<b>Topic:</b> Compliance investigations	Department: Entire agency		
Original effective date: 5/17/11	Last revision date: 9/13/23		
Owner: VP for Quality and Compliance	Frequency of reviews: Annual		
Internal/Regulatory Reference(s) (all that apply): Federal sentencing guidelines 8.B.2.1(b)(7); NYS			
Social Security Law 636-d(2)(g); 18 NYCRR 521-1.4(h)			
Related documents/Links:			

**Policy:** It is the policy of The Arc of Monroe that business, administrative and support functions promote personal and organizational outcomes.

**Additional Information:** It is critical to approach and respond to compliance concerns in a consistent way. This policy clarifies how compliance issues will be investigated.

This policy applies to all persons who are affected by the agency's risk areas (to the degree that they are so affected) including our employees, the CEO and other senior management, managers, contractors, agents, subcontractors, independent contractors, students, interns, volunteers, vendors consistent with the "Vendor Management Policy" and the Board of Directors; hereafter referred to as "affected parties."

All compliance-related concerns should include a fact finding stage to determine its seriousness and whether it can be handled within the department or should be referred to the VP for Quality and Compliance consistent with the policy, "Management of situations reported to the compliance office." Situations that are not required to be reported to the VP for Quality and Compliance may be investigated within individual departments. These investigations should include the following components (individually or in summary):

- Identify why it's believed that the compliance program requirements have not been met
- Identify the scope of the issue
- Identify and collect relevant facts and data
- Summarize the collected information
- From this information, draw conclusions
- Identify recommendations
- Document the investigative process into a summary document (including the above elements)
- Distribute the investigative summary to appropriate parties within the department
- Ensure that recommendations are addressed
- Archive all related information for a period of 6 years

Employees are required to participate in compliance investigations.

For formal compliance cases which are opened and managed by the VP for Quality and Compliance, investigations will be conducted by the VP for Quality and Compliance or their designee, will be initiated within 3 business days of it being reported, and will include the following steps:

Confirm that the situation meets the criteria to be classified as a formal compliance case

- Evaluate and determine the nature and scope of the issue(s), in consultation with the program's management
- Document the investigative methodology that will be used to conduct the investigation
- Identify the relevant people to talk with or interview. Formal statements will be taken at the discretion of the VP for Quality and Compliance or designee, based on the nature and seriousness of the situation.
- Identify documents and other information to review as part of the investigation
- Conduct interviews as appropriate
- Identify relevant facts from the interviews and data received
- Draw conclusions and/or arrive at a determination
- Develop required responses or follow-up, if applicable
- Develop recommendations, if applicable

Investigations will be documented in a consistent format on the "Compliance Investigation Form."

Regardless of the determination or conclusions, the program will be required to respond to the findings, required responses and follow-up, and recommendations. Any overpayment must be returned within 60 days of determining the amount and the scope of the overpayments. This applies whether the situation is investigated and managed within the compliance office or within the program. Please see the policy, "Unsupported claims, repayment/financial adjustments and voluntary self-disclosure."

Anytime it's determined through an investigation that a violation of the compliance program has occurred or may have occurred (such as determination of Confirmed or Inconclusive) – even if it's different than what was originally reported, a risk appetite assessment will be conducted. Please cross reference th policy, "Risk Appetite" for more information.

Proced	lure			
		Responsible party:		
General Guidelines:				
1.	Investigations may be conducted within programs or by the VP for Quality and Compliance per the criteria above.	VP for Quality and Compliance or designee; managers or designee		
2.	An investigation must be done by uninvolved trained staff (can't be done by program staff) if:  *The program director or their supervisor might be involved in the situation  *The program directors asks that it be done  *At the direction of administration  *At the discretion and direction of the VP for Quality and Compliance  *At the direction of legal counsel	VP for Quality and Compliance or designee		
3.		Managers or designee		

