

### 940 MEDICAL RECORDS AND COMMUNICATION OF CLINICAL INFORMATION

REVISION DATE: 9/6/2023, 5/24/2021, 12/23/2020

EFFECTIVE DATE: October 01, 2019

REFERENCES: AMPM Policy 710, A.R.S. §13-3620, A.A.C. R9-10, 9 A.A.C. 22, Article 5, 45 CFR 160, 162, and 164, 42 CFR Part 2, 2.1 – 2.67, 42 CFR 431.300 et seq, 42 CFR 438.100(a)(1), 42 CFR 438.100(b)(2)(vi), 45

CFR 431, 42 U.S.C. §290 dd-2.

### **PURPOSE**

This policy applies to the Division of Developmental Disabilities' (Division)

Administrative Services Subcontractors (AdSS). This policy establishes requirements for protection of Member information, documentation requirements for Member physical and behavioral health records, and specifies record review requirements including the use of Electronic Health Records (EHR) and external health information systems.

#### **DEFINITIONS**

1. "Adult Recovery Teams" or "ARTs" means A group of individuals that, following the Nine Guiding Principles for Recovery-Oriented Adult Behavioral Health Services and Systems, work in collaboration and are actively involved in a Member's assessment, service planning, and



service delivery made up of the following people:

- a. The Member;
- b. The Member's Health Care Decision Maker (HCDM) if one is in place;
- c. Any assigned advocates;
- d. A qualified behavioral health representative; and
- e. Other individuals identified by the Member or HCDM such as the Member's family, physical health, behavioral health or social service providers, other agencies serving the Member, and professionals representing various areas of expertise related to the Member's needs.
- 2. "Arizona Association of Health Plans" or "AzAHP" means an organization dedicated to working with elected officials, AHCCCS Health Care Plans, health care providers, and consumers to keep quality health care available and affordable for all Arizonans. AzAHP is involved in administration of the chart audit process for physical health plan sites and they collaborate with the contractors with regard



to the behavioral health chart audit process.

- 3. "Child and Family Teams" or "CFTs" means a group of individuals made up of the following people:
  - a. The child and their family, or HCDM;
  - b. A behavioral health representative; and
  - c. Any individuals important in the child's life that are identified and invited to participate by the child and family.
- 4. "Designated Record Set" or "DRS" means a group of records maintained by the Provider that contain the following:
  - a. Medical and billing records maintained by a Provider;
  - b. Case and medical management records; or
  - c. Any other records used by the Provider to make medical decisions about the Member.
- 5. "Health Information Exchange" or "HIE" means the secure sharing of patient health information among authorized Providers.
  - a. HIE is a process or action that can be facilitated by an HIO.



- Health information exchange can also include the secure sharing of patient health information directly between Providers.
- 6. "Health Information Organization" or "HIO" means an entity that facilitates the secure exchange of electronic patient health information between participating Providers.
- 7. "Medical Records" means all communications related to a patient's physical or mental health or condition that are recorded in any form or medium and that are maintained for purposes of evaluation or treatment, including records that are prepared by a health care provider or by other providers, in both hard copy and electronic form.

  Records do not include materials that are prepared in connection with utilization review, peer review or quality assurance activities as specified in A.R.S. § 122291.
- 8. "Member" means the same as "Client" prescribed in A.R.S. § 36.551.
- 9. "Multi-Specialty Interdisciplinary Clinic" or "MSIC" means an established facility where specialists from multiple specialties meet with Members and their families for the purpose of providing



interdisciplinary services to treat Members.

10. "Provider" means an individual or organization that contracts with the AdSS for the provision of covered services, or ordering or referring for those services, to eligible Division Members, or any subcontractor of a Provider delivering services pursuant to A.R.S 36-2901.

#### **POLICY**

### A. GENERAL REQUIREMENTS

- The AdSS shall require Providers to maintain comprehensive documentation related to care and services provided to Members.
- 2. The AdSS shall ensure, via regular monitoring activities, that documentation completed and maintained by the Providers meets the requirements specified in this policy.

