MICHIGAN DEPARTMENT OF CORRECTIONS

Effective April 1, 2020 eligible Macomb County Medicaid and Healthy Michigan Plan clients under the supervision of the Michigan Department of Corrections (MDOC) are eligible to receive Medicaid and Healthy Michigan funded services in accordance with MCOSA eligibility guidelines.

Probationers and parolees must be Macomb County residents with active Macomb County Medicaid and or Health Michigan Plan to be eligible for services, have a substance use disorder diagnosis and meet medical necessity criteria.

Requests made for assessment only to comply with parole or probation requirements and not due to being in need of ongoing substance use services are not eligible for MCOSA funding.

Requests for services may initiate from the supervising agent via fax, from the client contacting the MCCMH Access Management System (AMS) directly, or the client directly accessing the Outpatient treatment provider. The MDOC Supervising Agent will send the "MDOC Substance Abuse Treatment Referral" form (see Attachment A) along with the MDHHS 5515 Consent form to the AMS. All screening and preauthorization requirements apply.

The MCCMH AMS is responsible to track all referrals made by MDOC to the AMS. AMS is also responsible for reporting to MDOC Supervising Agent if a client does not contact the AMS for screening; or, if the client does complete a screening, AMS will report the screening date, referral recommendation and indicate where the client is being referred. This information must be reported within one business day to the Supervising Agent.

Treatment Provider Reporting Requirements

Providers are required to obtain a Release of Information/Consent (MDHHS 5515) for the Michigan Department of Corrections and communicate the following information to the MDOC Supervising Agent:

- Confirmation of treatment admission within one business day of admission
- Monthly status reports, utilizing the MDOC Monthly Status Report form (see Attachment B) by the 5th day of the following month
- Discharge summary report and aftercare plan information within five business days of discharge

Treatment providers are to identify this population in the BH TEDS Admission record under the "Detailed Criminal Justice Referral" as "MDOC SUD Treatment Referral".

Additional Reporting Requirements For Residential Treatment Providers

Residential treatment providers are also responsible to report the following to the Supervising Agent:

- Notification within one business day if the client does not show for scheduled appointment or is determined not to meet medical necessity criteria for residential treatment
- Notification by the end of the day if a client leaves an off-site activity or treatment program
- Immediate notification or within one hour of the death of a client
- Notification of relocation of a client's placement for more than 24 hours
- Immediate notification or within one hour from awareness of any serious sentinel event by or upon an individual under MDOC supervision while on the treatment premises or while on authorized leaves
- Immediate notification or within one hour of learning of any criminal activity involving the MDOC supervised client

Clients receiving residential treatment services may not be given unsupervised day passes, furloughs, etc., without consultation with the Supervising Agent. Leaves for any non-emergent medical procedure should be reviewed/coordinated with the Supervising Agent. If a client leaves an off-site supervised therapeutic activity without proper leave to do so, the provider must notify the Supervising Agent by the end of the day on which the event occurred.

Additional Reporting for Opioid Treatment Providers

Opioid Treatment Providers will notify the Supervising Agent of the type of medication assisted treatment being prescribed and any change in the type of medication over time.