating viral loads v. Excessive missed appointments vi. Excessive missed dosages of medications vii. Mental illness that presents a barrier to the patient's ability to access, comply or adhere to medical treatment viii. Substance abuse that presents a barrier to the patient's ability to access, comply or adhere to medical treatment ix. Housing issues x. Opportunistic infections xi. Unmanaged chronic health problems/injury/Pain xii. Lack of viral suppression xiii. Positive screening for intimate partner violence xiv. Clinician's referral 		
	Clients with one or more of these criteria would indicate need for medical case management services. Clients enrolling in medical case management services should be placed on "open" status in the CPCDMS.		
	The following criteria are an indication a client may be an appropriate referral for Clinical Case Management services.		
	Client is actively symptomatic with an axis I DSM (most current, American Psychiatric Association approved) diagnosis especially including substance-related disorders (abuse/dependence), mood disorders (major depression, Bipolar depression), anxiety disorders, and other		

	 psychotic disorders; or axis II DSM (most current, American Psychiatric Association approved) diagnosis personality disorders; Client has a mental health condition or substance abuse pattern that interferes with his/her ability to adhere to medical/medication regimen and needs motivated to access mental health or substance abuse treatment services; Client is in mental health counseling or chemical dependency treatment. 	
2.2	Assessment begins at intake. The case manager will provide client, and if appropriate, his/her support system information regarding the range of services offered by the case management program during intake/assessment. Medical case managers will provide a comprehensive assessment at intake and at least annually thereafter. The comprehensive client assessment will include an evaluation of the client's medical and psychosocial needs, strengths, resources (including financial and medical coverage status), limitations, beliefs, concerns and projected barriers to service. Other areas of assessment include demographic information, health history, sexual history, mental history/status, substance abuse history, medication adherence and risk behavior practices, adult and child abuse (if applicable). A RWGA-approved comprehensive client assessment form must be completed within two weeks after initial contact. Medical Case Management will use an RWGA-approved assessment tool. This tool may include Agency specific enhancements tailored to Agency's program needs.	 Documentation in client record on the comprehensive client assessment forms, signed and dated, or agency's equivalent forms. Updates to the information included in the assessment will be recorded in the comprehensive client assessment. A completed DSHS checklist for screening of suspected sexual child abuse and reporting is evident in case management records, when appropriate.
2.3	Reassessment Clients will be reassessed at six (6) month intervals following the initial assessment or more often if clinically indicated including when unanticipated events or major changes occur in the client's life (e.g. needing referral for services from other providers, increased	Documentation in client record on the comprehensive client reassessment form or agency's equivalent form signed and dated

	risk behaviors, recent hospitalization, suspected child abuse, significant changes in income and/or loss of psychosocial support system). A RWGA or TRG -approved reassessment form as applicable must be utilized.	Documentation of initial and updated service plans in the URS (applies to TDSHS – funded case managers only)
2.4	Service Plan Service planning begins at admission to medical case management services and is based upon assessment. The medical case manager shall develop the service plan in collaboration with the client and if appropriate, other members of the support system. An RWGA-approved service plan form will be completed no later than ten (10) working days following the comprehensive client assessment. A temporary care plan may be executed upon intake based upon immediate needs or concerns). The service plan will seek timely resolution to crises, short-term and long-term needs, and may document crisis intervention and/or short term needs met before full service plan is completed. Service plans reflect the needs and choices of the client based on their health and related needs (including support services) and are consistent with the progress notes. A new service plan is completed at each six (6) month reassessment or each reassessment. The case manager and client will update the care plan upon achievement of goals and when other issues or goals are identified and reassessed. Service plan must reflect an ongoing discussion of primary care, mental health treatment and/or substance abuse treatment, treatment and medication adherence and other client education per client need.	 Documentation in client's record on the medical case management service plan or agency's equivalent form Service Plan signed by the client and the case manager
2.5	Brief Interventions Clients who are not appropriate for medical case management services may still receive brief interventions. In lieu of completing the comprehensive client re-assessment, the medical case manager should complete the brief re-assessment and service plan and document in the progress notes. Any referrals made should be documented, including their outcomes in the progress notes.	 Documentation in the progress notes reflects a brief re-assessment and plan (referral) Documentation in client record on the brief re-assessment form Documentation of referrals and their outcomes in the progress notes Documentation of brief interventions in the progress notes.
3.0	Supervision and Caseload	

3.1	Clinical Supervision and Caseload Coverage The medical case manager must receive supervision in accordance with their licensure requirements. Agency policies and procedures	•	Review of the agency's Policies and Procedures for clinical supervision, and documentation of supervisor qualifications
	should account for clinical supervision and coverage of caseload in the absence of the medical case manager or when the position is vacant.	•	in personnel files. Documentation on file of date of supervision, type of supervision (e.g., group, one on one), and the content of the supervision

Health Insurance Assistance

The Health Insurance Premium and Cost Sharing Assistance service category is intended to help HIV positive individuals continue medical care without gaps in health insurance coverage or discretion of treatment. A program of financial assistance for the payment of health insurance premiums <u>and</u> copays, co-insurance and deductibles to enable eligible individuals with HIV disease to utilize their existing third party or public assistance (e.g. Medicare) medical insurance. Agency may provide help with client co-payments, co-insurance, deductibles, and Medicare Part D premiums.

<u>Co-Payment:</u> A cost-sharing requirement that requires the insured to pay a specific dollar amount for each unit of service. <u>Co-Insurance:</u> A cost-sharing requirement that requires the insured to pay a percentage of costs for covered services/prescription. <u>Deductible:</u> A cost-sharing requirement that requires the insured pay a certain amount for health care or prescription, before the prescription drug plan or other insurance begins to pay. <u>Premium:</u> The amount paid by the insured to an insurance company to obtain or maintain and insurance policy.

1.0	Staff/Training	
1.1	Ongoing Training Eight (8) hours annually of continuing education in HIV/AIDS related or other specific topics including a minimum of two (2) hours training in Medicare Part D is required.	 Materials for staff training and continuing education are on file Staff interviews indicate compliance
1.2	Staff Experience A minimum of one year documented HIV/AIDS work experience is preferred.	Documentation of work experience in personnel file
2.0	Client Eligibility	
2.1	Comprehensive Intake/Assessment Agency performs a comprehensive financial intake/application to determine client eligibility for this program to insure that these funds are used as a last resort in order for the client to utilize his/her existing insurance or be eligible to purchase a qualified health plan through the Marketplace. Assessment should include review of individual's premium and cost sharing subsidies through the health insurance marketplace.	 Review of agency's Policies & Procedures Manual indicates compliance. Review of client intake/assessment for service indicates compliance
2.2	Advance Premium Tax Credit Reconciliation Agency will ensure all clients receiving assistance for Marketplace QHP premiums:	Review of client record

	 Designate Premium Tax Credit to be taken in advance during Marketplace Insurance enrollment Update income information at Healthcare.gov every 6 months, at minimum, with one update required during annual Marketplace open enrollment or Marketplace renewal periods Submit prior year tax information no later than May 31st. Tax information must include: Federal Marketplace Form 1095-A IRS Form 8962 IRS Form 1040 (excludes 1040EZ) Reconciliation of APTC credits or liabilities 	
3.0	Client Access.	
3.1	Clients Referral and Tracking Agency receives referrals from a broad range of HIV/AIDS service providers and makes appropriate referrals out when necessary.	 Documentation of referrals received Documentation of referrals out Staff reports indicate compliance
3.2	Agency implements a system to utilize the RW Planning Councilapproved prioritization of cost sharing assistance when limited funds warrant it. Agency use the Planning Council-approved consumer out-of-pocket methodology. Priority Ranking of Cost Sharing Assistance (in descending order): 1. HIV medication co-pays and deductibles (medications on the Texas ADAP formulary) 2. Non-HIV medication co-pays and deductibles (all other allowable HIV-related medications) 3. Doctor visit co-pays/deductibles (physician visit and/or lab copayments) Medicare Part D (Rx) premiums	 Review of agency's Policies & Procedures Manual indicates compliance. Review of agency's monthly reimbursement indicates compliance
3.3	Decreasing Barriers to Service Agency establishes formal written agreements with all Houston HSDA Ryan White-funded (Part A, B, C, D) primary care, mental health and	 Review of agency's Policies & Procedures Manual indicates compliance.

substance abuse provider agencies to enable clients of these agencies to enroll in Health Insurance assistance at his/her primary care, mental health or substance abuse provider site. (i.e. No need for client to physically present to Health Insurance provider.)	Review of client intake/assessment for service indicates compliance
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Local Pharmacy Assistance Program

The Local Pharmacy Assistance Programs (LPAP) are co-located in ambulatory medical care centers and provide HIV/AIDS and HIV-related pharmaceutical services to clients who are not eligible for medications through private insurance, Medicaid/Medicare, State ADAP, State SPAP or other sources. HRSA requirements for LPAP include a client enrollment process, uniform benefits for all enrolled clients, a record system for dispensed medications and a drug distribution system.