### B. MEDICAL RECORD REQUIREMENTS

- The AdSS shall require Providers to maintain the following in their Medical Records:
  - Up to date, well organized and comprehensive
     documentation, with sufficient detail to promote effective
     Member care and ease of quality review.



- b. Documentation of the following identifying demographics:
  - i. The Member's name,
  - ii. Address,
  - iii. Telephone number,
  - iv. AHCCCS identification number,
  - v. Gender,
  - vi. Age,
  - vii. Date of birth (DOB),
  - viii. Marital status,
  - ix. Next of kin,
  - x. Parent, guardian, or healthcare decision maker, if applicable.
- c. The following Member identification information on the first page of the Medical Record:
  - i. Member name,
  - ii. Member AHCCCS ID, and
  - iii. Member DOB.
- d. Member name and either AHCCCS ID or Member



DOB on the subsequent pages of the Medical Record.

- e. The following past medical history:
  - i. Disabilities,
  - ii. Any previous illness or injuries,
  - iii. Smoking,
  - iv. Alcohol/substance use,
  - v. Allergies,
  - vi. Adverse reactions to medications,
  - vii. Hospitalizations,
  - viii. Surgeries,
  - ix. Emergent/urgent care received, and
  - Immunization records: required for children,
     recommended for adult Members if available.
- 2. The AdSS shall require Providers to do the following regarding Medical Records:
  - a. Hard copy Medical Records be written legibly in blue or black ink, signed, and dated by the rendering Provider for each entry.
  - b. Electronic format Medical Records contain the name of



- the Provider who made the entry and the date for each entry.
- c. If revisions to information are made, a system is in place to track when and by whom the revisions are made.
- That a back-up system is maintained that tracks initial and revised information.
- e. That if a Medical Record is physically altered:
  - The stricken information be identified as a correction and initialed by the rendering Provider altering the record, along with the date when the change was made;
  - That correction fluid or tape is not used;
  - iii. If Medical Records are kept in an electronic file, the Provider establish a method for indicating the author; date; and time of added and revised information; and
  - iv. Ensure that information is not inadvertently altered.
- f. That Providers in multi-Provider offices have the treating

  Provider sign their treatment notes after each appointment



and procedure and occurs r as close to the actual entry of treatment notes as possible, based on either professional standards of care or requirements specified within A.A.C. R9-10.

- g. That evidence of the use of the Controlled Substances

  Prescription Monitoring Program (CSPMP) database prior to

  prescribing a controlled substance or another medication

  that is known to adversely interact with controlled

  substances is documented in the Medical Record.
- 3. The AdSS shall require the Provider to document the following coordination of care activities when they occur:
  - a. Referrals to other Providers;
  - Transmission of the diagnostic, treatment and disposition information related to a specific Member to the requesting Provider, as appropriate to promote continuity of care and quality management of the Member's health care;
  - Reports from referrals, consultations, and specialists for behavioral and physical health, as applicable;
  - d. Emergency and urgent care reports;



- e. Hospital discharge summaries;
- f. Transfer of care to other Providers;
- g. Any notification when a Member's health status
   changes or new medications are prescribed;
- h. Legal documentation that includes:
  - Documentation related to requests for release of information and subsequent releases,
  - ii. Documentation of a Health Care Power of Attorney or documentation authorizing a Health Care Decision Maker, and
  - iii. Copies of any Advance Directives or Mental Health CarePower of Attorney as follows:
    - a) Documentation that the adult Member was provided the information on Advance
      Directives and whether an Advance
      Directive was executed, as specified in
      AdSS Medical Policy 640;
    - b) Documentation of general and informed
       consent to treatment, as specified in AdSS



Medical Policy 320-Q; and

- c) Authorization to disclose information.
- 4. The AdSS shall refer to AMPM Policy 710 for Medical Record information regarding Members who receive Medicaid direct services through their school system.

