

# Region 10 PIHP

FY 2025

# Corporate Compliance Program Plan



## **Overview**

Region 10 PIHP has a Corporate Compliance Program to provide quality care for all of the individuals it serves by acting as an internal control. This encourages services that are provided by persons acting in good faith, with a duty of care and safety to the consumers, and promotes honesty, integrity, and high ethical standards. A Corporate Compliance Program Plan is developed annually that includes description of the Corporate Compliance Program structure and activities.

Corporate compliance plans are required of providers receiving more than five (5) million dollars in Medicaid State Plan monies. The PIHP utilizes resources from the Health Care Compliance Association including the Compliance Program Seven Elements and the Michigan Department of Health and Human Services Office of Inspector General (MDHHS OIG) to develop the following compliance program basics:

- ❖ **Standards of conduct, policies, and procedures:**
  - Written standards, policies, and procedures
- ❖ **Compliance Office and Committees:**
  - Designation of a corporate compliance officer
  - Designation of Corporate Compliance Committee
- ❖ **Communication and education:**
  - Conducting effective training and education
  - Ongoing and effective lines of communication
- ❖ **Internal monitoring and auditing:**
  - Conducting monitoring and auditing
- ❖ **Reporting and investigating:**
  - Responding to detected offenses, implementing corrective action, and issuing discipline as appropriate
- ❖ **Enforcement and discipline:**
  - Implementation of compliance and practice standards
- ❖ **Response and prevention:**
  - Staying current with the law/regulations

## **Compliance Program Elements**

### **Standards of conduct, policies, and procedures**

#### **Mission**

Region 10 PIHP's mission is promoting opportunities for Recovery, Discovery, Health and Independence for individuals receiving services through ease of access, high quality of care and best value.

Additionally, Region 10 wants to deter fraudulent acts, detect misconduct, and prevent the waste and abuse of government resources and monies. In the spirit of the Medicaid Integrity Rules,

everyone has a responsibility to make sure that monies provided for health care are spent on the right individuals, the right providers, for the right services.

The following mnemonic expresses the PIHP's commitment at the very basic level.

- Commit to doing what is right
- Obey regulations and policies
- Make compliance awareness part of everyone's job
- Practice good conduct
- Learn about compliance
- If in doubt, call the Corporate Compliance office
- Attend training
- Notify supervisors of possible wrongdoing
- Communicate openly and honestly
- Ethics is part of all the activities within Region 10

### Compliance Definitions and Practice Standards

#### Definitions

Abuse: Provider practices that are inconsistent with sound fiscal, business, or clinical practices, and result in an unnecessary cost to the Medicaid program, or in reimbursement for services that are not medically necessary or that fail to meet professionally recognized standards of care. It also includes beneficiary practices that result in unnecessary cost to the Medicaid program. (42 CFR § 455.2)

Fraud: (Federal False Claims Act, 1863): An intentional deception or misrepresentation made by a person with the knowledge that the deception could result in some unauthorized benefit to himself or some other person. It includes any act that constitutes fraud under applicable federal or state law including but not limited to the Federal False Claims Act and the Michigan False Claims Act. (42 CFR § 455.2)

(per Michigan statute and case law interpreting same): Under Michigan law, a finding of Medicaid fraud can be based upon evidence that a person "should have been aware that the nature of his or her conduct constituted a false claim for Medicaid benefits, akin to constructive knowledge". But errors or mistakes do not constitute "knowing" conduct necessary to establish Medicaid fraud, unless the person's "course of conduct indicates a systematic or persistent tendency to cause inaccuracies to be present".

Waste: Overutilization of services, or other practices that result in unnecessary costs. Generally, not considered caused by criminally negligent actions but rather the misuse of resources.

## Practice Standards

The Affordable Care Act (2010): This Act requires the PIHP to have a written and operable compliance program capable of preventing, identifying, reporting, and ameliorating fraud, waste, and abuse across the PIHP's provider network. All programs funded by the PIHP including CMHSPs, subcontract provider organizations and practitioners, board members and others involved in rendering PIHP covered services, fall under the purview and scope of the compliance program.