1.0	Services are offered in such a way as to overcome barriers to acce persons with HIV/AIDS.	ess and utilization. Service is easily accessible to
1.1	Client Eligibility In addition to the general eligibility criteria individuals must meet the following in order to be eligible for LPAP services: • Income no greater than 500% of the Federal poverty level for HIV medications and no greater than 300% of the Federal poverty level for HIV-related medications	Documentation of income in the client record.
1.2	 Timeliness of Service Provision Agency will process prescription for approval within two (2) business days Pharmacy will fill prescription within one (1) business day of approval 	 Documentation in the client record and review of pharmacy summary sheets Review of agency's Policies & Procedures Manual indicates compliance
1.3	LPAP Medication Formulary RW funded prescriptions for program eligible clients shall be based on the current RWGA LPAP medication formulary. Ryan White funds may not be used for non-prescription medications or drugs not on the approved formulary. Providers wishing to prescribe other medications not on the formulary must obtain a waiver from the RWGA prior to doing so. Agency policies and procedures must ensure that MDs and physician extenders comply with the current clinical/Public Health Services guidelines for ART and treatment of opportunistic infections.	 Review of agency's Policies & Procedures Manual indicates compliance Review of billing history indicates compliance Documentation in client's record

2.0	Staff HIV/AIDS knowledge is based on documented training.	
2.1	Orientation Initial orientation includes twelve (12) hours of HIV/AIDS basics, confidentiality issues, role of new staff and agency-specific information within sixty (60) days of contract start date or hires date.	 Review of training curriculum indicates compliance Documentation of all training in personnel file Specific training requirements are specified in the staff guidelines
2.2	Ongoing Training Eight (8) hours annually of continuing education in HIV/AIDS related or medication/pharmacy – related topics is required for pharmacist and pharmacy tech staff.	 Materials for staff training and continuing education are on file Staff interviews indicate compliance
2.3	Pharmacy Staff Experience A minimum of one year documented HIV/AIDS work experience is preferred.	Documentation of work experience in personnel file
2.4	Pharmacy Staff Supervision Staff will receive at least two (2) hours of supervision per month to include client care, job performance and skill development.	 Review of personnel files indicates compliance Review of agency's Policies & Procedures Manual indicates compliance Review of documentation which includes, date of supervision, contents of discussion, duration of supervision and signatures of supervisor and all staff present

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Medical Nutritional Therapy/Supplements

HRSA defines core Medical Nutrition Therapy as the provision of food, nutritional services and nutritional supplements provided outside of a primary care visit by a licensed registered dietician based on physician's recommendation and a nutritional plan developed by a licensed registered dietician. The Houston EMA Part A/B Medical Nutrition Therapy includes nutritional counseling, provision nutritional supplements (of up to 90 day supply) for eligible HIV/AIDS infected persons living within the Houston EMA. Clients must have a written referral or prescription from a physician extender and a written nutritional plan prepared by a licensed, registered dietician

1.0	Services are individualized and tailored to client needs.	
1.1	Education/Counseling – Clients Receiving New Supplements All clients receiving a supplement for the first time will receive appropriate education/counseling. This must include written information regarding supplement benefits, side effects and recommended dosage in client's primary language.	Client record indicates compliance
1.2	Education/Counseling – Follow-Up Clients receive education/counseling regarding supplement(s) again at: • follow-up • when there is a change in supplements • at the discretion of the registered dietician if clinically indicated	Client record indicates compliance
2.0	Services adhere to professional standards and regulations.	
2.1	Nutritional Supplement Formulary RW funded nutritional supplement disbursement for program eligible clients shall be based on the current RWGA nutritional supplement formulary. Ryan White funds may not be used for nutritional supplements not on the approved formulary. Providers wishing to prescribe/order other supplements not on the formulary must obtain a waiver from the RWGA prior to doing so. Agency policies and procedures must ensure that MDs and physician extenders comply with the current clinical/Department of Health	 Review of agency's Policies & Procedures Manual indicates compliance Review of billing history indicates compliance Documentation in client's record

	and Human Services guidelines for ART and treatment of opportunistic infections.	
2.2	Inventory Supplement inventory is updated and rotated as appropriate on a first-in, first-out basis, and shelf-life standards and applicable laws are observed.	 Review of agency's Policies & Procedures Manual indicates compliance Staff interviews
2.3	Licensure Providers/vendors maintain proper licensure. A physician or physician extender (PE) with prescribing privileges at a Part A/B/C and/or MAI-funded agency or qualified primary care provider must write an order for Part A-funded nutritional supplements. A licensed registered dietician must provide an individualized nutritional plan including education/counseling based on a nutritional assessment	 Documentation of current licensure Nutritional plan in client's record
2.4	Protocols Nutrition therapy services will use evidence-based guides, protocols, best practices, and research in the field of HIV/AIDS including the American Dietetic Association's HIV-related protocols in Medical Nutrition Therapy Across the Continuum of Care.	 Chart Review shows compliance Review of agency's Policies & Procedures Manual indicates compliance

Oral Health

Oral Health Care as "diagnostic, preventive, and therapeutic services provided by the general dental practitioners, dental specialist, dental hygienist and auxiliaries and other trained primary care providers". The Ryan White Part A/B oral health care services include standard preventive procedures, diagnosis and treatment of HIV-related oral pathology, restorative dental services, oral surgery, root canal therapy and oral medication (including pain control) for HIV patients 15 years old or older based on a comprehensive individual treatment plan. Additionally, the category includes prosthodontics services (Part B) to HIV infected individuals including but not limited to examinations and diagnosis of need for dentures, crowns, bridgework and implants, diagnostic measurements, laboratory services, tooth extraction, relines and denture repairs.

1.0	Staff HIV/AIDS knowledge is based on documented training.	
1.1	 Continuing Education Eight (8) hours of training in HIV/AIDS and clinically-related issues is required annually for licensed staff. (does not include any training requirements outlined in General Standards) One (1) hour of training in HIV/AIDS is required annually for all other staff. (does not include any training requirements outlined in General Standards) 	 Materials for staff training and continuing education are on file Documentation of continuing education in personnel file
1.2	Experience – HIV/AIDS A minimum of one (1) year documented HIV/AIDS work experience is preferred for licensed staff.	Documentation of work experience in personnel file
1.3	Staff Supervision Supervision of clinical staff shall be provided by a practitioner with at least two years experience in dental health assessment and treatment of persons with HIV. All licensed personnel shall received supervision consistent with the State of Texas license requirements.	 Review of personnel files indicates compliance Review of agency's Policies & Procedures Manual indicates compliance
2.0	Patient Care	
2.1	HIV Primary Care Provider Contact Information Agency obtains and documents HIV primary care provider contact information for each client.	Documentation of HIV primary care provider contact information in the client record. At minimum, agency should collect the clinic and/or physician's name and telephone number
2.2	Consultation for Treatment	Documentation of communication in the client record

	Agency consults with client's medical care providers when indicated.	
2.3	Health History Information Agency collects and documents health history information for each client prior to providing care. This information should include, but not be limited to, the following: • A baseline (current within the last 12 months) CBC laboratory test results for all new clients, and an annual update thereafter, and when clinically indicated • Current (within the last 6 months) Viral Load and CD4 laboratory test results, when clinically indicated • Client's chief complaint, where applicable • Medication names • Sexually transmitted diseases • HIV-associated illnesses • Allergies and drug sensitivities • Alcohol use • Recreational drug use • Tobacco use • Neurological diseases • Hepatitis • Usual oral hygiene • Date of last dental examination • Involuntary weight loss or weight gain • Review of systems	Documentation of health history information in the client record. Reasons for missing health history information are documented
2.4	Client Health History Update An update to the health history should be made, at minimum, every six (6) months or at client's next general dentistry visit whichever is greater.	Documentation of health history update in the client record
2.5	Comprehensive Periodontal Examination (Part B Only) Agency has a written policy and procedure regarding when a comprehensive periodontal examination should occur. Comprehensive periodontal examination should be done in accordance with professional standards and current US Public Health Service guidelines	 Review of agency's Policies & Procedures Manual indicates compliance Review of client records indicate compliance

2.6	 Treatment Plan A comprehensive, multi disciplinary Oral Health treatment plan will be developed in conjunction with the patient. Patient's primary reason for dental visit should be addressed in treatment plan Patient strengths and limitations will be considered in development of treatment plan Treatment priority should be given to pain management, infection, traumatic injury or other emergency conditions Treatment plan will be updated as deemed necessary 	 Treatment plan dated and signed by both the provider and patient in patient file Updated treatment plan dated and signed by both the provider and patient in patient file
2.7	Annual Hard/Soft Tissue Examination The following elements are part of each client's annual hard/soft tissue examination and are documented in the client record: • Charting of caries; • X-rays; • Periodontal screening; • Written diagnoses, where applicable; • Treatment plan. Determination of clients needing annual examination should be based on the dentist's judgment and criteria outlined in the agency's policy and procedure, however the time interval for all clients may not exceed two (2) years.	 Documentation in the client record Review of agency's Policies & Procedures Manual indicates compliance
2.8	Oral Hygiene Instructions Oral hygiene instructions (OHI) should be provided annually to each client. The content of the instructions is documented.	Documentation in the client record

Primary Medical Care

The 2006 CARE Act defines Primary Medical Services as the "provision of professional diagnostic and therapeutic services rendered by a physician, physician's assistant, clinical nurse specialist, nurse specialist, nurse practitioner or other health care professional who is certified in their jurisdiction to prescribe Antiretroviral (ARV) therapy in an outpatient setting..... Services include diagnostic testing, early intervention and risk assessment, preventive care and screening, practitioner examination, medical history tasking, diagnosis and treatment of common physical and mental conditions, prescribing and managing medication therapy, education and counseling on health issues, well-baby care, continuing care and management of chronic conditions and referral to and provisions of specialty care".

