POLICY TITLE
Consumer Grievance and Appeal System

Policy No: 300-1-1
Date of Original Approval: 3/10/10
Date Revised: 6/5/2018

PURPOSE

This policy establishes a process by which a consumer and/or authorized representative can express dissatisfaction regarding the consumer’s care and other aspects of consumer participation in any services provided by Alameda County Behavioral Health Care Services (BHCS) and describes the process for resolving these concerns. BHCS is required to have a Grievance and Appeal System that enables a beneficiary to seek resolution to a problem or concern about any issue related to BHCS’ performance of its duties in the delivery of Medi-Cal behavioral health services (including both Medi-Cal-funded mental health and substance use disorder services) and services funded by the Mental Health Services Act (MHSA). As well, this policy establishes the grievance process related to the MHSA community program planning process, service access, and consistency between program implementation and the approved MHSA plan for BHCS. In accordance with Federal and State requirements, this policy establishes the guidelines and procedures for consumer grievances and appeals and establishes the departmental procedures to operationalize and monitor this process.

AUTHORITY

CCR Title 9 Sections 1810.200, 1850.205-215, 1810.230.5; 1850.207(d); 22 CCR Sections 50951-51014.2; 42 CFR, Part 431, Subpart E, Sections 431.200-250; 42 CFR, Part 438, Subpart C, Section 438.228; 42 CFR, Part 438, Subpart F, Sections 438.400-424; DHCS MHSUDS Information Notice No. 18-010; the MHP Agreement No. 12-89353 with California Department of Health Care Services.

SCOPE

All BHCS county-operated behavioral health programs, including both Mental Health (MH) and Substance Use Disorder (SUD) programs, and MHSA-funded programs in addition to entities, individuals and programs providing behavioral health and MHSA-funded services under a contract or subcontract with BHCS shall adhere to this policy.
POLICY

This policy established a Grievance and Appeal System where all consumers of services provided by BHCS and its contractors have the right to file a grievance and/or appeal as established by this policy. Every effort should be made by providers to resolve consumer and program concerns as quickly and simply as possible; however, it is the policy of BHCS that consumers may use BHCS’ grievance and appeal system at any time. A consumer and/or their authorized representative may use BHCS’ grievance and appeal process, or a contracted-provider’s grievance process, without fear of retaliation from BHCS or its contractors. This policy is implemented consistent with state and federal laws and regulations regarding consumer confidentiality.

For purposes of this policy the term “consumer” is synonymous with “beneficiary,” “patient,” and “client” and includes current consumers of services as well as a person looking to begin services with BHCS.

PROCEDURE

CONSUMER GRIEVANCES

A Grievance is an expression of dissatisfaction about any matter other than an Adverse Benefit Determination described below in the Medi-Cal Appeal process. Grievances may include, but are not limited to, the quality of care of services provided, aspects of interpersonal relationships such as rudeness of a provider or employee, failure to respect the consumer’s rights regardless of whether remedial action is requested, and the consumer’s right to dispute an extension of time proposed by the Behavioral Health Plan (BHP) to make an authorization decision.

BHCS and its contractors shall not discourage the filing of grievances. A consumer need not use the term “grievance” for a complaint to be captured as an expression of dissatisfaction and, therefore, a grievance. There is no distinction between an informal and formal grievance. Even if a beneficiary expressly declines to file a formal grievance with BHCS or with a BHCS-contracted provider, a consumer’s complaint shall still be categorized as a grievance and subject to the requirements under this policy.

Filing Grievances with BHCS:

A. Grievances may be filed at any time with BHCS by the consumer and/or their authorized representative. This includes:
   1. Consumers age twelve (12) or over
   2. Parents/guardians of children and youth receiving services
3. A consumer-designated representative (i.e. family member, friend, service provider, other client, or trained advocate) may file a grievance or assist the consumer in the process at any time.
   a. If the consumer-designated representative is not employed by BHCS or a BHCS contactor, consumer confidentiality must be protected; the consumer must give verbal consent and/or sign an Authorization for Release of Confidential Information form, available at all sites, in order to allow BHCS to discuss the issue(s) with the representative.

B. Grievances to BHCS may be filed orally, in writing, or in person by using BHCS’ Grievance or Appeal Request form, available at all provider sites.

C. Grievances may be filed by a consumer or their designated representative to BHCS as follows:
   By phone: (800) 779-0787 Consumer Assistance Line
   Via US mail: 2000 Embarcadero Cove, Suite 400
                Oakland, CA 94606
   In Person: By visiting the provider site to obtain forms and assistance, OR
               By visiting Consumer Assistance at Mental Health
               Association, 954-60th Street, Suite 10, Oakland, CA 94608

D. Assistance filing a grievance may also be obtained by calling the Consumer Assistance Line listed above. Grievances filed orally or in person will be entered on a grievance call form by the staff member receiving the grievance.