The Federal False Claims Act (1863): This Act permits individuals to bring action against parties which have defrauded the government and provides for an award of half the amount recovered. The Act contains protection from recrimination against those who report, testify, or assist in investigation of alleged violations (whistleblowers) and provides a broad definition of "knowingly" billing Medicaid or Medicare for services which were not provided, not provided according to requirements for receiving payment, or were unnecessary. The most common criminal provisions invoked in health care prosecutions are prohibitions against false claims, false statements, mail fraud and wire fraud.

Penalties are:

- 5 years imprisonment
- Fine of \$250K for an individual or \$500K for an organization, or two (2) times the gross gain or loss from the offense, whichever is greater
- Mandatory exclusion from participation in Federal Healthcare Program

The Michigan Medicaid False Claims Act (1977): An act to prohibit fraud in the obtaining of benefits or payments in connection with the medical assistance program; to prohibit kickbacks or bribes in connection with the program; to prohibit conspiracies in obtaining benefits or payments; to authorize the attorney general to investigate alleged violations of this act; to provide for civil actions to recover money received by reason of fraudulent conduct; to prohibit retaliation (against whistleblowers); to provide for certain civil fines; and to prescribe remedies and penalties.

The Anti-Kickback Statute (1972): Prohibits the offer, solicitation, payment, or receipt of remuneration, in cash or in kind, in return for or to induce a referral for any services paid for or supported by the Federal Government or for any good or service paid for in connection with an individual's service delivery. There is a penalty for knowingly and willfully offering, paying, soliciting, or receiving kickbacks; violations are felonies; and maximum fine of \$25K, imprisonment of up to 5 years.

HIPAA (1996): Expands the definition of "knowing and willful conduct" to include instances of "deliberate ignorance" such as failure to understand and correctly apply billing codes. HIPAA calls for a prison sentence of up to 10 years.

## PIHP Policy and Procedure Development & Review

The Corporate Compliance Officer, with input from the regional committee and other resources, will determine what policies, if any, need to be developed to augment practices already in place to help ensure legal compliance. These policies will be continually reviewed on an annual basis and revisions will be made when deemed appropriate.

Currently PIHP policies include:

- 01-01-04 Regulatory Compliance Committee
- 01-02-01 Corporate Compliance Program
- 01-02-03 Conflict of Interest
- 01-02-05 Corporate Compliance Complaint, Investigation and Reporting Process
- 01-02-06 Disclosure of Information
- 01-05-01 Utilization Management Program
- 03-01-02 Integrity of Electronic Data
- 03-03-01 HIPAA Privacy and Security Measures
- 03-03-02 HIPAA Privacy Measures – Protected Health Information
- 03-03-03 Behavioral Health Consent Form
- 03-03-04 HIPAA Breach Notification
- 04-03-02 Claims Verification

The PIHP does facilitate ongoing review of the compliance policies to ensure that all content is aligning with federal and contractual requirements.

## Code of Conduct

The Code of Conduct serves to function as a foundational document that details the fundamental principles, values, and framework within Region 10. The Code of Conduct articulates Region 10 PIHP's commitment to promote honesty, integrity, and high ethical standards in the work environment and to comply with all applicable Federal and State standards as well as other legal and ethical obligations. The standards not only address compliance with statutes and regulations, but also set forth broad principles that guide employees. Region 10 personnel are expected to be familiar with and are obligated to adhere to the standards set forth in this Code of Conduct or incorporated by reference herein and in Region 10 policies.

## **Corporate Compliance Office and Committees**

The Region 10 PIHP Board has established a Regulatory Compliance Committee to oversee the organization's compliance program. Members include PIHP Board members as well as the PIHP Chief Executive Officer, Chief Financial Officer, Chief Operations Officer, and Corporate Compliance Officer. This would also include the PIHP Privacy and Security Officers.

Region 10 PIHP has responsibility for approving and monitoring the region's Quality Assessment and Performance Improvement Program (QAPIP). To implement the QAPIP (QI Program),

Region 10 PIHP's Board has established the Quality Improvement Committee which has designated the Corporate Compliance Committee to address Region 10's compliance goals. Members include PIHP Corporate Compliance Officer and administrative staff, representation from each CMH provider within the region, and a representative for the regional SUD provider network. Committee functions are further outlined in the PIHP Corporate Compliance Program Policy.