The RW Part A primary care visit consist of a client examination by a qualified Medical Doctor, Nurse Practitioner, Clinical Nurse Specialist and/or Physician Assistant and includes all ancillary services such as eligibility screening, patient medication/treatment education, adherence education, counseling and support; medication access/linkage; and as clinically indicated, OB/GYN specialty procedures, nutritional counseling, routine laboratory and radiology. All primary care services must be provided in accordance with the current U.S. Department of Health and Human Services guidelines (HHS)

1.0	Medical Care for persons with HIV disease should reflect competer therapeutics known to be effective in the treatment of HIV infection published HHS treatment guidelines	
1.1	Minimum Qualifications Medical care for HIV infected persons shall be provided by MD, NP, CNS or PA licensed in the State of Texas and has at least two years paid experience in HIV/AIDS care including fellowship.	Credentials on file
1.2	 Licensing, Knowledge, Skills and Experience All staff maintain current organizational licensure (and/or applicable certification) and professional licensure The agency must keep professional licensure of all staff providing clinical services including physicians, nurses, social workers, etc. Supervising/attending physicians of the practice show continuous professional development through the following HRSA recommendations for HIV-qualified physicians (www.hivma.org): Clinical management of at least 25 HIV-infected patients within the last year 	Documentation in personnel record

	 Maintain a minimum of 15 hours of HIV-specific CME (including a minimum of 5 hours related to antiretroviral therapy) per year. Agencies using contractors must ensure that this requirement is met and must provide evidence at the annual program monitoring site visits. Physician extenders must obtain this experience within six months of hire All staff receive professional supervision Staff show training and/or experience with the medical care of adults with HIV 	
1.3	Peer Review Agency/Provider will conduct peer review for all levels of licensed/credentialed providers (i.e. MD, NP, PA).	Provider will document peer review has occurred annually
1.4	Standing Delegation Orders (SDO) Standing delegation orders provide direction to RNs, LVNs and, when applicable, Medical Assistants in supporting management of patients seen by a physician. Standing Delegation Orders must adhere to Texas Administrative Code, Title 22, Part 9; Chapter 193; Rule §193.1 and. must be congruent with the requirements specified by the Board of Nursing (BON) and Texas State Board of Medical Examiners (TSBME).	 Standing Delegation Orders for a specific population shall be approved by the Medical Director for the agency or provider. Standing Delegation Orders will be reviewed, updated as needed and signed by the physician annually. Use of standing delegation orders will be documented in patient's primary record system.
1.5	Primary Care Guidelines Primary medical care must be provided in accordance with the most current published U.S. HHS treatment guidelines (http://www.aidsinfo.nih.gov/guidelines/) and other nationally recognized evidence-based guidelines. Immunizations should be given according to the most current Advisory Committee on Immunization Practices (ACIP) guidelines.	 Documentation in client's record Exceptions noted in client's record
1.6	Medical Evaluation/Assessment All HIV infected clients receiving medical care shall have an initial comprehensive medical evaluation/assessment and physical	Completed assessment in client's record

	examination. The comprehensive assessment/evaluation will be completed by the MD, NP, CNS or PA in accordance with professional and established HIV practice guidelines (www.hivma.org) within 3 weeks of initial contact with the client. A comprehensive reassessment shall be completed on an annual basis or when clinically indicated. The initial assessment and reassessment shall include at a minimum, general medical history, a comprehensive HIV related history and a comprehensive physical examination. Comprehensive HIV related history shall include: • Psychosocial history • HIV treatment history and staging • Most recent CD4 counts and VL test results • Resistance testing and co receptor tropism assays as clinically indicated • Medication adherence history • History of HIV related illness and infections • History of Tuberculosis • History of Hepatitis and vaccines • Psychiatric history • Transfusion/blood products history • Past medical care • Sexual history • Substance abuse history • Review of Systems	
1.7	 Medical Records Medical Records should clearly document the following components, separate from progress notes: A central "Problems List" which clearly prioritizes problems for primary care management, including mental health and substance use/abuse disorders (if applicable) A vaccination record, including dates administered The status of routine screening procedures (i.e., pap smears, mammograms, colonoscopies) 	Documentation in client's record

1.8	Plan of Care A plan of care shall be developed for each identified problem and should address diagnostic, therapeutic and educational issues in accordance with the current U.S. HHS treatment guidelines.	Plan of Care documented in client's record
1.9	Follow-Up Visits All patients shall have follow –up visits every three to six months or as clinically indicated for treatment monitoring and also to detect any changes in the client's HIV status. At each clinic visit the provider will at a minimum: • Measure vital signs including height and weight • Perform physical examination and update client history • Measure CBC, CD4 and VL levels every 3-6 months or in accordance with current treatment guidelines, • Evaluate need for ART • Resistance Testing if clinical indicated • Evaluate need for prophylaxis of opportunistic infections • Document current therapies on all clients receiving treatment or assess and reinforce adherence with the treatment plan • Update problem list • Refer client for ophthalmic examination by an ophthalmologist every six months when CD4 count falls below 50CU/MM • Refer Client for dental evaluation or care every 12 months • Incorporate HIV prevention strategies into medical care for of persons living with HIV • Screen for risk behaviors and provide education on risk reduction • Assess client comprehension of treatment plan and provide education/referral as indicated • Refer for other clinical and social services where indicated	 Content of Follow-up documented in client's record Documentation of specialist referral including dental in client's records
1.10	Yearly Surveillance Monitoring and Vaccinations • All HIV–infected women should have regular pap tests	Documentation in client's record

	➤ An initial negative pap test should be followed with	
	another pap test in 6-12 months and if negative, annually thereafter.	
	➤ If 3 consecutive pap tests are normal, follow-up pap tests should be done every 3 years	
	➤ Women 30 years old and older may have pap test and HPV co-testing, and if normal, repeated every 3 years	
	A pap test showing abnormal results should be managed per guidelines	
	 Screening for anal cancer, if indicated 	
	 Resistance Testing if clinical indicated 	
	Chem. panel with LFT and renal function test	
	Influenza vaccination	
	Annual Mental Health Screening with standardized tool	
	TST or IGRA (this should be done in accordance with current U.S Public Health Service guidelines (US Public Health Service, Infectious Diseases Society of America. Guidelines for preventing opportunistic infections among HIV-infected persons) (Available at	
	 aidsinfo.nih.gov/Guidelines/) Annual STD testing including syphilis, gonorrhea and Chlamydia for those at risk, or more frequently as clinically indicated 	
1.11	Preconception Care for HIV Infected Women of Child Bearing Age In accordance with the US Department of Health and Human Services recommendations (http://aidsinfo.nih.gov/contentfiles/PerinatalGL.pdf), preconception care shall be a component of routine primary care for HIV infected women of child bearing age and should include preconception counseling. In addition to the general components of preconception counseling, health care providers should, at a minimum:	Documentation of preconception counseling and care at initial visit and annual updates in Client's record as applicable
	 Assess women's pregnancy intentions on an ongoing basis and discuss reproductive options Offer effective and appropriate contraceptive methods to women who wish to prevent unintended pregnancy 	

	 Counsel on safe sexual practices Counsel on eliminating of alcohol, illicit drugs and smoking Educate and counsel on risk factors for perinatal HIV transmission, strategies to reduce those risks, and prevention and potential effects of HIV and treatment on pregnancy course and outcomes Inform women of interventions to prevent sexual transmission of HIV when attempting conception with an HIV-uninfected partner Other preconception care consideration should include: The choice of appropriate antiretroviral therapy effective in treating maternal disease with no teratogenicity or toxicity should pregnancy occur Maximum suppression of viral load prior to conception 	
1.12	Obstetrical Care for HIV Infected Pregnant Women Obstetrical care for HIV infected pregnant women shall be provided by board certified obstetrician experienced in the management of high risk pregnancy and has at least two years experience in the care of HIV infected pregnant women. Antiretroviral therapy during ante partum, perinatal and postpartum should be based on the current HHS guidelines http://www.aidsinfo.nih.gov/Guidelines .	Documentation in client's record
1.13	Coordination of Services in Prenatal Care To ensure adherence to treatment, agency must ensure coordination of services among prenatal care providers, primary care and HIV specialty care providers, mental health and substance abuse treatment services and public assistance programs as needed.	Documentation in client's records.
1.14	Care of HIV-Exposed and HIV- Infected Infants, Children and Prepubertal Adolescents Care and monitoring of HIV-exposed children must be done in accordance to the HHS guidelines. Treatment of HIV infected infants and children should be managed by a specialist in pediatric and adolescent HIV infection. Where this is not possible, primary care providers must consult with such specialist. Providers must utilize current HHS Guidelines for the Use	Documentation in client's record

	of Antiretroviral Agents in Pediatric HIV Infection (http://aidsinfo.nih.gov/contentfiles/PediatricGuidelines.pdf) in providing and monitoring antiretroviral therapy in infants, children and pre pubertal adolescents. Patients should also be monitored for growth and development, drug toxicities, neurodevelopment, nutrition and symptoms management. A multidisciplinary team approach must be utilized in meeting clients' need and team should consist of physicians, nurses, case managers, pharmacists, nutritionists, dentists, psychologists and outreach workers.	
1.15	Patient Medication Education All clients must receive comprehensive documented education regarding their most current prescribed medication regimen. Medication education must include the following topics, which should be discussed and then documented in the patient record: the names, actions and purposes of all medications in the patient's regimen; the dosage schedule; food requirements, if any; side effects; drug interactions; and adherence. Patients must be informed of the following: how to pick up medications; how to get refills; and what to do and who to call when having problems taking medications as prescribed. Medication education must also include patient's return demonstration of the most current prescribed medication regimen. The program must utilize an RN, LVN, PA, NP, CNS, pharmacist or MD licensed by the State of Texas, who has at least one year paid experience in HIV/AIDS care, to provide the educational services.	Documentation in the patient record. Documentation in patient record must include the clinic name; the session date and length; the patient's name, patient's ID number, or patient representative's name; the Educator's signature with license and title; the reason for the education (i.e. initial regimen, change in regimen, etc.) and documentation of all discussed education topics.
1.16	Adherence Assessment Agency will incorporate adherence assessment into primary care services. Clients who are prescribed on-going ART regimen must receive adherence assessment and counseling on every HIV-related clinical encounter. Adherence assessment shall be provided by an RN, LVN, PA, NP, CNS, Medical/Clinical Case Manager, pharmacist or MD licensed by the State of Texas. Agency must utilize the RWGA standardized adherence assessment tool. Case managers must refer clients with adherence issues beyond their scope of practice to the appropriate health care professional for counseling.	 Completed adherence tool in client's record Documentation of counseling in client records

