## Ryan White Program Universal Standards

Introduction. As part of its commitment to improving the quality of care and services and ultimately the quality of life for people living with HIV and AIDS, the <u>Health Resources and Services Administration's (HRSA) HIV/AIDS Bureau (HAB)</u> directs grantees of the Ryan White Program to develop and implement quality management programs that address the quality of care for people living with HIV/AIDS. HRSA/HAB's working definition of quality is "the degree to which a health or social service meets or exceeds established professional standards and user expectations." Recipients' quality management programs are required to:

- Assess the extent to which HIV health services are consistent with the most recent <u>HIV/AIDS Treatment Guidelines | NIH</u> and established clinical practice for the treatment of HIV disease and related opportunistic infections; and
- Develop strategies for ensuring that such services are consistent with the guidelines for improvement in the access to and quality of HIV services.

The Universal Standards are the minimum requirements that subrecipients (providers) are expected to meet when providing HIV care and support services funded by the Ryan White Program and have been developed cooperatively by the MN HIV/AIDS Quality Management Advisory Committee, Hennepin County Ryan White Program, Minnesota Department of Human Services, HIV Supports, Disability Services Division; subrecipients, and consumers. Recipients evaluate subrecipients compliance with the Universal Standards with the measures listed below, during annual site visits, and required reporting.

Category	Description	Measures
1. Client Rights	a. Services must be made available to all individuals meeting Ryan White eligibility requirements.	b.i. Subrecipient must demonstrate ability to access
	<ul> <li>b. Client must be provided with:</li> <li>i. appropriate interpretative services (see Standard 8.a.i);</li> <li>ii. education on available HIV services and how to access them, as necessary or on request;</li> </ul>	interpretive services for clients as needed. b.ii. Subrecipient must
	iii. privacy notice/confidentiality statement on how client information is protected, shared, and used;	demonstrate ability to educate clients on available and needed HIV
	<pre>iv. client/patient bill of rights; v. grievance policy;</pre>	services. b.vii. & b.viii. Subrecipients must
	<ul><li>vi. copies of any releases of information (if applicable);</li><li>vii. copy of non-discrimination policy upon request; and</li><li>viii. copy of service care standards and universal standards upon request.</li></ul>	show that copies of non- discrimination policy, service standards, and universal standards
	c. Client file must have a signed: i. acknowledgement of having received b.iii, b.iv, and b.v;	are available upon client request. c. Client file must contain signed
	<ul><li>ii. release of information (ROI), renewed annually, as required, with details on who is sending information, who is receiving information, what information is being</li></ul>	copies documents listed in i. – iii. d. Subrecipient facility must

Approved January 9, 2018

Eligibility updated April 1, 2022 to align with HRSA/HAB PCN 21-02

	shared how dight may royake DOI; and	comply with ADA requirements
	shared, how client may revoke ROI; and	comply with ADA requirements
	iii. consent to services	upon inspection.
	d. Subrecipients must:	
	i. ensure clients' right to access all Ryan White funded services in a safe and accessible	
	facility regardless of physical or cognitive limitations;	
	ii. have a nondiscrimination policy in place stating that they will not discriminate against any	
	client or potential client on the basis of race, color, creed, religion, national origin, sex,	
	marital status, status in regard to public assistance, membership or activity in a local	
	commission, disability, sexual orientation, gender identity and expression and/or age;	
	and	
	iii. have a grievance policy in place for clients to access when they are dissatisfied with any	
	aspect of the service they receive.	
2. Eligibility	a. Subrecipients must:	a.i. Subrecipient must provide copy
	i. have a documented policy in place for verifying client's Ryan White eligibility, screening	of policies and practices to comply
	for duplication of services, and ensuring Ryan White is payer of last resort;	with i.
	ii. update client files and assist client in reporting to relevant county and state systems any	a.iii.1-4. Client file must contain
	changes in client income, household size, residency, or health insurance status between	dated proof of 1-4 (Recipient
	annual renewals;	provides list of allowable
	iii. provide allowable dated documentation in client file for each Ryan White funded client:	documentation prior to site visit).
	1. HIV serostatus (once);	γ,
	2. income and household size (once every 12 months);	
	3. residency (once every 12 months); and	
	4. health insurance status (once every 12 months).	
3. Subrecipient	a. Subrecipients must:	a.i. & c. Training will be
Qualifications	i. document staff training with name, staff title, training title, and hours spent on training;	documented in quarterly reports.
Quanneacions	and	a.ii & b. Records shall be made
	ii. have documentation of all current staff including job description, resume, education,	available to recipient upon request.
	certification, licensure, work experience, background checks, skills, and training	available to recipient upon request.
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	needs/plans.	
	b. Subrecipients shall ensure their staff have the certification, licensure, knowledge, skills, and	
	abilities required by statute/law and service care standards necessary to competently provide	
	contracted services, for which all documentation shall be retained.	
	c. Staff will have knowledge of or training on:	
	i. HIV basics (i.e., getting tested, transmission, disease stages, understanding lab results);	
	ii. Ryan White system, services provided, and eligibility;	
	iii. HIV Care Continuum;	