Processing of Grievances by BHCS

A. When a grievance is filed with BHCS, a written acknowledgement of receipt of the grievance will be issued to the grievant by the Consumer Assistance staff person who received the request.
   1. The acknowledgement letter will include the date of receipt, as well as the name, telephone number, and address of the BHCS representative who the beneficiary may contact about the grievance.
   2. The written acknowledgement of receipt to the consumer will be postmarked within five (5) calendar days of receipt of the grievance.

B. The grievance will then be assigned to the appropriate staff person to resolve it.
   1. The grievance investigator must not have been involved in any previous level of review or decision-making related to the grievance being processed.
   2. Grievances that are non-clinical in nature will be handled by a Consumer/Family Assistance Specialist who has experience in resolving non-clinical consumer issues.
3. Grievances that are clinical in nature will be handled by a licensed behavioral health professional in the BHCS Quality Assurance Office as clinical issues must be handled by a health care professional with the appropriate clinical expertise in treating the condition of the consumer filing the grievance.

4. The party resolving the grievance shall ensure that each issue in the grievance is adequately and appropriately addressed and resolved.

5. Grievances regarding the MHSA-related issues listed below shall be forwarded to the designated party, as appropriate, who shall process the grievance per the guidelines and timeframes listed in this policy:
   a. Grievances regarding MHSA-funded housing services will be referred to the BHCS Housing Services Director.
   b. Grievances regarding input at a public meeting related to MHSA or MHSA-funded training will be referred to the BHCS MHSA Senior Planner and/or the BHCS Training Coordinator.
   c. Grievances regarding MHSA-funded consumer related/wellness events will be referred to the BHCS Consumer Empowerment Manager.
   d. MHSA-related grievances regarding family members’ participation, education, and support programs will be referred to the BHCS Family Empowerment Manager.

C. The grievance investigation will involve a personal contact with the grievant, whenever possible; this can take place via telephone.

D. The Consumer Assistance Specialist or party resolving the grievance has the responsibility to provide information on request by the consumer or their representative regarding the status of the grievance.

E. BHCS shall resolve grievances within ninety (90) calendar days from the day that BHCS receives the grievance, except as noted in #1 below.
   1. The timeframe for resolving grievances related to disputes of BHCS’s decision to extend the timeframe for making an authorization decision shall not exceed thirty (30) calendar days.
   2. “Resolved” means that BHCS has reached a decision with respect to the consumer’s grievance and notified the beneficiary of the disposition.
      a. A written decision, using the Notice of Grievance Resolution (NGR) template, shall be used to notify the consumer and/or their representative of the resolution of the grievance and date of decision and shall be mailed within ninety (90) calendar days from the date the grievance was received. The written decision shall contain a clear and concise explanation of the decision.
b. In addition to a written decision, the party resolving the grievance may also orally inform the consumer of the resolution.

c. If unable to contact the consumer and/or their representative, notification or efforts to notify them shall be documented.

F. The timeframe to resolve a grievance may be extended by up to fourteen (14) calendar days if the consumer or authorized representative requests an extension OR if BHCS determines and can demonstrate (to the satisfaction of DHCS, upon request) that there is a need for additional information and that the delay is in the consumer’s best interest.

1. In the event that resolution of a standard grievance is not reached within 90 calendar days as required, BHCS must provide the consumer with the applicable written Notice of Adverse Benefit Determination (NOABD) document and include the status of the grievance and the estimated date of resolution, which must not exceed fourteen (14) additional calendar days.

2. In addition, if BHCS extends the timeframe, not at the request of the consumer, BHCS must do the following:
   a. Give the consumer prompt oral notice of the delay,
   b. Within two (2) calendar days of making the decision, BHCS must give the consumer written notice of the reason for the decision to extend the timeframe and inform the consumer of their right to file a grievance if they disagree with that decision, and
   c. Resolve the grievance no later than the date the extension expires.

G. The party resolving the grievance will be responsible for notifying appropriate management staff of the named agency (ie. Executive Director, program supervisor) of the contents of the grievance, any named rendering provider being grieved about, and the resolution on a written Notification of Disposition (Provider) form which must be given directly to the provider or postmarked by the resolution deadline.