1.17	Documented Non-Compliance with Prescribed Medication Regimen The agency must have in place a written policy and procedure regarding client non-compliance with a prescribed medication regimen. The policy and procedure should address the agency's process for intervening when there is documented non-compliance with a client's prescribed medication regimen.	Review of Policies and Procedures Manual indicates compliance.
1.18	Client Mental Health and Substance Use Policy The agency must have in place a written policy and procedure regarding client mental health and substance use. The policy and procedure should address: the agency's process for assessing clients' mental health and substance use; the treatment and referral of clients for mental illness and substance abuse; and care coordination with mental health and/or substance abuse providers for clients who have mental health and substance abuse issues.	Review of Policies and Procedures Manual indicates compliance.
1.19	Intimate Partner Violence Screening Policy The agency must have in place a written policy and procedure regarding client Intimate Partner Violence (IPV) Screening that is consistent with the Houston EMA IPV Protocol. The policy and procedure should address: • process for ensuring clients are screened for IPV no less than annually • intervention procedures for patients who screen positive for IPV, including referral to Medical/Clinical Case Management • State reporting requirements associated with IPV • Description of required medical record documentation • Procedures for patient referral including available resources, procedures for follow-up and responsible personnel • Plan for training all appropriate staff (including non-RW funded staff)	 Review of Policies and Procedures Manual indicates compliance. Documentation in patient record
1.20	Patient Retention in Care The agency must have in place a written policy and procedure regarding client retention in care. The policy and procedure must include:	Review of Agency's Policies and Procedures Manual indicates compliance

	 process for client appointment reminders (e.g. timing, frequency, position responsible) process for contacting clients after missed appointments (e.g. timing, frequency, position responsible) measures to promote retention in care process for re-engaging those lost to care (no primary care visit in 6 months) 	
2.0	Psychiatric care for persons with HIV disease should reflect compand therapeutics known to be effective in the treatment of psychia current published Texas Society of Psychiatric Physicians/Americans	atric conditions and is consistent with the most
2.1	Psychiatric Guidelines Outpatient psychiatric care must be provided in accordance with the most current published treatment guidelines, including: Texas Society of Psychiatric Physicians guidelines (www.txpsych.org) and the American Psychiatric Association (www.psych.org/aids) guidelines.	Documentation in patient record
3.0	In addition to demonstrating competency in the provision of HI programs must show evidence that their performance follows n	
3.1	Access to Care Primary care providers shall ensure all new referrals from testing sites are scheduled for a new patient appointment within 15 working days of referral. (All exceptions to this timeframe will be documented) Agency must assure the time-appropriate delivery of services, with 24 hour on-call coverage including:	Agency Policy and Procedure regarding continuity of care.
	 Mechanisms for urgent care evaluation and/or triage Mechanisms for in-patient care Mechanisms for information/referral to: Medical sub-specialties: Gastroenterology, Neurology, Psychiatry, Ophthalmology, Dermatology, Obstetrics and Gynecology and Dentistry Social work and case management services 	

	 Substance abuse treatment services Anti-retroviral counseling/therapy for pregnant women Local federally funded hemophilia treatment center for persons with inherited coagulopathies Clinical investigations 	
3.2	Continuity with Referring Providers Agency must have a formal policy for coordinating referrals for inpatient care and exchanging patient information with inpatient care providers.	Review of Agency's Policies and Procedures Manual indicates compliance
3.3	Clients Referral and Tracking Agency receives referrals from a broad range of sources and makes appropriate referrals out when necessary. Agencies must implement tracking systems to identify clients who are out of care and/or need health screenings (e.g. Hepatitis b & c, cervical cancer screening, etc., for follow-up).	 Documentation of referrals out Staff interviews indicate compliance Established tracking systems
3.4	Client Notification of Service Provider Turnover Client must be provided notice of assigned service primary care provider's cessation of employment within 30 days of the employee's departure.	Documentation in patient record
3.5	Recommended Format for Operational Standards Detailed standards and routines for program assessment are found in most recent Joint Commission on the Accreditation of Healthcare Organizations (JCAHO) performance standards.	Ambulatory HIV clinical service should adopt and follow performance standards for ambulatory care as established by the Joint Commission on the Accreditation of Healthcare Organizations.

Substance Abuse Services

The Houston EMA Substance Abuse Treatment/Counseling service is an outpatient service providing treatment and/or counseling to HIV-infected individuals with substance abuse disorders. Services provided must be integrated with HIV-related issues that trigger relapse and must be coordinated with local TDSHS/SAS HIV Early Intervention funded programs. All services must be provided in accordance with the Texas Department of State Health Services/Substance Abuse services (TDSHS/SAS) Chemical Dependency Treatment Facility Standards as well as current treatment guidelines.

1.0	Services are offered in such a way as to overcome barriers to access and utilization. Service is easily accessible to persons with HIV/AIDS.	
1.1	Comprehensive Assessment A comprehensive assessment including the following will be completed within ten (10 days) of intake or no later than and prior to the third therapy session. Presenting Problem Developmental/Social history Social support and family relationships Medical history Substance abuse history Psychiatric history Complete mental status evaluation (including appearance and behavior, talk, mood, self attitude, suicidal tendencies, perceptual disturbances, obsessions/compulsions, phobias, panic attacks) Cognitive assessment (level of consciousness, orientation, memory and language) Specific assessment tools such as the Addiction Severity Index(ASI) could be used for substance abuse and sexual history and the Mini Mental State Examination (MMSE) for cognitive assessment.	Completed assessment in client's record
1.2	Psychosocial History A psychosocial history will be completed and must include: • Education and training • Employment • Military service	Completed assessment in client's record

	 Legal history Family history and constellation Physical, emotional and/or sexual abuse history Sexual and relationship history and status Leisure and recreational activities General psychological functioning 	
1.3	Treatment Plan Treatment plans are developed jointly with the counselor and client and must contain all the elements set forth in the Texas Department of State Health Services Administrative code for substance abuse including:	 Completed treatment plan in client's record Treatment Plan review documented in client's records
	 Statement of the goal(s) of counseling The plan of approach Mechanism for review 	
	The plan must also address full range of substances the patient is abusing	
	Treatment plans must be completed no later than five working days of admission. Individual or group therapy should be based on professional guidelines. Supportive and educational counseling should include prevention of HIV related risk behaviors including substance abuse as clinically indicated.	
1.4	Treatment Plan Review In accordance with the Texas Department of State Health Services Administrative code on Substance Abuse, the treatment plan shall be reviewed at a minimum, midway through treatment and must reflect ongoing reassessment of client's problems, needs and response to therapy. The treatment plan duration, review interval and process must be stated in the agency policies and procedures and must follow criteria outlined in the Administrative Code.	 Review of agency's Policy and Procedure Manual indicates compliance Updated treatment plan in client's record
2.0	Services are part of the coordinated continuum of HIV/AIDS se	ervices.

2.1	Clients Referral and Tracking Agency receives referrals from a broad range of sources and makes appropriate referrals out when necessary. Agency must have collaboration agreements with mental health and primary care providers or demonstrate that they offer these services on-site.	 Documentation of referrals received Documentation of referrals out Staff interviews indicate compliance Collaborative agreements demonstrate that these services are offered on an off-site
2.2	Facility License Agency is appropriately licensed by the Texas Department of State Health Services – Substance Abuse Services (TDSHS/SAS) with outpatient treatment designations.	Documentation of current agency licensure
2.3	Minimum Qualifications All agency staff that provides direct client services must be properly licensed per current TDSHS/SAS requirements. Non-licensed staff must meet current TDSHS/SAS requirements.	Documentation of current licensure in personnel files
3.0	Staff HIV/AIDS knowledge is based on documented training an	d experience.
3.1	Staff Training All agency staff, volunteers and students shall receive initial and subsequent trainings in accordance to the Texas Administrative Code, rule §448.603 (a), (c) & (d).	 Review of training curriculum indicates compliance Documentation of all training in personnel file Specific training requirements are specified in the staff guidelines Documentation of all trainings must be done in accordance with the Texas Administrative Code §448.603 (b)
3.2	Experience – HIV/AIDS A minimum of one (1) year documented HIV/AIDS work experience is required. Those who do not meet this requirement must be supervised by a staff member with at least 1 year of documented HIV/AIDS work experience.	Documentation of work experience in personnel file
4.0	Service providers are knowledgeable, accepting, and respectful efforts are compassionate and sensitive to client needs.	of the needs of individuals with HIV/AIDS. Staff

4.1	Staff Supervision The agency shall ensure that each substance abuse Supervisor shall, at a minimal, be a Masters level professional (e.g. LPC, LCSW, LMSW, LMFT, Licensed Clinical Psychologist, LCDC if applicable) and licensed by the State of Texas and qualified to provide supervision per applicable TDSHS/SAS licensure requirements. Professional staff must be knowledgeable of the interaction of drug/alcohol use and HIV transmission and the interaction of prescribed medication with other drug/alcohol use.	 Review of personnel files indicates compliance Review of agency's Policy and Procedure Manual indicates compliance
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Transportation Services

The 2006 Care Act classifies Medical Transportation as a support service that provides conveyance services "directly or through voucher to a client so that he or she may access health care services". The Ryan White Part A transportation services include transportation to public and private outpatient medical care and physician services, substance abuse and mental health services, pharmacies and other services where eligible clients receive Ryan White-defined Core Services and/or medical and health-related care services, including clinical trials, essential to their well-being. All drivers utilized by the program must have a valid Texas Driver's license and must complete a "Safe Driving" course. The contractor must ensure that each vehicle has automobile liability insurance as required by the State and all vehicles have current Texas State Inspection.