## C. PRIMARY CARE PROVIDERS PHYSICAL HEALTH MEDICAL RECORD REQUIREMENTS

- The AdSS shall require any Provider delivering primary care services to a Member and acting as their Primary Care Provider (PCP) to maintain a comprehensive record that incorporates the following components:
  - Initial history and comprehensive physical examination findings for the Member that includes family medical history, social history and preventive laboratory screenings.
  - For Members under age 21, the initial history of prenatal care and birth history of the Member's mother while pregnant with the Member, if known;



- Documentation of any requests for forwarding of behavioral health and other Medical Record information;
- d. Behavioral health history and information received from a TRBHA or other Provider involved with the Member's behavioral health care;
- e. If the Provider has not yet seen the assigned Member,

  Medical information detailed in this subsection may be

  kept in an appropriately labeled file until associated with

  the Member's Medical Record as soon as the Medical

  Record is established;
- f. Documentation, initialed by the Provider, to signify review of the following diagnostic information:
  - i. Laboratory tests and screenings,
  - ii. Radiology reports,
    - iii. Physical examination notes,
    - iv. Medications,
    - v. Last Provider visit,
    - vi. Recent hospitalizations, and



- vii. Other pertinent data to the Member's health conditions;
- g. Evidence that PCPs are utilizing and retaining
   AHCCCS approved developmental screening tools;
- h. Current and complete Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) Tracking forms or an equivalent including, at minimum all data elements on the EPSDT Tracking Form for:
  - i. All Members age 0 through 20 years;
  - ii. Developmental screening tools for children agesnine, 18, and 24 months;
  - iii. Dental history if available, and current dental needs and services;
  - iv. Current problem list;
  - v. Current medications list;
  - vi. Documentation to reflect review of the CSPMP database prior to prescribing a controlled



substance or another medication that is known to adversely interact with controlled substances; and

vii. Evidence that obstetric Providers complete a standardized, evidence- based risk assessment tool for obstetric Members as detailed in AdSS Medical Policy 410.

### D. BEHAVIORAL HEALTH MEDICAL RECORD REQUIREMENTS

The AdSS shall require the following elements to be included in all behavioral health Medical Records:

- Initial behavioral health evaluation containing the following:
  - Documentation of the Member's choice for receipt of the Member Handbook, either hard copy or electronic format;
  - Receipt of Notice of Privacy Practice;
  - iii. Contact information for the Member's PCP; and
  - iv. Financial documentation for Non-Title XIX/XXI
     Members receiving behavioral health services, as
     outlined in AMPM Policy 650 occurring at the



### following:

- a) At the initial evaluation appointment,
- b) When the Member has had a significant change in their income, and
- c) At least annually.
- b. Behavioral health assessment documentation consisting of:
  - Documentation of all information collected in the behavioral health assessment and any applicable addenda and required demographic information;
  - ii. Diagnostic information including psychiatric,psychological, and physical healthevaluations;
  - iii. Evaluation of the need for reporting as required under A.R.S. §13- 3620;
  - iv. Copies of documentation related to the need for special assistance, if applicable, as detailed inAdSS Medical Policy 320-R; and
  - v. An English version of the behavioral health
    assessment, Service Plan, and Treatment Plan,
    when applicable, if the documents are completed in



any language other than English.