H. For MHSA-related grievances that have been resolved by BHCS staff other than BHCS Consumer Assistance or the BHCS Quality Assurance Office, a copy of the Notice of Grievance Resolution (NGR) to the consumer and Notification of Disposition letter to provider (if applicable) along with copies of any relevant supporting materials, shall be sent to the BHCS Quality Assurance Office within five (5) business days of the date of decision.

Filing Grievances with a BHCS-Contracted Provider

A. Consumers may inquire with their BHCS-contracted service provider agency whether the agency has an internal consumer grievance process; the consumer can choose to use that process or file a grievance directly with BHCS.
B. Any BHCS-contracted provider agency’s internal grievance process for consumers, whether formal or informal, shall be in compliance with all State and Federal regulations and guidelines and this BHCS policy regarding grievance processes including, but not limited to, grievance resolution timelines, notices to consumers, records retention, and logging. Contracted provider may refer to the BHCS Consumer Grievance and Appeal Manual posted in the Quality Assurance Manual accessible via the BHCS Provider Website for guidelines and notice and resolution templates.

C. Contracted provider must not require that consumers use or exhaust their internal grievance process prior to accessing BHCS’s grievance process.

D. Appeals as described in the Consumer Appeals section (below), may only be filed with and resolved by BHCS and contract providers must direct consumers who wish to file an appeal to the BHCS Consumer Assistance Line.

E. All BHCS-contracted providers and/or agencies must maintain a grievance case file for each consumer grievance, whether formal or informal, which, at a minimum, contains all applicable information and documents listed under Retention of Records, Section C below.

F. Upon resolution of a grievance, contracted provider must transmit a copy of all applicable information and documents listed under Retention of Records, Section C below within five (5) days of the grievance resolution date.

1. Submit grievance case files along with the agency representative’s name and contact information to the BHCS Quality Assurance Office Consumer Assistance:
   
   By FAX: (510) 639-1346
   
   By Secure Email: qaoffice@acgov.org
   
   Via US mail: 2000 Embarcadero Cove, Suite 400
   
   Oakland, CA 94606

G. Contracted provider agencies must maintain a grievance log that is kept current and contains all the applicable information listed under Retention of Records, Section B below.

1. The grievance log must capture all consumer grievances whether or not a formal grievance was filed.

H. BHCS Quality Management will monitor that contracted-provider agency’s consumer grievance processes including, but not limited to, provider’s consumer grievance resolution policy, grievance log, and/or grievance case files are in compliance with Federal and State regulations and guidelines and this BHCS policy.

Grievance Process Exemptions

A. Grievances received over the telephone or in-person by BHCS or a BHCS-contracted agency, that are resolved to the beneficiary’s satisfaction by the close
of the next business day following receipt are exempt from the requirement to
send a written acknowledgement and disposition letter.

B. Grievances received via mail by BHCS or a BHCS-contracted providers and/or
agencies, are not exempt from the requirement to send an acknowledgment and
disposition letter in writing.

C. If BHCS or a BHCS-contracted agency receives a grievance pertaining to an
Adverse Benefit Determination, the complaint is not considered a grievance and
the exemption does not apply.

D. All exempt grievances must be logged by BHCS and BHCS-contracted provider
agencies.

E. BHCS-contracted providers and/or agencies must submit the BHCS Exempt
Grievance Form in lieu of a grievance case file. The BHCS Exempt Grievance
Form must include the following information:
   1. Date of receipt of the grievance
   2. Name of the consumer
   3. Nature of the grievance
   4. Brief description of the resolution of grievance
   5. Date and time of resolution
   6. Name of agency representative who received and resolved the grievance
   7. Agency representative’s contact information

F. BHCS must ensure that exempt grievances are included in its Annual Beneficiary
Grievance and Appeal Report (ABGAR) that is submitted to the California
Department of Health Care Services (DHCS).

CONSUMER APPEALS (applies only to Medi-Cal beneficiaries receiving Medi-Cal
services)

An Appeal is a review by BHCS of an Adverse Benefit Determination. An Adverse
Benefit Determination is defined to mean any of the following actions taken by BHCS
or a BHCS-contracted provider regarding Medi-Cal behavioral health services:

1. The denial or limited authorization of a requested service, including
determinations based on the type or level of service, medical necessity,
appropriateness, setting, or effectiveness of a covered benefit;
2. The reduction, suspension, or termination of a previously authorized service;
3. The denial, in whole or in part, of payment for a service;
4. The failure to provide services in a timely manner;
5. The failure to act within the required timeframes for standard resolution of
grievances and appeals; or
6. The denial of a beneficiary’s request to dispute financial liability.
When any of the above actions occur, the Behavioral Health Plan (BHP) is required to issue a written Notice of Adverse Benefit Determination (NOABD) document, however, a Medi-Cal beneficiary does not need to have received a NOABD document in order to request an appeal. See policy “Notices of Adverse Benefit Determination” for more information.