	iv. retention in care and referral strategies;	
	v. cultural responsiveness;	
	vi. confidentiality/privacy policies;	
	vii. universal standards;	
	viii. service specific care standards; and	
	ix. required documentation for Ryan White program compliance.	
4. Administration	Subrecipients must:	a. Subrecipient must provide copy
	a. have a policy on and demonstrate compliance with policy on:	of policies and practices to
	i. intake and assessment;	comply with a.
	ii. case closure;	b. A secure, unique client file with
	iii. waiting lists;	complete record of
	iv. caps on charges; and	intake/assessment, eligibility
	v. sliding-fee scale for services provided.	verifications, and all funded RW
	b. Have a complete, current, secure, individual record (electronic or hard copy) maintained for	provided services shall be made
	each client receiving Ryan White services with eligibility documents,	available to recipient upon
	intake/assessment/application, record of all Ryan White funded services provided, and all	request.
	service-specific documentation requirements.	c. Subrecipients must ensure their
	c. Ensure all Ryan White funded services are accurately entered into the client level data	service data matches invoices
	reporting system (Minnesota CAREWare) monthly in accordance with contract guidance, with	submitted to recipient.
	types, dates, quantity, duration, and services provided that match submitted invoices.	d. Subrecipients must ensure data
	d. Submit outcomes and evaluation data through quarterly reports on schedule specified in	completeness and accuracy in
	contract guidance, by Minnesota CAREWare administration, and the Ryan White Services	line with CAREWare and RSR
	Report (RSR).	requirements.
	e. Subrecipients must document points of entry and formal written referral agreements.	e. An annual report shall be
	f. Maintain on file compliance with all appropriate regulatory agencies, records of necessary	provided to contract manager.
	licenses, and certifications.	f. Subrecipient must supply
	g. Ensure all electronic records are password protected and backed up at least weekly. Backed	documentation upon request.
	up records shall be maintained in a safe and secure (off-site) location.	g. Subrecipient must provide
	h. Subrecipients must comply with contract, Health Resources and Services Administration	proof of off-site back-up upon
	(HRSA), and Health and Human Services (HHS) requirements.	request.
		h. Subrecipient must provide
		proof of compliance upon
		request.

5. Linkage & Retention	<ul> <li>a. Subrecipients must have an intake and six month review process that documents medical care status for all clients with referrals and follow-up on referrals for clients found to be out of care.</li> <li>b. Any clients found to not be virally suppressed must be linked to a Ryan White medical case management program.</li> <li>c. Client files must have documented referrals and follow-ups, as appropriate, to other Ryan White core medical or support services to overcome obstacles to retention in care and treatment adherence.</li> </ul>	<ul> <li>a. Subrecipient must review and update in-care and referral status of their client population quarterly.</li> <li>b. Client file must contain documentation of linkage to RW MCM program.</li> <li>c. Client file must contain documentation of referrals and follow-ups.</li> </ul>
6. Quality Management	<ul> <li>a. Subrecipients must: <ol> <li>have a process for ensuring compliance with universal and service specific standards for services provided;</li> <li>have a quality management program that includes the submission and implementation of an annual quality improvement plan to recipient (e.g. Hennepin County &amp; DHS) that: <ol> <li>describes the overall mechanism for assessing and improving the quality, appropriateness and effectiveness of services provided;</li> <li>ensures health outcomes for Ryan White clients are continuously improving;</li> <li>addresses any issues in complying with universal and service specific standards, contract requirements, HRSA and HHS guidelines; and</li> <li>has a documented process for obtaining client input on Ryan White services provided at least annually, such as a consumer advisory committee, client surveys, focus groups, and/or suggestion boxes.</li> </ol> </li> <li>Report as stipulated in contract on quality improvement plan and performance measures.</li> </ol></li></ul>	a.i. Subrecipients must complete readiness assessment for universal standards and every service and they are funded to provide and follow-up on any areas where they are not compliant.  a.ii. Subrecipients must submit an annual quality improvement plan and report on it quarterly to recipient that incorporates a.—d.  a.iii. Subrecipients must report to recipient quarterly on requisite performance measures.
7. Cultural	a. Organizations will:	a.i. The office environment will be
Responsiveness: Subrecipient	<ul> <li>i. provide a welcoming environment that is culturally inclusive and respectful of the client populations being served</li> </ul>	assessed during annual site visits
Operation &	ii. collect and analyze client demographic data to identify disparities and develop strategies to	a.ii. See the Assessment and
Structure	eliminate disparities, as well as to support continuous improvement around cultural	Evaluation category for these
	responsiveness (see the Assessment and Evaluation category for more details)	details