- c. Service Plan documentation that contains:
  - The Member's Service Plan or Treatment Plan, as applicable;
  - ii. CFT documentation, based on Member's age (0 to 18 or up to 21 should Member choose to continue with Child & Family team after turning 18);
  - iii. ARTs documentation for adults 18 and older; and
  - iv. Progress Reports, Service Plans, or TreatmentPlans from all other Providers, as applicable.
- d. Progress note documentation that includes:
  - i. Documentation of the type of services provided;
  - ii. The diagnosis, containing an indicator that
     identifies whether the progress note is for a new
     diagnosis or the continuation of a previous
     diagnosis;
  - iii. The progress note diagnosis code, if applicable;



- iv. The date the service was delivered;
- v. The date and time the progress note was signed;
- vi. The signature of the staff that provided the service, including the staff Member's credentials;
- v. Duration of the service (time increments);
- vi. A description of what occurred during the provision of the service related to the Member's Service Plan;
- vii. Documentation of the need for the involvement of multiple Providers, including the name and roles of each Provider involved in the delivery of services, in the event that more than one Provider simultaneously provides the same service to a Member; and
- viii. The Member's response to service.
- e. The Notice of Extension (NOE) and any other



documentation used for the processing of any applicable appeal; that was sent to the Member and their legal guardian or authorized representative.

### E. REQUIREMENTS FOR POLICIES AND PROCEDURES FOR ENSURING MEDICAL RECORD CONTENT

- 1. The AdSS shall implement and maintain policies and procedures to ensure that Providers have information required to monitor effective and continuous physical and behavioral health care for Members through accurate Medical Record documentation regardless of whether records are hard copy or electronic via:
  - a. Onsite or electronic quality review;
  - b. Initial and on-going monitoring of Medical Records;
  - Review of health status, changes in health status, health care needs, and services provided;
  - d. Review of coordination of care activities;
  - e. Maintenance of a legible Medical Record for each Member who has been seen for physical and behavioral health



appointments and procedures;

- f. The Medical Record shall also contain clinical records from other Providers who also provide care or services to the Member; and
- Medical Record requirements for hard copy and electronic
   Medical Records.
- 2. The AdSS shall have policies and procedures in place that meet federal and state requirements including those related to security and privacy in accordance with 45 CFR 160, 162, and 164, 45 CFR 43142 CFR 431.300 et seq., and Medicaid Information Technology Architecture (MITA) for the use of electronic Medical Records and for HIE via the state's HIO and digital (electronic) signatures that contain the following elements:
  - Signer authentication;
  - b. Message authentication;
  - c. Affirmative act (i.e. an approval function such as



a signature which establishes the sense of having legally consummated a transaction);

- d. Efficiency; and
- e. Medical Record review.
- 3. The AdSS shall implement policies and procedures that:
  - Support Members' rights to request and receive a copy of their Medical Record at no cost and to request that the Medical Record be amended or corrected;
  - Ensure information from or copies of Medical Records are released only to the Member or their Health Care
     Decision Maker.
  - Ensure that unauthorized individuals cannot gain access
     to, or alter Member Medical Records; and
  - d. Ensure Medical Records are maintained in a secure manner that maintains the integrity, accuracy, and confidentiality of Member medical information.
- 4. The AdSS shall have written policies and procedures



addressing appropriate and confidential exchange of Member information among Providers.

- 5. The AdSS shall conduct reviews of Provider's policies and procedures to verify that they contain the following requirements:
  - A Provider making a referral are to transmit necessary information to the Provider receiving the referral,
  - A Provider furnishing a referral service reports
     appropriate information to the referring Provider,
  - Providers request information from other treating
     Providers as necessary to provide appropriate and
     timely care, and
  - Information about services provided to a Member by a non-network Provider is transmitted to the Member's Provider.
  - e. Medical Records are transferred to the new Provider
    within 10 business days from receipt of the request for
    transfer of Medical Records to ensure continuity of care



when a Member chooses a new Provider; and

f. Member information is shared when a Member enrolls with a new AdSS, in a manner that maintains confidentiality while promoting continuity of care.