1.0	Transportation services are offered to eligible clients to ensure individuals most in need have access to services.	
1.1	Client Eligibility In order to be eligible for services, individuals must meet the following: • HIV+ • Residence in the Houston EMA/HSDA • Part A Urban Transportation limited to Harris County • Part A Rural/Part B Transportation are limited to Houston EMA/HSDA, as applicable • Income no greater than 300% of the Federal Poverty level • Proof of identification • Documentation of ineligibility for Third Party Reimbursement	Documentation of HIV+ status, identification, residence and income in the client record
1.2	 Voucher Guidelines (Distribution Sites) Bus Card Voucher (Renewal): Eligible clients who reside in the Metro service area will be issued a Metro bus card voucher by the client's record-owning agency for an annual bus card upon new registration and annually thereafter, within 15 days of bus pass expiration Bus Card Voucher (Value-Based): Otherwise eligible clients who are not eligible for a renewal bus card voucher may be issued a value-based bus card voucher per RWGA business rules ➤ In order for an existing bus card client to renew their bus card (i.e. obtain another bus card voucher 	 Client record indicates guidelines were followed; if not, an explanation is documented Documentation of the type of voucher(s) issued Emergency necessitating taxi voucher is documented Ongoing current (within the last 180 days) medical care is documented in the CPCDMS OR A current (within the last 180 days) copy of client's Viral Load and/or CD4 lab work

	for all voucher types) there must be documentation that the client is engaged in ongoing primary medical care for treatment of HIV disease, or Documentation that the bus voucher is needed to ensure an out-of-care client is re-engaged in primary medical care Gas Card: Eligible clients in the rural area will receive gas cards from their Ryan White Part A/B rural case management provider or their rural primary care provider, if the client is not case managed, per RWGA business rules Taxi Voucher: for emergencies, to access emergency shelter vouchers and to attend Social Security disability hearings only	 (preferred) or proof client is on ART (HIV medications) for clients in medical care with Ryan White or non-Ryan White funded providers in client record OR Engagement/re-engagement in medical care is documented in client's case management assessment and service plan, OR
1.3	Eligibility for Van-Based Transportation (Urban Transportation Only) Written certification from the client's principal medical provider (e.g. medical care coordinator) is required to access van-based transportation and must be renewed every 180 days. All clients may receive a maximum of 4 non-certified round trips per year (includes taxi vouchers).	Client record indicates compliance
2.0	ACCESSIBILITY Transportation services are offered in such a way as to overcom	a barriers to access and utilization
2.1	Notification of Service Availability Prospective and current clients are informed of service availability, prioritization and eligibility requirements.	 Program information is clearly publicized Availability of services, prioritization policy and eligibility requirements are defined in the information publicized
2.2	Access Clients must be able to initiate and coordinate their own services with the transportation providers in accordance with transportation system guidelines. This does not mean an advocate (e.g. social worker) for the client cannot assist the client in accessing transportation services.	 Agency's policies and procedures for transportation services describe how the client can access the service Review of agency's complaint and grievances log Signed agreement in client's records

	Agency must obtain a signed statement from clients regarding agreement on proper conduct of client in the vehicle. This statement should include the consequences of violating the agreement.	
2.3	Handicap Accessibility Transportation services are handicap accessible. Agency/Driver may refuse service to client with open sores/wounds or real exposure risk. Agency must have a policy in place regarding training for drivers on the proper boarding/unloading assistance of passengers with wheel chairs and other durable health devices.	 Agency compliance with the Americans with Disabilities Act (ADA) Agency documentation of reason for refusal of service Documentation of training in personnel records
2.4	EMA Accessibility Services are available throughout the Houston EMA as contractually defined in the RFP.	Review of agency's Transportation Log and Monthly Activity Reports for compliance
2.5	Service Availability The Contractor must ensure that general transportation service hours are from 7:00 AM to 10:00 PM on weekdays (non-holidays), and coverage must be available for medical and health-related appointments on Saturdays.	 Review of Transportation Logs Transportation services shall be available on Saturdays, by pre-scheduled appointment for core services Review of agency policy and procedure
2.6	Service Capacity Agency will notify RWGA and other Ryan White providers when transportation resources are close to being maximized*. Agency will maintain documentation of clients who were refused services. * Maximized means the agency will not be able to provide service to client within the next 72 hours.	 RWGA will be contacted by phone/fax no later than twenty-four (24) working hours after services are maximized Agency will document all clients who were denied transportation or a voucher
3.0	Timeliness and Delays: Transportation services are provided in a timely manner	
3.1	Timeliness There is minimal waiting time for vehicles and vans; appointments are kept • Waiting times longer than 2 hours will also be documented in the client record	 Waiting times longer than 60 minutes will be documented in Delay Incident Log. Review of Delay incident log Review of client's record

	 If a cumulative incident of clients kept waiting for more than 2 hours reaches 75 clients in the contract year, this must be reported in writing within one business day to the administrative agent Review of agency's complaint and grievance logs Client interviews and client satisfaction survey 	
3.2	Immediate Service Problems Clients are made aware of problems immediately (e.g. vehicle breakdown) and notification documented.	 Review of Delay Incident Log, Transportation Refusal Log and client record indicates compliance Review of agency's complaint and grievance logs Client interviews and client satisfaction survey
3.3	Future Service Delays Clients and Ryan White providers are notified of future service delays, changes in appointment or schedules as they occur.	 Review of Delay Incident Log, Transportation Refusal Log and client record indicates compliance Review of agency's complaint and grievance logs Client interviews and client satisfaction survey Documentation exists in the client record
3.4	Confirmation of Appointments Agency must allow clients to confirm appointments at least 48 hours in advance.	 Review of agency's transportation policies and procedures indicates compliance Review of agency's complaint and grievance logs Client interviews and client satisfaction survey.
3.5	"No Shows" are documented in Transportation Log and client record. Passengers who do not cancel scheduled rides for two (2) consecutive times or who "no show" for two (2) consecutive times or three times within the contract year <i>may be</i> removed from the van/vehicle roster for 30 days. If client is removed from the roster, he or she must be referred to other transportation	 Review of agency's transportation policies and procedures indicates compliance Documentation on Transportation Log Documentation in client record

	services. One additional no show and the client can be suspended from service for one (1) year.	
3.6	System Abuse If an agency has verified that a client has falsified the existence of an appointment in order to access transportation, the client can be removed from the agency roster. If a client cancels van/vehicle transportation appointments in excess of three (3) times per month, the client may be removed from the van/vehicle roster for 30 days. Agency must have published rules regarding the consequences to the client in situations of system abuse.	 Documentation in the client record of verification that an appointment did not exist Documentation in the client record of client cancellation of van/vehicle appointments Availability of agency's published rules Written documentation in the client record of specific instances of system abuse
3.7	 Documentation of Service Utilization Transportation Provider must ensure: Follow-up verification between transportation provider and destination service program confirming use of eligible service(s) or Client provides proof of service documenting use of eligible services at destination agency on the date of transportation or Scheduling of transportation services by receiving agency's case manager or transportation coordinator In order to mitigate Agency exposure to clients who may fail to follow through with obtaining the required proof of service, Agency is allowed to provide one (1) one-way trip per client per year without proof of service documentation. The content of the proof of service will include: Agency's letter head Date/Time CPCDMS client code 	 Documentation of confirmation from destination agency in agency/client record Client's original receipt from destination agency in agency/client record Documentation in Case Manager's progress notes Documentation in agency/client record of the one (1) allowable one-way trip per year without proof of service documentation

	 Name and signature of Agency's staff who attended to client Agency's stamp 	
4.0	Safety/Vehicle Maintenance: Transportation services are safe	
4.1	Vehicles are in good repair and equipped for adverse weather conditions. All vehicles will be equipped with both a fire extinguisher and first aid and CPR kits. A file will be maintained on each vehicle and shall include but not be limited to: description of vehicle including year, make, model, mileage, as well as general condition and integrity and service records. Inspections of vehicle should be routine, and documented not less than quarterly. Seat belts/restraint systems must be operational. When in place, child car seats must be operational and installed according to specifications. All lights and turn signals must be operational, brakes must be in good working order, tires must be in good condition and air conditioning/heating system must be fully operational. Driver must have radio or cell phone capability.	 Inspection of First Aid/CPR kits indicates compliance Review of vehicle file Current vehicle State Inspection sticker. Fire extinguisher inspection date must be current Proof of current automobile liability and personal injury insurance in the amount of at least \$300,000.00
4.2	Emergency Procedures Transportation emergency procedures are in place (e.g. breakdown of agency vehicle). Written procedures are developed and implemented to handle emergencies. Each driver will be instructed in how to handle emergencies before commencing service, and will be in-serviced annually.	A copy of each in-service and sign-in roster with names both printed and signed and maintained in the driver's personnel file
4.3	Transportation of Children Children must be transported safely. When transporting children, the agency will adhere to the Texas Transportation code 545.412 child Passenger Safety Seat Systems. Information regarding this code can be obtained at	Review of Transportation Log indicates compliance

	http://www.statutes.legis.state.tx.us/docs/tn/htm/tn.545.htm. Necessity of a car seat should be documented on the Transportation Log by staff when appointment is scheduled. Children 15 years old or younger must be accompanied by an adult caregiver in order to be transported.	 Review of client records indicates compliance Review of agency policies and procedures
4.4	Staff Requirements Picture identification of each driver must be posted in the vehicle utilized to transport clients. Criminal background checks must be performed on all direct service transportation personnel prior to transporting clients Drivers must have annual proof of a safe driving record, including history of tickets, DWI/DUI, or other traffic violations	 Documentation in vehicle Documentation in personnel file
	Conviction on more than three (3) moving violations within the past year will disqualify the driver Conviction of one (1) DWI/DUI within the past three (3) years will disqualify the driver.	
5.0	Records Administration: Transportation services are documente	d consistently and appropriately
5.1	Transportation Consent Prior to receiving transportation services, clients must read and sign the Transportation Consent.	Review of client records indicates compliance
5.2	Van/Vehicle Transportation Agency must document daily transportation services on the Transportation Log.	 Review of agency files indicates compliance Log must contain driver's name, client's name or identification number, date, destinations, time of arrival, and type of appointment.
5.3	Mileage Documentation Agency must document the mileage between Trip Origin and Trip Destination (e.g. where client is transported to access eligible service) per a standard Internet-based mapping program (e.g. Yahoo Maps, Map Quest, Google Maps) for all clients receiving Van-based transportation services.	Map is printed out and filed in client chart

Vision Services

The Vision Services is an integral part of the Outpatient Ambulatory Medical Care Services. Primary Care Office/Clinic Vision Care consist of comprehensive examination by a qualified Optometrist or Ophthalmologist, including Eligibility Screening as necessary. Allowable visits with a credentialed Ophthalmic Medical Assistant include routine and preliminary tests such as muscle balance test, Ishihara color test, Near Point of Conversion (NPC), visual acuity testing, visual field testing, Lensometry and glasses dispensing.