The PIHP Board has designated a Corporate Compliance Officer as the individual, within Region 10, who is responsible for overall development, implementation, and administration of Region 10's Corporate Compliance Program Plan including enforcement activities. The Corporate Compliance Officer reports directly to the Chief Executive Officer and the Board of Directors and is responsible to ensure:

- PIHP personnel are receiving education and training regarding the Region 10 Corporate Compliance Program Plan and that such education and training is documented;
- Competency is maintained as received through effective and ongoing training;
- Prompt response to detected offenses and that a complaint is initiated to report, investigate, and follow up on any suspected fraud, abuse, waste, and/or other improper conduct;
- Appropriate reporting/referrals are made as a result of complaint investigations;
- Notification is provided to the MDHHS OIG regarding ongoing program integrity activities and all allegations of Medicaid fraud/waste/abuse;
- Guidance is provided on program integrity activities to subcontracted entities and ensure requirements are included in any subcontracts;
- The Regulatory Compliance Committee is appropriately informed of significant corporate compliance issues and risks. The Corporate Compliance Officer serves as chairperson of the PIHP Corporate Compliance Committee – serving as a liaison between the committees;
- Policy development and implementation;
- Code of Conduct development and implementation;
- Provisions for internal monitoring and auditing; and
- Dissemination of appropriate contact information for reporting.

### **Communication and Education**

The PIHP facilitates ongoing efforts to support the PIHP and Network through training and communications. The following describes those efforts.

The PIHP requires all PIHP personnel to participate in programs of training and continuing education as needed with respect to the Corporate Compliance Program. The PIHP also maintains efforts to support clear communication regarding the Corporate Compliance Program. All personnel are expected to cooperate with the development, implementation, and ongoing administration of the Corporate Compliance Program plan.

The PIHP has developed a training curriculum and a schedule for both initial and ongoing (annual and as needed) employee training. All Region 10 employees are expected to follow the mandatory training requirements for corporate compliance. The Corporate Compliance Officer and Corporate

Compliance Manager are also involved with the Statewide Compliance Officers Workgroup in development and content management of training reciprocity for statewide implementation.

Additionally, the PIHP has developed an ongoing training plan for all PIHP employees regarding potential security risk areas. This training is presented at all staff meetings as an effort to educate staff on potential security risks.

A corporate compliance page is posted on Region 10 PIHP's website. The webpage includes important information regarding corporate compliance, Region 10 policies and procedural assistance on how to report a compliance complaint.

Region 10 Corporate Compliance Office notifications are sent to PIHP staff and PIHP provider network designees on an ongoing basis regarding continued efforts to ensure safeguarding the privacy and security of protected health information is a priority. Notifications also include regulatory updates, policy changes, and other related compliance matters.

Additionally, the PIHP provides ongoing updates to the Regulatory Compliance Committee and PIHP Board. Furthermore, the PIHP provides a compliance focused training to the PIHP Board annually which provides education in the area of corporate compliance.

#### Complaint Process

Region 10 PIHP supports open lines of communication and, as such, maintains a written compliance policy (Corporate Compliance Complaint, Investigation & Reporting Process (01-02-05) that includes the process of filing complaints, investigative procedures, corrective action plans when necessary, and discipline or other consequences that are deemed appropriate.

#### **Internal Monitoring and Auditing**

The PIHP engages in multiple monitoring and auditing activities to discourage and detect possible corporate compliance violations.

If the PIHP finds what appears to be improper activity on the part of any personnel or uncovers inappropriate practices or procedures during monitoring activities, the PIHP will undertake reasonable and appropriate steps to resolve the problem. Such steps may include but are not limited to stopping all billing related to the problem until such time as the offending practices are corrected; initiating an appropriate corrective action plan; taking disciplinary action against the individual or individuals whose conduct violates the Corporate Compliance Program or applicable laws; notification to government agencies; and repayment of improper payments.