### F. METHODOLOGY FOR CONDUCTING MEDICAL RECORD REVIEW PROCESS

- The AdSS shall require that the Medical Record audit process includes the Ambulatory Medical Record Review (AMRR) and the Behavioral Health Clinical Chart Audit.
- The AdSS may, if they choose, utilize the AzAHP to conduct
   Medical Record review and other Provider documentation review processes.
- 3. The AdSS shall utilize the following methodology when conducting a Medical Record review of Providers:
  - Medical Record reviews using a standardized tool
     that has been reviewed by the Division.
  - b. Review the following physical health records:



- i. EPSDT,
- ii. Family planning, and
- iii. Maternity components not otherwise monitored for Provider compliance by the AdSS.
- c. Review the following elements of behavioral health Medical Records:
  - i. Assessments; and
  - ii. Service and treatment planning.
  - iii. Ensure individual elements delineate which requirements pertain to:
    - The unique needs of individual lines of business,
    - b) The following special populations:
      - General Mental Health/Substance Use (GMH/SU),
      - 2) Serious Mental Illness (SMI),



- 3) Special Health Care Needs (SHCN),
- 4) Comprehensive Health Plan (CHP), or
- Individuals receiving services under
   DDD.
- d. Review to ensure Medical Record reviews are required to occur according to the following schedule:
  - At a minimum of every three years for physical health charts; and
  - ii. Yearly for behavioral health charts.
- e. Review to ensure Medical Record reviews are required to occur according to the following schedule:
  - Conduct medical records reviews at a minimum of every three years for physical health charts (AMRR); and
  - ii. Yearly for behavioral health charts



- f. Use of AdSS staff with the appropriate licensure and experience necessary for completion of either clinical charts for behavioral health services or physical health services to conduct the Medical Record reviews.
  - i. The AdSS shall utilize licensed behavioral health professionals (BHPs) or behavioral health technicians (BHTs) with a minimum of three years' experience as a BHT and under the supervision of a BHP for behavioral health clinical chart audits; and
  - ii. The AdSS shall utilize a registered nurse (RN) or a licensed practical nurse (LPN) with current licensure under the Arizona State Board of Nursing for AMRR audits.
- g. The AdSS shall make available the results of the Medical Record review to all contractors who utilize a consultant such as AzAHP, or in instances when multiple contractors share the same Provider for this process.



- h. The AdSS shall share the deficiencies identified during a
   Medical Record review with all health plans contracted
   with the Provider.
- i. If quality of care issues are identified during the Medical Record review process, the AdSS shall notify all contractors which contract with the identified Provide, within 24 hours of identification of the quality of care issue with specifics concerning the quality of care issue.
- j. If the AdSS requests approval from the Division to discontinue conducting the Medical Record reviews, the AdSS shall do the following prior to making the request:
  - Conduct a comprehensive review the use of the Medical Record review process and how the process is used to document compliance with the Division and AHCCCS requirements;
  - ii. Document what processes will be used in place of the Medical Record review process to ensure



compliance with the Division and AHCCCS requirements; and

- iii. Submit the process the AdSS will utilize to ensure Provider compliance with the Division and AHCCCS Medical Record requirements to the AHCCCS/Quality Management/Clinical Quality Management Administrator prior to discontinuing the Medical Record review process.
- The AdSS shall include all PCPs that serve Members less than
   years of age and obstetricians/gynecologists in the AMRR process.
- 5. The AdSS shall review eight charts per practitioner and include the requirements specified in contract as a part of the AMRR.
- 6. The AdSS shall include in the behavioral health Medical Record review process:
  - a. Behavioral Health Outpatient Clinics, and
  - Integrated Health Homes and Federally Qualified
     Healthcare Centers (FQHCs) if they provide both



behavioral health and physical health care.

- 7. The AdSS shall follow the medical review process for behavioral health records as specified in contract.
- 8. For changes in methodology or sampling, the AdSS shall submit to the Division and AHCCCS in advance for approval as specified in the contract.