4.	For situations that do not rise to the level of a formal compliance case,	VP for Quality
<b>4</b> .	the VP for Quality and Compliance will oversee and review investigations	and Compliance
		and Compliance
	conducted within programs. They may also take the information collected	
	or obtained by program staff, formalize that into an investigative report	
	and draw conclusions from it. They reserve the right to expand an	
	investigation if/as they deem appropriate.	
5.	Investigations, whether completed within programs or by the VP for	VP for Quality
	Quality and Compliance (or designee) must meet the content	and Compliance;
	requirements listed above.	Managers
6.	Compliance investigations completed by the Compliance Office will be	VP for Quality
	documented on the attached "Compliance Investigation Form."	and Compliance
7.	All completed investigations will be provided to the leadership of the	VP for Quality
	program involved, through the Vice President, whether conducted within	and Compliance;
	the program or by the VP for Quality and Compliance.	Managers
8.	Programs will be required to respond formally to the findings. For formal	Managers
	compliance case investigations managed by the Compliance Office, this	
	means in writing.	
9.	If the investigation shows that something happened that shouldn't have,	VP for Quality
	minimally there are 2 expectations – that the program provide:	and Compliance
	A response to the investigative findings and determination	
	Actions necessary to ensure that the situation does not recur. This	
	should include, as applicable:	
	*Revision to systems, processes, and policies and procedures; and/or	
	*Disciplinary actions	
10	Disciplinary actions related to formal compliance cases managed by the	VP for Quality
10.	Compliance Office will be tracked for OMIG audit purposes.	and Compliance
11	Formal compliance case investigations (those managed by the	VP for Quality
11.	Compliance Office) and any associated follow-up from the programs will	and Compliance;
	be reviewed by the Compliance Committee. The committee reserves the	ICC Chairperson
		icc chairperson
12	right to see any supporting documentation.	ICC
12.	The Compliance Committee may identify additional follow-up or	ICC
10	recommendations upon review.	
13.	Investigations completed within programs will be archived within the	Managers
	program for a period of 6 years from the date the investigation closed.	
14.	Formal compliance case investigations will become part of the full	VP for Quality
	compliance case file.	and Compliance
15.	Compliance case files will be archived and maintained for a period of 6	ICC; VP for
	years from the date the case is closed through the Compliance	Quality and
	Committee	Compliance
	er Responsibility:	
1.	Managers have a responsibility to understand the requirements of this	Managers
	policy and their role in it.	
2.	Managers are required to do their due diligence in investigating (where	Managers
	appropriate) and responding to situations discovered in their program	
	areas regardless as to who conducts the investigation. For those that will	
	be handled within their department, this includes developing plans to	
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	prevent recurrence and the payback of any necessary funds within the				
	distribution requirements as outlined in this policy.				
3.	Managers will support both the compliance function and HR with				
	members of their team around the requirement to participate in	_			
	investigations.				
VP for	Quality and Compliance:				
1.	The VP for Quality and Compliance acts as the agency's Compliance	VP for Quality			
	Officer, as required by NYS law.	and Compliance			
2.	The VP for Quality and Compliance has primary responsibility for	VP for Quality			
	administering the agency's compliance program, and related policies and	and Compliance			
	procedures.				
3.	The VP for Quality and Compliance acts as a resource for agency staff,	VP for Quality			
	managers, and leadership, providing support around investigative	and Compliance			
	approaches or strategies.				
4.	The VP for Quality and Compliance will oversee all investigations and	VP for Quality			
	reserves the right to expand investigations or to assume investigative	and Compliance			
	responsibility at his discretion.				
5.	The VP for Quality and Compliance will ensure that all formal compliance	VP for Quality			
	cases are documented in the same form and format.	and Compliance			
6.	The VP for Quality and Compliance has primary responsibility for ensuring	VP for Quality			
	that the executive management team is notified and kept informed of	and Compliance			
	formal compliance cases	-			
	formal compliance cases				

## **Document revision record:**

Revision	Release	Reason for change	Approver
Date	Date		
New	6/1/11	Approved by the internal compliance committee on	ICC
		5/23/11	
6/6/12	6/6/12	Reasons for changes not documented	P Dancer
10/24/14	10/24/14	Reasons for changes not documented	P Dancer
7/29/15	7/29/15	Reasons for changes not documented	P Dancer
9/2/16	9/2/16	Reasons for changes not documented	P Dancer
4/28/17	4/28/17	Reasons for changes not documented	P Dancer
11/9/18	11/9/18	Reasons for changes not documented	P Dancer
11/26/19	11/26/19	Transitioned to new procedural format	P Dancer
12/30/20	12/30/20	Took out references to non-reportable cases. Clarified	P Dancer
		investigative procedures when it's clear something	
		happened.	
1/29/21	1/29/21	Stated clearly that this policy applies to HIPAA as well	P Dancer
8/18/21	9/8/21	Fleshed out some details, reformatted the procedure, and	ICC
		added discrete sections for managers and the VPQC; added	
		that all paybacks must be reported to the VPQC	

7/18/22	7/18/22	Specified that the VPQC may direct that programs cannot	ICC
		investigate a situation; Typos corrected	
7/21/22	8/8/22	Defined "staff" for the purposes of this policy	ICC
3/15/23	3/15/23	Formerly combine with policy on classification of situations;	ICC
		pulled out as a separate policy	
3/24/23	4/28/23	Added specific follow-up expected in response to	ICC
		investigations; added that disciplinary action in response to	
		formal compliance cases is tracked	
6/16/23	6/19/23	Added a timeframe within which investigations conducted	ICC
		by the Compliance Office will be initiated	
9/13/23	9/13/23	Clarified that conclusions and/or determinations may be	ICC
		arrived at; clarified requirement to respond to findings and	
		when risk appetite scoring applies; clarified that managers	
		must distribute investigations consistent with the policy	