Filing and Processing of an Appeal with BHCS (1st level appeal)

A. Only Medi-Cal beneficiaries may file a Standard or Expedited Appeal with BHCS regarding a NOABD for a Medi-Cal behavioral health service.
B. Appeals are not available to beneficiaries that are not happy with the outcome of a grievance.
C. The appeal process described in this policy is only available through BHCS and is not available via BHCS-contracted providers.
D. Appeals may be filed orally or in writing with BHCS by the consumer, provider and/or their authorized representative – (with written consumer consent). This includes:
   1. Clients age twelve (12) or over
   2. Parents/guardians of children and youth receiving services
   3. A consumer-designated representative (i.e. family member, friend, service provider, other client, or trained advocate - with written consumer consent) may file the appeal or assist the consumer in the process at any time.
      a. If a consumer-designated representative is not employed by BHCS or a BHCS contract provider, consumer confidentiality must be protected; the consumer must give verbal consent and/or sign an Authorization for Release of Confidential Information form, available at all sites, in order to allow BHCS to discuss the issue(s) with the representative.
E. Standard Appeals to BHCS may be filed orally or in writing using BHCS’ Grievance or Appeal Request form, available at all provider sites.
   1. An oral appeal (excluding expedited appeals) shall be followed up with a written appeal signed by the consumer though in the event that BHCS does not receive a written, signed appeal, BHCS shall neither dismiss nor delay resolution of the appeal.
      a. The date of the oral appeal establishes the filing date for the appeal.
   2. If the consumer received a NOABD, the appeal must be filed within sixty (60) calendar days from the date on the NOABD. If the consumer did not receive a NOABD, there is no deadline for filing; the appeal can be filed at any time.
   3. Appeals may be submitted to BHCS as follows:
4. Assistance filing an appeal may be obtained by calling the Consumer Assistance Line listed above.

5. When an appeal is filed, a written acknowledgement of receipt will be issued to the consumer and/or their representative and must be postmarked within five (5) calendar days of receipt of the appeal.

6. The BHCS Quality Assurance Office facilitates review and processing of all consumer appeals and will advise and assist consumer’s in requesting continuation of benefits during an appeal of the adverse benefit determination. Providers and authorized representatives cannot request continuation of benefits as specified in 42 CFR §438.420(b)(5). BHCS must notify the consumer and/or their representative in writing using the appropriate Notice of Appeal Resolution (NAR) letter and (NAR) “Your Rights” attachment about the decision within thirty (30) calendar days of the receipt of the appeal.

7. Timeframes may be extended by up to fourteen (14) calendar days if the consumer or consumer’s representative requests an extension, OR if BHCS determines and can demonstrate, to the satisfaction of DHCS upon request, that there is need for additional information and that the delay is in the consumer’s best interest.
   a. If BHCS extends the timeframe, not at the request of the consumer, BHCS must do the following:
      i. Make reasonable efforts to provide the consumer with prompt oral notice of the extension,
      ii. Within two (2) calendar days of making the decision, BHCS shall give the consumer written notice of the extension and the reason for the decision to extend the timeframe and inform the consumer of their right to file a grievance if they disagree with that decision, and
      iii. Resolve the appeal as expeditiously as the consumer’s health condition requires and in no event extend resolution beyond the fourteen (14) calendar day extension.
   b. In the event that BHCS fails to adhere to the notice and timing requirements for an extension, the consumer is deemed to have exhausted BHCS’s appeal process and may initiate a State Hearing.
F. Expedited Appeals: An Expedited Appeal will be granted if BHCS determines, from the consumer’s or a provider’s request or from supporting information submitted, that taking the time for a standard resolution of an appeal could seriously jeopardize the consumers’ mental health or substance use disorder condition and/or the consumer’s ability to attain, maintain, or regain maximum functioning.

8. A request for an Expedited appeal can be made orally without requiring a written appeal to follow.

9. BHCS shall log the time and date of receipt of the request when an Expedited Appeal is requested.

10. Expedited Appeals shall be resolved and a written Notice of Appeal Resolution (NAR) letter and NAR “Your Rights” attachment given to consumer and-provider by BHCS as expeditiously as the consumer’s health condition requires and no longer than seventy-two (72) hours after BHCS receives the Expedited Appeal request. In addition, BHCS shall make reasonable efforts to provide prompt oral notice of the resolution to the consumer and/or representative.