### G. MULTI-SPECIALTY INTEGRATED CLINIC

- The AdSS shall implement written policies and procedures
  to require that MSICs have an integrated electronic Medical
  Record for each Member that is served through the MSIC.
- 2. The AdSS shall require the MSIC's integrated electronic Medical Record:
  - Be available, electronically through the HIE, for the multi-specialty treatment team and community Providers;
  - b. Contains all information necessary to facilitate the coordination and quality of care delivered by multiple
     Providers in multiple locations at varying times; and



 For care coordination purposes, is shared with other care Providers, such as the multi-specialty interdisciplinary team.

# H. COMMUNITY SERVICE AGENCY, THERAPEUTIC FOSTER CARE PROVIDERS, AND HABILITATION PROVIDER REQUIREMENTS

- For Community Service Agencies (CSAs), Therapeutic
   Foster Care (TFC) Providers, and Habilitation Providers, the
   AdSS shall require that the Medical Records conform to the
   following standards:
  - a. Each record entry be:
    - i. Dated and signed with credentials noted;
    - ii. Legible text, written in blue or black ink, or typewritten; and
    - iii. Factual and correct.
- 2. If Medical Records are kept in more than one location, the AdSS shall require the agency or Provider to:



- Maintain documentation specifying the location of the Medical Records;
- Maintain a Medical Record of the services delivered to each Member; and
- c. Meet the following requirement for each Member'sMedical Record:
  - i. The service provided and the time increment;
  - ii. Signature and the date the service was provided;
  - iii. The name, title, and credentials of the professional providing the service;
  - iv. The Member's Date of Birth and AHCCCS identification number;
  - v. Documentation that services are reflected in the Member's Service Plan or Treatment Plan, as applicable;
  - vi. Maintain a copy of the Member's Service Plan or Treatment Plan, as applicable, in the Member's



Medical Record; and

- vii. Maintain a monthly summary of service documentation progress toward treatment goals.
- d. The AdSS shall require Providers to transmit a summary of the monthly summary of service to the Member's clinical team for inclusion in the comprehensive Medical Record.

#### I. DESIGNATED RECORD SET

- The AdSS shall treat the DRS as the property of the Provider who generates the DRS.
- 2. The AdSS shall require that Providers allow Members to:
  - Review, request, and annually receive a copy, free of charge, of those portions of the DRS generated by the Provider;
  - Request that specific Provider information is amended or corrected; and
  - c. Not review, request, amend, correct, or receive a copy



of the portions of the DRS that are prohibited from view under Health Insurance Portability and Accountability Act (HIPAA).

- 3. The AdSS shall provide sufficient copies of records necessary for administrative purposes to the Division or AHCCCS free of charge for purposes relating to treatment, payment, or health care operations.
- 4. The AdSS shall not require the PCP to obtain written approval from the Member when:
  - a. Transmitting Medical Records to a Provider when services are rendered to the Member through referral to an AdSS subcontracted Provider,
  - Sharing treatment or diagnostic information with the entity or entities responsible for or directly providing behavioral health services, or
  - c. Sharing Medical Records with the Member's AdSS.
- 5. The AdSS shall require AHCCCS-registered Providers to forward



Medical Records or copies of Medical Record information related to a Member to the Member's PCP within 10 business days from receipt of a request from the Member or the Member's PCP.

- 6. The AdSS shall provide access to the Division or AHCCCS to all Medical Records, whether electronic or hard copy, within 20 business days of receipt of a request.
- The AdSS shall release information related to fraud, waste, or abuse against the AHCCCS program to authorized officials in compliance with Federal and State statutes and rules.
- The AdSS shall demonstrate evidence of professional and community standards and accepted and recognized evidence-based practice guidelines as specified ine Division Medical Manual Chapter 500.
- 9. The AdSS shall require the Provider to have an implemented process to assess and improve the content, legibility, organization, and completeness of Medical Records when concerns are identified with the Providers Medical Records.
- 10. The AdSS shall require documentation in the Medical Record



showing supervision by a licensed professional, who is authorized by the licensing authority to provide the supervision, whenever health care assistants or paraprofessionals provide services.