1.0	Staff HIV/AIDS knowledge is based on documented training.	
1.1	Ongoing Training Four (4) hours of continuing education in vision-related or other specific topics is required annually.	 Documentation of all training in personnel file Staff interviews indicate compliance
1.2	Staff Experience/Qualifications Minimum of one (1) year HIV/AIDS work experience for paid staff (optometry interns exempt) is preferred. Provider must have a staff Doctorate of Optometry licensed by the Texas Optometry Board as a Therapeutic Optometrist, or a medical doctor who is board certified in ophthalmology.	Documentation of work experience in personnel file
1.3	Staff Supervision Staff services are supervised by a paid coordinator or manager. Supervision of clinical staff shall be provided by a practitioner with at least two (2) years experience in vision care and treatment of persons with HIV. All licensed personnel shall receive supervision consistent with the State of Texas license requirements.	 Review of personnel files indicates compliance Review of agency's Policy and Procedure Manual indicates compliance
2.0	Patient Care	
2.1	Physician Contact Information Agency obtains and documents primary care physician contact information for each client. At minimum, agency should collect the physician's name and telephone number.	Documentation of physician contact information in the client record
2.2	Client Intake Agency collects the following information for all new clients: Health history;	Documentation in the client record

	Ocular history; Current medications; Allergies and drug sensitivities; Reason for visit (chief complaint).	
2.3	CD4/Viral Loads When clinically indicated, current (within the last 6 months) CD4 and Viral Load laboratory test results for clients are obtained.	Documentation in the client record
2.4	Comprehensive Eye Exam The comprehensive eye exam will include documentation of the following: Visual acuity, refraction test, binocular vision muscle assessment, observation of external structures, Fundus/retina Exam, Dilated Fundus Exam (DFE) when clinically indicated, Glaucoma test, findings of exam - either normal or abnormal, written diagnoses where applicable, Treatment Plan. Client may be evaluated more frequently based on clinical indications and current US Public Health Service guidelines.	Documentation in the client record
2.5	Lens Prescriptions Clients who have clinical indications for corrective lens must receive prescriptions, and referrals for such services to ensure they are able to obtain their eyeglass.	Documentation in the client record

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FY 2016 PERFORMANCE MEASURES HIGHLIGHTS

RYAN WHITE GRANT ADMINISTRATION

HARRIS COUNTY PUBLIC HEALTH (HCPH)

HCPH is the local public health agency for the Harris County, Texas jurisdiction. It provides a wide variety of public health activities and services aimed at improving the health and well-being of the Harris County community.

Follow HCPH on Twitter <a>@hcphtx and like us on <a>Facebook

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HCPH is the local public health agency for the Harris County, Texas jurisdiction. It provides a wide variety of public health activities and services aimed at improving the health and well-being of the Harris County community.

Highlights from FY 2016 Performance Measures

Clinical Case Management

- During FY 2016, from 3/1/2016 through 2/28/2017, 1,406 clients utilized Part A clinical case management. According to CPCDMS, 684 (49%) of these clients accessed primary care two or more times at least three months apart during this time period after utilizing clinical case management.
- Among these clients, 360 (26%) accessed mental health services at least once during this time period after utilizing clinical case management.

Local Pharmacy Assistance

• Among LPAP clients with viral load tests, 2,839 (73%) clients were virally suppressed during this time period.

Medical Case Management

- During FY 2016, 5,073 clients utilized Part A medical case management. According to CPCDMS, 2,553 (50%) of these clients accessed primary care two or more times at least three months apart during this time period after utilizing medical case management.
- Among these medical case management clients, 616 (12%) accessed mental health services at least once during this time period after utilizing medical case management.
- Among these clients, 1,909 (38%) clients had third-party payer coverage after accessing medical case management.

Primary Medical Care

- During FY 2016, 7,393 clients utilized Part A primary medical care. According to CPCDMS, 4,205 (75%) of these clients accessed primary care two or more times at least three months apart during this time period.
- Among clients whose initial primary care medical visit occurred during this time period, 266 (18%) had an AIDS diagnosis (CD4 < 200) within the first 90 days of initial enrollment in primary medical care.
- Among clients, 3,584 (80%) had a viral load test performed at least every six months during this time period.
- Among clients with viral load tests, 7,189 (71%) clients were virally suppressed during this time period.
- During FY 2016, the average wait time for an initial appointment availability to enroll in primary medical care was 7 days, while the average wait time for an appointment availability to receive primary medical care was 11 days.

Non-Medical Case Management / Service Linkage

- During FY 2016, 6,824 clients utilized Part A non-medical case management / service linkage. According to CPCDMS, 3,072 (45%) of these clients accessed primary care two or more times at least three months apart during this time period after utilizing non-medical case management.
- Among these clients, 508 (53%) clients utilized primary medical care for the first time after accessing service linkage for the first time.

• Among these clients, the average number of days between the first service linkage visit and the first primary medical care visit was 36 days during this time period.

Substance Abuse Treatment

- During FY 2016, 18 (62%) clients utilized primary medical care after accessing Part A substance abuse treatment services.
- Among clients with viral load tests, 17 (74%) clients were virally suppressed during this time period.

Transportation

- Van-Based Transportation:
 - During FY 2016, 493 (69%) clients accessed primary care after utilizing van transportation services.
 - Among van-based transportation clients, 386 (54%) clients accessed LPAP services at least once during this time period after utilizing van transportation services.
- Bus Pass Transportation:
 - During FY 2016, 914 (37%) clients accessed primary care after utilizing bus pass services.
 - Among bus pass clients, 535 (22%) clients accessed LPAP services at least once during this time period after utilizing bus pass services.
 - Among bus pass clients, 1,955 (80%) clients accessed any RW or State service after accessing bus pass services.

Vision Care

• During FY 2016, 950 clients were diagnosed with HIV/AIDS related and general ocular disorders. Among 426 clients with follow-up appointments, 420 (99%) clients had disorders that were either resolved, improved or had remained the same.

Clinical Case Management All Providers

For FY 2016 (3/1/2016 to 2/28/2017), 1,406 clients utilized Part A clinical case management.

HIV Performance Measures	FY 2015	FY 2016	Change
A minimum of 75% of clients will utilize Part A/B/C/D primary care two or more times at least three months apart after accessing clinical case management	402 (39.5%)	685 (48.7%)	9.2%
Percentage of clinical case management clients who utilized mental health services	247 (24.3%)	360 (25.6%)	1.3%
75% of clients for whom there is lab data in the CPCDMS will be virally suppressed (<200)	382 (73.0%)	501 (69.0%)	-4.0%
Percentage of clients who were homeless or unstably housed	267 (26.2%)	322 (22.9%)	-3.3%

According to CPCDMS, 33 (2.4%) clients utilized primary care for the first time and 118 (8.4%) clients utilized mental health services for the first time after accessing clinical case management.

Clinical Chart Review Measures	FY 2015
Percentage of HIV-infected clinical case management clients who had a case management care plan developed and/or updated two or more times in the measurement year	80%
Percentage of clients identified with an active substance abuse condition receiving Ryan White funded substance abuse treatment*	0%

^{*}Data was not collected in FY 2015

Legal Services

HIV Performance Measures	FY 2015	FY 2016	Change
Change in the number of permanency planning cases completed over time	51	0	N/A
65% of completed SSI disability, insurance, public benefits and income-related cases will result in access to or continued access to benefits	44 (47.3%)	2 (66.7%)	19.4%

Type of Case	Number of Completed Cases FY 2016	Number and Percent of Completed Cases that Resulted in Access (or Continued Access) to Benefits	
SSI Disability	0	0	0%
Insurance	0	0	0%
Public Benefits	0	0	0%
Income-Related	1	1	100%
Other	2	1	50%
Total	3	2	67%

Local Pharmacy AssistanceAll Providers

HIV Performance Measures	FY 2015	FY 2016	Change
75% of clients for whom there is lab data in the CPCDMS will be virally suppressed (<200)	2,549 (73.9%)	2,839 (72.6%)	-1.3%

Medical Case Management All Providers

For FY 2016 (3/1/2016 to 2/28/2017), 5,073 clients utilized Part A medical case management.

HIV Performance Measures	FY 2015	FY 2016	Change
A minimum of 85% of clients will utilize Part A/B/C/D primary care two or more times at least three months apart after accessing medical case management	2,484 (49.2%)	2,553 (50.3%)	1.1%
Percentage of medical case management clients who utilized mental health services	599 (11.9%)	616 (12.1%)	0.2%
Increase in the percentage of clients who have 3 rd party payer coverage (e.g. Medicare, Medicaid) after accessing medical case management	2,117 (41.9%)	1,909 (37.6%)	-4.3%
75% of clients for whom there is lab data in the CPCDMS will be virally suppressed (<200)	2,110 (70.9%)	2,032 (67.7%)	-3.2%
Percentage of clients with a diagnosis of HIV who had at least one medical visit in each six-month period of the 24-month measurement period with a minimum of 60 days between medical visits	836 (44 8%)		
Percentage of clients with a diagnosis of HIV who did not have a medical visit in the last 6 months of the measurement year	545 (23.3%)	591 (23.9%)	0.6%
Percentage of clients who were homeless or unstably housed	1,420 (28.1%)	1,190 (23.5%)	-4.6%

According to CPCDMS, 147 (2.9%) clients utilized primary care for the first time and 243 (4.8%) clients utilized mental health services for the first time after accessing medical case management.