Below are descriptions of some of the PIHP's current monitoring and auditing processes:

1. Through the PIHP Corporate Compliance Committee, members address maintaining a cohesive strategy for reporting corporate compliance complaints across the region and make recommendations on compliance with regulatory requirements.

2. Conducts data mining activities on an ongoing basis focusing on appropriate use of Medicaid funds by PIHP Network Providers.
3. Conducts specialized audits on an ongoing and as needed basis identified through compliance complaints and / or audit and complaint referrals from the MDHHS OIG.
4. Conducts primary source verification checks initially and monthly to ensure that all clinical staff, contracted entities, owners, and managing employees are not excluded from participating in Federal and State funded health care programs.
5. Conducts an annual contract monitoring review which includes an advanced desk audit review, desk audit reviews, onsite visits, and record reviews. Additionally, the PIHP will review an aggregate report of the findings from the annual contract monitoring review to identify trends and develop interventions including plan of corrections when appropriate.
6. Receives and reviews network provider quarterly compliance complaint reports as well as provider fraud referrals.

### **Reporting & Investigating**

It is the responsibility of all regional personnel to report to the PIHP his or her good faith belief of any violation. At the request of the personnel reporting the violation, the PIHP will provide such anonymity to the reporting person as is possible under the circumstances in the judgment of the PIHP. The PIHP and its personnel will not retaliate against any individual for good faith reporting of a suspected violation.

The Corporate Compliance Office responds promptly and thoroughly to reports by personnel, or others, that personal or independent contractors are engaging in activity that may be contrary to the corporate compliance plan; that such an individual may be submitting bills or claims in manner which does not meet the Medicaid guidelines; that an individual is not complying with compliance policies and procedures; or that problems were discovered during monitoring activities.

All complaints are tracked and analyzed by the PIHP Corporate Compliance Office. Suspicion/non-suspicion are the possible outcomes that relate only to fraud, waste, and abuse violations, where substantiated/ un-substantiated are the possible outcomes for all other violations.

Region 10 PIHP reports all activities related to program integrity to the MDHHS OIG on a quarterly and annual basis. Additionally, the PIHP coordinates with MDHHS OIG for potential fraud referral presentations to the Medicaid Fraud Control Unit (MFCU) when there is an identified suspicion of fraud within the PIHP Network.

Furthermore, the PIHP, through the Corporate Compliance Committee, reports monthly updates on committee goals to the Quality Improvement Committee. The PIHP also reports ongoing and regular updates to the Regulatory Compliance Committee and PIHP Board. The PIHP network also reports compliance complaints reports to the PIHP which are reviewed.

### **Enforcement and Discipline**



The PIHP maintains elements described above to enforce the PIHP Corporate Compliance Program and act as an internal control.

### **Response and Prevention**

To prevent and deter corporate compliance violations, the PIHP Compliance Team will engage in multiple prevention activities throughout the fiscal year. Examples include:

- PIHP Board and Regulatory Compliance Committee meeting to address regulatory issues, regional complaint data, and reporting.
- PIHP Corporate Compliance Committee participation in the Corporate Compliance Program Plan.
- Policy and procedure annual review and distribution to the PIHP Network when there are policy revisions.
- Training for PIHP staff. Examples include New Employee Orientation Training for all new PIHP staff, celebrating National Compliance & Ethics Week to showcase the important role the PIHP plays in maintaining a compliance organizational culture, and Potential Security Risk Trainings to PIHP staff.
- Communications to PIHP and Network staff including updates on any relevant compliance topics and quarterly corporate compliance reminders.
- Maintaining Business Associate Agreements with all contracted entities that have access to Protected Health Information (PHI).
- Maintaining the PIHP's compliance website.
- Identification and implementation of PIHP Corporate Compliance Committee goals.

### **Conclusion**

The Region 10 PIHP FY2025 PIHP Corporate Compliance Program Plan describes the structure and activities for the fiscal year. This Program Plan will be reviewed and approved by the PIHP Board prior to implementation. Once approved, it will be distributed to the PIHP network for implementation.