opic: Agency-wide service delivery standards		
Original effective date: 4/7/11	Last revision date: 7/26/23	
Owner: VP for Quality and Compliance	Frequency of reviews: Annual	
Internal/Regulatory Reference(s) (all that apply): The following OPWDD ADMs: 2018-09R, 2019-07,		
2019-06, 20174-02R, 2017-01, 2016-01, 2015-05, 2015-01, 2014-01, 2006-01		
Related documents/Links:		

Policy: It is the policy of The Arc of Monroe that business, administrative and support functions promote personal and organizational outcomes. It is the policy of The Arc that people's support plans lead to person-centered and person-directed services and supports.

Additional Information: It's important that the services and supports we provide as an agency are done correctly and within regulatory requirements. This ensures that the people we support get the very best we can provide, while also making sure we are able to get paid by the government for those services and supports.

Service delivery is based on a person-centered planning methodology. This means that all service delivery and support begins with the person being supported. In collaboration with them, we design the type and scope of services and supports we will provide based on the person's individual preferences while focusing on skill development or reducing the likelihood that someone will lose skills already attained. Our goal is always to support people in being as independent as possible and in ways they prefer. This includes our support of individualized routines and person-centered utilization of community resources. Schedules are designed with both the person's interests and support needs in consideration. Public transportation, volunteers and/or natural supports are used as appropriate and available to help people establish and sustain community access. There is no "one-size-fits-all" approach. It should not be presumed that what works for one person will work for someone else. This approach speaks to our commitment to quality of care and support for the people we work with. We continue to strive to provide the best support possible. Please also cross reference the policy, "Medical/Clinical Necessity," for more information.

This policy applies to persons affected by the agency's risk in this areas (to the degree that they are so affected) including employees, managers, contractors, agents, subcontractors, and independent contractors, students, interns, and volunteers, hereafter referred to as "affected individuals."

Procedure				
Task:		Responsible party:		
General Guidelines:				
1.	Affected individuals have an obligation to understand the service delivery standards for the supports and services they are providing, including documentation standards and procedures.	Affected individuals		
2.	It is expected that treatment plans, service plans, staff action plans, or similar plans ("service plans") be reviewed every 6 months. They must be reviewed twice within 12 months.	Staff responsible for writing plans; Their supervisors		