8	Cultural	а	Clients will have culturally responsive services as follows:	iiv. Subrecipients will provide
0.	Responsiveness:	i.		proof upon request during site visit
	Client Rights		have access to services through the provision of timely, effective language assistance or	interviews.
	Girerre ringritis		other communication assistance free of charge;	
		ii		
			American Sign Language (ASL) free of charge; and	
		i۱	whenever possible, the special needs and practices of clients shall be considered in service	
			provision (e.g. religious and cultural dietary practices).	
9.	Cultural	а.	Each agency will ensure that their program staff have the following:	a.i. Program staff job
	Responsiveness:		i. program staff job descriptions and/or resumes include a section addressing the	descriptions/resumes will be
	Subrecipient		possession of cultural competencies and experiences delivering services to prioritized	subject to review during the annual
	Staff		populations as well as populations disproportionately affected by HIV/AIDS in Minnesota.	site visit interviews
	Qualifications		This will help promote the employment of program staff who are able to serve the client	
	and Training		population in a culturally responsive way.	
	· ·		ii. Program staff who deliver services directly will receive at minimum four (4) and up to 8	b. Subrecipients will track all
			(eight) hours of training annually on promising culturally responsive practices focusing on	completed trainings on the
			communities disproportionately impacted or changes in the agency's client/community	provided tracking sheet and will
			population. Trainings are available for all frontline program staff, but are required for at	submit the document to Ryan
			least one program staff member who delivers services directly.	White program staff annually.
			DHS and Hennepin County approved trainings will be billable to the Ryan White program, and	
			additional trainings can be submitted to Ryan White program staff for review and approval.	
			Trainings will address but are not limited to the following topics:	
			Cultural awareness, stigma, and bias	
			Multi-cultural health	
			• Intersectionality (the interconnected nature of social categorizations such as race, class,	
			gender, sexual orientation, as they apply to a given individual or group, regarded as	
			creating overlapping and interdependent systems of discrimination or disadvantage)	
			Intercultural communication	
			Cultural intelligence	
			Trauma informed care	
			• Racism, gender bias, and homophobia as a social determinants of health inequities	
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10.	Cultural
	Responsiveness:
	Assessment and
	Evaluation

- a. Subrecipients will implement and execute the following monitoring and evaluation strategies:
  - i. Complete the subrecipient self-assessment of cultural responsiveness as an organization every other year
- b. Collect and maintain client utilization outcomes data that indicates:
  - Numbers and demographics of clients who are receiving each funded service,
  - ii. Communities or populations that are underutilizing services,
- iii. Disparities in HIV related client-level health outcomes
- c. Conduct annual client/community input through an anonymous survey that allows subrecipients to collect and evaluate client feedback to improve culturally responsive service delivery across all services
  - i. Subrecipients can utilize their organization's community advisory board (CAB) to review the results of the annual client survey and provide recommendations to be included in the quality improvement plan based on the responses
  - ii. If an organization does not have a CAB or is unable to utilize their CAB, subrecipients can conduct the review of the annual client survey and provide recommendations
- d. Goals for ongoing improvement in cultural responsiveness included in an annual quality improvement plan that will include as needed:
  - i. Where the assessments indicate a deficiency in cultural responsiveness, strategies to address the deficiency,
  - ii. If the client population is not reflective of communities disproportionately affected by HIV, identify community engagement strategies to reach these populations,
  - iii. If the population served changes, determine how the agency will adapt to be responsive to the cultural needs of the new population.

- a.i. Subrecipients will submit a report of the self-assessment results every other year
- b.i.-iii. Subrecipients will submit client utilization outcomes from CAREWare with each quarterly report
- c.i & c.ii. Subrecipients will submit a brief summary of the client survey results as well as recommendations annually
- d.i-iii. Culturally responsive quality improvement goals will be monitored through the existing quality management plan

## References:

- 1. National Monitoring Standards for Ryan White Part A and Part B Grantees: Universal Part A and B
- 2. Part A Program Monitoring Standards
- 3. Part A Fiscal Monitoring Standards
- 4. Part B Program Monitoring Standards
- 5. Part B Fiscal Monitoring Standards