### J. LEGAL REQUIREMENTS FOR RECORD MAINTENANCE

- Consistent with 9 A.A.C. 22, Article 5, the AdSS, Providers, and non-contracted entities providing services to Members shall safeguard the privacy of Medical Records and information about Members who request or receive services from AHCCCS or its contractors.
- 2. The AdSS shall require that the content of any Medical Record be disclosed in accordance with the prior written consent of the Member with respect to whom such record is maintained as allowed under regulations prescribed pursuant to 42 U.S.C. §290 dd-2, 42 CFR Part 2, 2.1 – 2.67.
- The AdSS shall release original and copies of Medical Records only in accordance with Federal or State laws, and AHCCCS and Division policy and contracts.



- The AdSS shall comply with HIPAA requirements and 42 CFR
   431.300 et seq.
- The AdSS shall align the Medical Records retention processes with AHCCCS and Division contract and TRBHA Intergovernmental Agreement (IGA) requirements.
- 6. The AdSS shall require that maintenance and access to Medical Records survive the termination of a Provider's contract regardless of the cause of termination.
- 7. The AdSS and Providers shall participate and cooperate in

  State of Arizona and AHCCCS activities related to the

  adoption and use of EHR and integrated clinical data sharing.
- 8. The AdSS shall encourage non-contracted entities that provide services to Members to cooperate and participate in State of Arizona and AHCCCS activities related to the adoption and use of EHR and integrated clinical data sharing.

### K. UNITED STATES CORE DATA FOR INTEROPERABILITY

The AdSS shall incorporate United States Core Data for



Interoperability (USCDI) Data Elements as part of the DRS to facilitate the electronic exchange of an individual's Medical Record data as requested by the individual.

Signature of Chief Medical Officer: Anthony Dekker (Aug 30, 2023 16:17 PDT)

Anthony Dekker, D.O.

### SUPPLEMENTAL INFORMATION

The requirements listed below are additional requirements under USCDI.

The Division and AHCCCS strongly recommend these enhanced data elements be added to the existing Physical and Behavioral Health Medical Record requirements specified in this policy. Per the ONCs, disclosure of these additional data elements is subject to the confidentiality requirements of applicable state laws.

Medical Record requirements are applicable to both hard copy and electronic Medical Records. Medical Records may be documented on hard copy or in an electronic format. The AdSS' Provider shall include the following in their records:



- 2. Documentation of identifying demographics, including:
  - a. Any previous names by which the Member is known,
  - b. Previous address,
  - Telephone number with cell or home designation, and both if applicable,
  - d. Email address,
  - e. Birth sex,
  - f. Race,
  - g. Ethnicity, and
  - h. Preferred language.
- For records relating to provision of behavioral health services,
   documentation including, but not limited to:
  - a. Behavioral health history,
  - b. Applicable assessments,
  - c. Service plans and/or treatment plans,
  - d. Crisis and/or safety plan,
  - e. Medication information if related to behavioral health diagnosis,
  - f. Medication informed consents, if applicable
  - g. Progress notes, and



- h. General and/or informed consent.
- 4. Documentation, initialed by the Provider, to signify review of diagnostic information including vital signs data at each visit, to include:
  - a. Body temperature,
  - b. Diastolic and Systolic blood pressure,
  - c. Body height and weight,
  - d. BMI Percentile (two -20 years),
  - Weight-for-length percentile (birth-36 months), e.
  - f. Head occipital-frontal circumference percentile (birth-36 months),
  - g. Heart rate and respiratory rate,
  - h. Pulse oximetry,
  - Inhaled oxygen concentration, and i.
  - j. Unique device identifier(s) for implantable device(s), as applicable.
- 5. For Inpatient Settings – Clinical Note Requirements:
  - a. Consultation notes,
  - b. Discharge and summary notes,
  - History and physical, c.



- d. Imaging narrative,
- e. Laboratory report narrative,
- f. Pathology report narrative,
- g. Procedure notes, and
- h. Progress notes.