Clinical Chart Review Measures	FY 2015
60% of HIV-infected medical case management clients will have a case management care plan developed and/or updated two or more times in the measurement year	12%

Medical Nutritional Supplements

HIV Performance Measures	FY 2015	FY 2016	Change
75% of clients for whom there is lab data in the CPCDMS will be virally suppressed (<200)	396 (79.7%)	378 (77.8%)	-1.9%
90% of clients diagnosed with wasting syndrome or suboptimal body mass will improve or maintain body mass index (BMI) in the measurement year	7 (58.3%)	9 (75.0%)	16.7%

Oral Health CareAll Providers

HIV Performance Measures	FY 2016
75% of diagnosed HIV/AIDS-related and general oral pathologies will be resolved, improved or maintained at most recent follow-up	See Oral Pathology Table

Clinical Chart Review Measures*	FY 2014	FY 2015
75% of HIV-infected oral health patients will have a dental health history (initial or updated) at least once in the measurement year	97%	93%
75% of HIV-infected oral health patients will have a medical health history (initial or updated) at least once in the measurement year	81%	83%
90% of HIV-infected oral health patients will have a dental treatment plan developed and/or updated at least once in the measurement year	89%	81%
85% of HIV-infected oral health patients will receive oral health education at least once in the measurement year	87%	80%
90% of HIV-infected oral health patients will have a periodontal screen or examination at least once in the measurement year	91%	92%
60% of HIV-infected oral health patients will have a Phase 1 treatment plan that is completed within 12 months	79%	86%

^{*} To view the full FY 2015 chart review reports, please visit: http://publichealth.harriscountytx.gov/Services-Programs/Programs/RyanWhite/Quality

Oral Pathology	Number of	Number with Follow-Up	*Resolv Follov			oved at ow-up		ne at ow-up		sened at ow-up
	Diagnoses	Follow-Op	#	%	#	%	#	%	#	%
Atrophic candidiasis										
HIV-related periodontal disease										
Idiopathic thrombocytopenia purpura										
Kaposi's sarcoma										
Lymphomas										
Oral hairy leukoplakia										
Oral ulcerations										
Papilloma										
Pseudomembranous candidiasis										
Salivary gland disease										
Squamous cell carcinoma										
Other										
Total	0	0								

Primary Medical CareAll Providers

For FY 2016 (3/1/2016 to 2/28/2017), 7,393 clients utilized Part A primary medical care.

HIV Performance Measures	FY 2015	FY 2016	Change
90% of clients with HIV infection will have two or more medical visits, at least 90 days apart, in an HIV care setting in the measurement year	4,019 (76.3%)	4,205 (75.3%)	-1.0%
Less than 20% of clients who have a CD-4 < 200 within the first 90 days of initial enrollment in primary medical care	299 (20.6%)	266 (17.9%)	-2.7%
80% of clients aged six months and older with a diagnosis of HIV/AIDS will have at least two CD-4 cell counts or percentages performed during the measurement year at least three months apart	3,683 (69.9%)	3,782 (67.7%)	-2.2%
95% of clients will have Hepatitis C (HCV) screening performed at least once since the diagnosis of HIV infection	5,081 (72.9%)	5,486 (74.2%)	1.3%
Percentage of clients with HIV infection who received an oral exam by a dentist at least once during the measurement year	1,729 (24.8%)	1,837 (24.8%)	0.0%
85% of clients with a diagnosis of HIV will have a test for syphilis performed within the measurement year	5,791 (83.2%)	5,960 (80.7%)	-2.5%
95% of clients with HIV infection will be screened for Hepatitis B virus infection status (ever)	5,211 (74.8%)	5,846 (79.1%)	4.3%
90% of clients with a diagnosis of HIV/AIDS will have a viral load test performed at least every six months during the measurement year	3,405 (78.0%)	3,584 (79.7%)	1.7%
80% of clients for whom there is lab data in the CPCDMS will be virally suppressed (< 200)	6,962 (73.7%)	7,189 (71.3%)	-2.4%
Percentage of clients with a diagnosis of HIV who had at least one medical visit in each six-month period of the 24-month measurement period with a minimum of 60 days between medical visits	2,162 (23.0%))
Percentage of clients with a diagnosis of HIV who did not have a medical visit in the last six months of the measurement year	1,394 (26.5%)	1,542 (27.6%)	1.1%
100% of Ryan White Part A program-funded outpatient/ambulatory care organizations in the system/network will have a waiting time of 15 or fewer business days for a Ryan White Part A program-eligible patient to receive an initial appointment to enroll in outpatient/ambulatory medical care	Data below		
Percentage of Ryan White Part A program-funded outpatient/ambulatory care organizations in the system/network who had a waiting time of 15 or fewer business days for a Ryan White Part A program-eligible patient to receive an appointment for outpatient/ambulatory medical care	Data below		

From 3/1/2016 through 2/28/2017, 100% of Ryan White Part A outpatient/ambulatory care organizations provided a waiting time of 15 or fewer business days for a program-eligible patient to receive an initial appointment to enroll in medical care.

Average wait time for initial appointment availability to enroll in outpatient/ambulatory medical care: EMA = 7 Days

Agency 1: 7
Agency 2: 5
Agency 3: 12
Agency 4: 4
Agency 5: 6

From 3/1/2016 through 2/28/2017, 100% of Ryan White Part A outpatient/ambulatory care organizations provided a waiting time of 15 or fewer business days for a program-eligible patient to receive an appointment for medical care.

Average wait time for appointment availability to receive outpatient/ambulatory medical care: EMA = 11 Days

Agency 1: 5
Agency 2: 2
Agency 3: 10
Agency 4: 4
Agency 5: 5

Clinical Chart Review Measures*	FY 2014	FY 2015
100% of clients with a diagnosis of HIV/AIDS will be prescribed Pneumocystis jiroveci pneumonia (PCP) prophylaxis	100%	93.0%
100% of pregnant women with HIV infection will be prescribed antiretroviral therapy	100%	100%
Percentage of female clients with a diagnosis of HIV who have a pap screening in the measurement year	63.5%	68.2%
55% of clients with HIV infection will complete the vaccination series for Hepatitis B	55.6%	59.9%
85% of clients with HIV infection will receive HIV risk counseling within the measurement year	77.0%	71.3%
95% of clients with a diagnosis of HIV will be screened for substance abuse (alcohol and drugs) in the measurement year	98.3%	98.7%
90% of clients with a diagnosis of HIV who were prescribed HIV antiretroviral therapy will have a fasting lipid panel during the measurement year	93.1%	88.4%
65% of clients with a diagnosis of HIV and at risk for sexually transmitted infections will have a test for gonorrhea and chlamydia within the measurement year	67.2%	69.6%
75% of clients with a diagnosis of HIV/AIDS, for whom there was documentation that a TB screening test was performed and results interpreted (for tuberculin skin tests) at least once since the diagnosis of HIV infection	71.1%	67.1%
65% of clients seen for a visit between October 1 and March 31 will receive an influenza immunization OR will report previous receipt of an influenza immunization	66.6%	56.3%
95% of clients will be screened for clinical depression using a standardized tool with follow up plan documented	89.3%	92.3%
90% of clients with HIV infection will have ever received pneumococcal vaccine	89.2%	87.8%
100% of clients will be screened for tobacco use at least one during the two-year measurement period and who received cessation counseling intervention if identified as a tobacco user	99.4%	100%
95% of clients with a diagnosis of HIV will be prescribed antiretroviral therapy for the treatment of HIV infection during the measurement year	95.3%	96.5%
85% of clients with a diagnosis of HIV will have an HIV drug resistance test performed before initiation of HIV antiretroviral therapy if therapy started during the measurement year	85.0%	70.0%

^{*} To view the full FY 2015 chart review reports, please visit: http://publichealth.harriscountytx.gov/Services-Programs/Programs/RyanWhite/Quality

Non-Medical Case Management / Service Linkage All Providers

For FY 2016 (3/1/2016 to 2/28/2017), 6,824 clients utilized Part A non-medical case management.

HIV Performance Measures	FY 2015	FY 2016	Change
A minimum of 70% of clients will utilize Part A/B/C/D primary care two or more times at least three months apart after accessing non-medical case management (service linkage)	2,870 (45.9%)	3,072 (45.0%)	-0.4%
Percentage of clients who utilized primary medical care for the first time after accessing service linkage for the first time	423 (54.4%)	508 (52.5%)	-1.9%
Number of days between first ever service linkage visit and first ever primary medical care visit:			
Mean	29	36	24.1%
Median	14	21	50.0%
Mode	7	14	100.0%
60% of newly-enrolled clients will have a medical visit in each of the four-month periods of the measurement year	105 (49.3%)	132 (46.3%)	-3.0%

Substance Abuse Treatment

HIV Performance Measures	FY 2015	FY 2016	Change
A minimum of 70% of clients will utilize Parts A/B/C/D primary medical care after accessing Part A-funded substance abuse treatment services*	12 (50.0%)	18 (62.1%)	12.1%
55% of clients for whom there is lab data in the CPCDMS will be virally suppressed (<200)	11 (57.9%)	17 (73.9%)	16.0%
Change in the rate of program completion over time	See data below		

*Overall, the number of clients who received primary care in FY 2016 was 24 (82.8%), with 18 receiving the services through Ryan White and 6 receiving the services through other insurance such as Medicare.