3.	Service plans will be signed by people who need to sign them.	Affected
		individuals
4.	Affected individuals are expected to document services they provide by	Affected
	the end of their shift unless there are extenuating circumstances. At the	individuals
	very latest, services must be documented within 7 calendar days of	
	when the service was provided (regardless of holidays or weekends).	
	Situations exceeding that timeframe will be evaluated in regards to	
	associated billing by the appropriate vice president or designee (COO).	
5.	Service documentation needs to be signed correctly to ensure that we	Affected
	can use it to get paid and justify the funds we receive.	individuals
6.	Service documentation must match the service plan, consistent with	Affected
	individual program requirements.	individuals
7.	It must be clearly evident in the person's record that they continue to	Affected
	require the specific service or support (or the current level) being	individuals
	provided or proposed. Providing services that are deemed unnecessary	
	to the person could be considered misuse of governmental funds or, if	
	done deliberately, fraud. Doing so could result in paybacks, fines or penalties. Please cross reference the policy on Medical/Clinical	
	Necessity.	
8.	Service document must provide information on the person's response	Affected
0.	to services provided, consistent with individual program requirements.	individuals
9.	Service documentation needs to include all of the necessary elements	Affected
	required for us to get paid by the government. Depending on the	individuals
	service, this might include the following (not all will apply to all supports	
	and services):	
	*Date and time the service was provided	
	*Where the service was provided	
	*How many people were being provided services at the same time	
	(group size)	
	*The number of services provided	
	*The type of service provided	
	*The duration of services provided	
	*The code for the type of service you provided	
	*Signature of the staff person completing the service	
10.	Affected individuals cannot document a service or support that never	Affected
	happened. This includes documenting one thing when something else	individuals
	actually happened.	
11.	HCBS waiver services have additional requirements. Affected individuals	Affected
	are required to ensure that these requirements are met, as indicated	individuals;
	below.	Manager
	Waiver services include:	
*Res hab *Day hab		
	*Community Prevoc	
	*SEMP (OPWDD)	
	*Community hab	
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k	*Posnito	
	*Respite	
	*The Life Plan, which gives permission for the person to get the service and for us to bill.	
*	*The staff action plan, which is the waiver program's service plan. It is	
0	created from the Life Plan. It has to list at least 1 valued outcome that is	
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t		
*	*There is a Level of Care Eligibility Determination (LCED) signed within	
	the past 365 days. These are completed by the care coordinator, but	
	staff need to ask for copies if they don't get them.	
	Programs are required to set up the necessary systems, processes and	Manager
	procedures to ensure that all service delivery standards as described in	
	this policy are met consistently. If they realize that the systems aren't	
	working, they have an obligation to update, revise or replace the	
	systems to make sure they do. Reviews, audits or other checks will be done periodically to see how	Managari Ovaliti
	well programs are following the rules. These may be done by members	Manager; Quality Coordinator;
	of management, quality coordinators, or other qualified parties as	Outside party
	assigned. They may also be done by outside parties. This may involve	Outside party
	eview of plans and documentation, policies and procedures, and other	
	systems within the program. It may also include interviews with people.	
	ystems within the program it may also include interviews with people.	
Managei	r Responsibilities:	
	Managers have a primary responsibility to ensure that their program,	Manager
s	supports and services are consistently provided within requirements,	
a	and that systems, processes and procedures have been established to	
	do so.	
2. 1	Managers have a responsibility to actively respond to any indications	Manager
	hat service delivery standards are not consistently being met. This may	
	nclude interviews with staff, review of documentation, or process	
	review. While these tasks may be assigned or delegated to another staff	
-	person, the manager retains the responsibility for the correction or	
r	resolution	
Quality/		
Quality/Operations Coordinators: 1. Quality/Operations Coordinators have general responsibility for the		Quality/Operations
	monitoring and auditing of key elements of service delivery standards	Coordinator
	or their program, service or support – consistent with the program's	Coordinator
	nternal standards and processes.	
	Quality/Operations Coordinators are also instrumental in helping	Quality/Operations
	program staff and leadership understand the regulatory requirements	Coordinator
	For their programs, as well as the quality standards under which services	
	and supports should be provided.	
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	development and maintenance of a program's policies and procedures,	Coordinator
	ensuring that they are accurate and consistent with current practice.	
VP for		
1.	The VP for Quality and Compliance acts as the agency's Compliance	VP for Quality and
	Officer, as required in NYS law.	Compliance
2.	Has primary responsibility for administering the agency's compliance	VP for Quality and
	program, and related policies and procedures.	Compliance
3.	Acts as a resource for agency staff, managers, quality coordinators and	VP for Quality and
	leadership related to ensuring service delivery standards are met	Compliance
	consistently.	
4.	Is kept informed and supports external audits that relate to billing or	VP for Quality and
	compliance, as appropriate.	Compliance

Document revision record:

Revision	Release	Reason for change	Approver
Date	Date		
5/25/12	5/25/12	Reasons for changes are not documented	P Dancer
10/24/14	10/24/14	Added formal policy at the top of the document	P Dancer
4/28/17	4/28/17	Revised to reflect structure around centralized QI	P Dancer
		department	
11/89/18	11/89/18	Reasons for changes are not documented	P Dancer
10/18/19	10/18/19	Transitioned to the new procedural format	P Dancer
12/30/20	12/30/20	Took out references to ISPs	P Dancer
6/23/21	7/13/21	Fleshed out information and added discrete sections for	ICC
		managers, QCs and the VPQC	
6/30/22	6/30/22	Added "of Monroe" after Arc, corrected contemporaneous	ICC
		timeframe to 7 calendar days, added reference to	
		operations coordinators	
3/15/23	3/15/23	Added person-centered language and guidance in the	ICC
		additional information section; specific reference to quality	
		of care; specified whom this policy applies to	
7/26/23	7/26/23	Added a link to another document; removed reference to	ICC
		ISP	