Number of clients completing substance abuse treatment program from March 2015 to February 2016: 21

Number of clients engaged in substance abuse treatment program from March 2016 to February 2017: 24

Number of clients completing substance abuse treatment from March 2016 to February 2017 who entered treatment in FY 2015: 4

Number of clients who received treatment in FY 2015 who are still in treatment from March 2016 to February 2017: **12**

Transportation

Van-Based Transportation	FY 2015	FY 2016	Change
A minimum of 50% of clients will utilize Parts A/B/C/D primary care services after accessing Van Transportation services	464 (68.8%)	493 (69.1%)	0.3%
35% of clients will utilize Parts A/B LPAP services after accessing Van Transportation services	345 (51.2%)	386 (54.1%)	2.9%

Bus Pass Transportation	FY 2015	FY 2016	Change
A minimum of 50% of clients will utilize Parts A/B/C/D primary care services after accessing Bus Pass services	898 (34.3%)	914 (37.3%)	3.0%
A minimum of 20% of clients will utilize Parts A/B LPAP services after accessing Bus Pass services	440 (16.8%)	535 (21.8%)	5.0%
A minimum of 65% of clients will utilize any RW Part A/B/C/D or State Services service after accessing Bus Pass services	1,993 (76.2%)	1,955 (79.7%)	3.5%

Vision Care All Providers

HIV Performance Measures	FY 2016
75% of clients with diagnosed HIV/AIDS related and general ocular disorders will resolve, improve or stay the same over time	See ocular disorder table

Clinical Chart Review Measures*	FY 2014	FY 2015
100% of HIV-infected vision patients will have a medical health history (initial or updated) at least once in the measurement year	100%	100%
100% of HIV-infected vision patients will have a vision history (initial or updated) at least once in the measurement year	100%	100%
100% of HIV-infected vision patients will have a comprehensive eye examination at least once in the measurement year	99%	100%

 $^{\ ^*}$ To view the full FY 2015 chart review reports, please visit: $\ \ \text{http://publichealth.harriscountytx.gov/Services-Programs/Programs/RyanWhite/Quality}$

Ocular Disorder	Number of Diagnoses	Number with Follow-up	*Resolved		*Improved		*Same		*Worsened	
			#	%	#	%	#	%	#	%
Accommodation Spasm										
Acute Retinal Necrosis	1	0								
Anisocoria	13	3					3	100%		
Bacterial Retinitis										
Cataract	152	76			2	2.6%	72	94.7%	2	2.6%
Chalazion										
Chorioretinal Scar	5	2					2	100%		
Chorioretinitis	1	1					1	100%		
CMV Retinitis - Active										
CMV Retinitis - Inactive										
Conjunctivitis	14	4					4	100%		
Covergence Excess										
Convergence Insufficiency										
Corneal Edema										
Corneal Erosion										
Corneal Foreign Body										
Corneal Opacity	25	10					10	100%		
Corneal Ulcer	1	1			1	100%				
Cotton Wool Spots										
Diabetic Retinopathy	6	4					4	100%		
Dry Eye Syndrome	431	229			2	0.9%	227	99.1%		
Ecchymosis										
Esotropia	2	0								
Exotropia	6	5					5	100%		
Glaucoma	5	2					2	100%		
Glaucoma Suspect	83	20					18	90%	2	10%
Iritis	1	0								
Kaposi Sarcoma										
Keratitis	5	1					1	100%		
Keratoconjuctivitis	1	1					1	100%		
Keratoconus	2	0								
Lagophthalmos	1	0								
Macular Hole	2	2					2	100%		
Meibomianitis										
Molluscum Contagiosum										
Optic Atrophy	10	4					4	100%		
Papilledema										

Ocular Disorder	Number of Diagnoses	Number with Follow-up	*Resolved		*Improved		*Same		*Worsened	
			#	%	#	%	#	%	#	%
Paresis of Accommodation										
Pseudophakia	7	2					2	100%		
Refractive Change/Transient	1	0								
Retinal Detachment	1	0								
Retinal Hemorrhage										
Retinopathy HTN	5	1							1	100%
Retinal Hole/Tear										
Suspicious Optic Nervehead(s)	1	0								
Toxoplasma Retinochoriochitis										
Thyroid Eye Disease										
Visual Field Defect	7	2					2	100%		
Vitreous Degeneration	7	3					3	100%		
Other	154	53					52	98.1%	1	1.9%
Total	950	426			5	1.2%	415	97.4%	6	1.4%

Focus Group

\$20 GIFT CARD for you participation CHANCE TO WIN \$100 GIFT CARD

AFRICAN AMERICAN MEN - GAY or BISEXUAL LATINO MEN - GAY or BISEXUAL



Please join our discussion about PrEP and HIV care. We will review and discuss campaign posters and ideas for creating a Houston outreach campaign.

Spanish and English Speakers Welcome

Complete these brief questions to participate: https://www.surveymonkey.com/r/HHDFocus

Meetings Will Be in October

Contact: Robert Ross 832-393-4748 robert.ross2@houstontx.gov Contact: Israel A Ruelas 832-393-4705 israel.ruelas@houstontx.gov



Grupo De Enfoque

TARJETA DE REGALO de \$20 por su participación CHANCE DE GANAR TARJETA DE REGALO DE \$100

HOMBRES GAY o BI-SEXUALES – Afroamericanos HOMBRES GAY o BI-SEXUALES – Latinos



Únase a nuestra discusión sobre PrEP y el tratamiento médico del VIH. Se revisaran y habrán discusiones sobre carteles promocionales y se le solicitara sus ideas para crear una campaña en Houston.

Si habla inglés o español, será bienvenido

Complete estas breves preguntas para participar: https://www.surveymonkey.com/r/HHDFocus

Las Reuniones Serán en Octubre

Contact: Robert Ross 832-393-4748 robert.ross2@houstontx.gov Contact: Israel A Ruelas 832-393-4705 israel.ruelas@houstontx.gov



stone soup

FOOD PANTRY OPEN 10 A.M.-4 P.M.

MONDAY - FRIDAY

FREE ASSISTANCE AVAILABLE TO AFH CLIENTS AND ANYONE AFFECTED BY HURRICANE HARVEY

NO I.D. REQUIRED

DONATIONS ALSO ACCEPTED

Diapers
Feminine Products
Toiletries (men and women)
Cleaning supplies
Water
Gatorade
Juice Boxes
Crackers



Peanut Butter
Vienna Sausages
Fruit Cups
Beans and Franks
Granola/Cereal Bars
Chili
Soup
Tuna

6260 WESTPARK DR, SUITE 100 HOUSTON, TEXAS

Stone Soup is a designated distribution point for the Houston Food Bank.

aidshelp.org



Stone Soup

Despensa de Comida ABIERTO DE 10 A.M.–4 P.M. LUNES - VIERNES

ASISTENCIA GRATUITA DISPONIBLE PARA CLIENTES DE AFH Y
A CUALQUIER PERSONA AFECTADA POR EL HURACAN HARVEY
TAMBIÉN ACEPTAMOS DONACIONES

No se necesita identificación

Pañales
Productos Femeninos
Artículos de higiene personal
(hombres y mujeres)
Agua
Gatorade
Cajas de jugo
Galletas
Productos De Limpieza



Crema De Cacahuate
Salchichas de Viena
Tazas de frutas
Frijoles con Salchicha
Sopa
Atún
Chili
Baritas de Granola/
Cereales

6260 WESTPARK DR, SUITE 100 HOUSTON, TEXAS 77057

Sopa de Piedra es un punto de distribución designado por el Banco de Comida de Houston.

aidshelp.org







John Hellerstedt, M.D. Commissioner

Date: August 14, 2017

HEALTH ADVISORY:

Rapidly Growing Clusters of Ongoing HIV Transmission in Texas

The Texas Department of State Health Services (DSHS) encourages Texas healthcare providers to enhance efforts to prevent, diagnose and treat HIV in the wake of 16 rapidly growing clusters of HIV infections in the state.

Laboratory analysis of these infections indicates sustained transmission of genetically similar types of HIV. Many of the persons within these clusters reported meeting sex partners through social media. The clusters are primarily comprised of gay men and other men who have sex with men, with evidence that active HIV transmission is ongoing.

Molecular surveillance (genotyping) is a new tool being used by the U.S. CDC to identify clusters of HIV infection. Recent analysis indicates that the 16 clusters identified in Texas are largely centered in the Houston, San Antonio and Dallas/Fort Worth metropolitan areas, but many have one or more persons within the cluster who reside in other locations in Texas. Cases are spread across more than 25 Texas counties. The clusters range in size from 5 to 34 cases, with over 200 cases being linked to the Texas clusters. However, as public health continues their work, it is likely that additional cases may be linked to these clusters.

DSHS requests that Texas healthcare providers consider adopting the following strategies in response to these findings:

- Order HIV testing for patients with symptoms of possible acute HIV infection. Common symptoms of acute HIV infection include fever, chills, rash, night sweats, muscle aches, sore throat, fatigue, swollen lymph nodes, and/or mouth ulcers. These symptoms can last several days to several weeks. Persons with acute HIV infection are highly infectious due to an elevated viral load.
- Order NAAT or HIV RNA testing for patients with an indeterminate supplemental HIV test result. These tests can identify whether the virus itself is present in the blood before antibodies to the virus become detectable, allowing for earlier

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diagnosis of HIV infection.

- Order HIV testing for all patients diagnosed with a sexually transmitted disease (STD).
- Ensure all HIV testing follows CDC's <u>HIV/AIDS Laboratory</u> Testing Guidance.
- Discuss <u>pre-exposure prophylaxis (PrEP)</u> with HIV-negative patients at increased risk of infection.

For more information, healthcare providers can contact their local health department, the <u>DSHS HIV/STD Program</u> at 512-533-3000, or the <u>National Clinicians Consultation Network</u> at (800) 933-3413.

Positive Women's Network-USA Join the new TEXAS Chapter



Empowerment Education Support Sisterhood Solidarity Action

Training and supporting HIV+ Women Leaders

Inclusive of ALL Women Living with HIV/AIDS

2nd Monday of Every Month at 6 pm

Legacy Community Health 1415 California St., Houston TX 77006

For information call: Mona jessi 281-678-6662 or Marnina 832-212-8294