11. If BHCS denies an Expedited Appeal request, BHCS shall transfer the appeal to the timeframe for a Standard Appeal. In this case, BHCS must do the following:
   a. Make reasonable efforts to give the consumer and/or their representative prompt oral notice of the denial for an Expedited Appeal and the decision to transfer the appeal to the timeframe for a Standard Appeal,
   b. Provide written notice within two (2) calendar days of making the decision to transfer the appeal to the timeframe for a Standard Appeal and notifying the consumer of the right to file a grievance if they disagree with the extension and
   c. Resolve the appeal as expeditiously as the consumer’s health condition requires and within the timeframe for a Standard Appeal.

12. BHCS may extend the timeframe for an Expedited Appeal resolution by fourteen (14) calendar days as described in the Standard Appeal section above.

G. Appeal Resolution Notices to Consumers: BHCS shall use the DHCS Notice of Appeal Resolution (NAR) formal letter templates to inform consumers that an Adverse Benefit Determination has been overturned or upheld and to inform consumers of their rights. Each NAR letter sent to a consumer shall include the DHCS NAR “Your Rights Under Medi-Cal” attachment.

H. Appeals Granted: If an appeal is resolved wholly in favor of the consumer, BHCS shall authorize or provide the disputed service promptly and as
expeditiously as the consumer’s condition requires and no later than seventy-two (72) hours from the date and time it reverses the decision.

Issues relating to involuntary 5150 holds, 5250 holds and conservatorships is handled through existing legal remedies such as Patient’s Rights, rather than through the appeal process. Contact Patients’ Rights Advocates: 1 (800) 734-2504 or (510) 835-2505.

Filing for a State Fair Hearings (2nd level appeal)

A. Medi-Cal beneficiaries have the right to file a request for a State Fair Hearing, conducted by the State of California, only if it has been deemed that the BHCS First Level appeals process has been exhausted, either by:
   1. Beneficiary receipt of the BHP’s written notification via the Notice of Appeal Resolution (NAR) that the appeal decision is to uphold the adverse benefit determination, or
   2. Beneficiary non-receipt of the NAR within 30 days from the date of appeal receipt.
B. Request for a State Fair Hearing must be submitted within one hundred and twenty (120) days from the date of the BHP’s written NAR.
C. The NAR will be accompanied by the “Your Rights” notice, which informs the beneficiary of their right to a State Fair Hearing and how to request a State Fair Hearing.
D. State Fair Hearings may be requested as follows:
   1. By phone: (800) 952-5253 TTY/TDD 1-800-952-8349
   3. Write: Department of Social Services/State Hearings Division
      P.O. Box 944243, Mail Station 9-17-37
      Sacramento, CA 94244-2430
E. State Fair Hearings are not available to beneficiaries who are unhappy with their grievance outcome.
F. Processing State Fair Hearings by BHCS
   1. All State Fair Hearing requests are received and processed by the BHCS Utilization Management (UM) Program.
   2. Standard Hearings:
      a. The State must reach its decision on the State Fair Hearing within ninety (90) calendar days of the date of the request for the hearing.
      b. Upon State notification of a State Fair Hearing request, a designated UM licensed clinician facilitates review and rendered a BHP position to either uphold or reverse the adverse benefit determination.
      c. The designated UM licensed clinician completes and submits a Statement of Position to the State of California prior to the scheduled hearing date.
d. The designated UM licensed clinician presents the BHP position during the State hearing to the Administrative Law Judge. Other participants of the State hearing include the beneficiary and if applicable, the authorized representative.

3. Expedited Hearings: If taking the time for a standard hearing could seriously jeopardize the consumers’ life, health, or ability to attain, maintain, or regain maximum functioning, an expedited hearing may be requested.
   a. The State must reach its decision on the State Fair Hearing within three (3) working days of the date of the request for the hearing.
   b. A designated UM licensed clinician performs the same procedures as indicated above for standard hearings.
   c. For State overturned decisions, the BHP shall authorize and provide the disputed services promptly and as expeditiously as the beneficiary’s health condition requires, but no later than 72 hours from the date it receives notice reversing the BHP’s adverse benefit determination.

Aid Paid Pending (APP):
(APP does not apply to BHP services that have already been rendered or terminated).

A beneficiary may request Aid Paid Pending (APP), which is a continuation of benefits while an appeal or the State Fair Hearing are pending. If the following criteria are met, a Medi-Cal beneficiary's benefits will continue while an appeal or State Fair Hearing are pending:

1. Beneficiary timely files for continuation of benefits on or before the later of the following:
   a. Within ten (10) calendar days from the date of the notice of adverse benefit determination, or
   b. The intended effective date of the proposed adverse benefit determination;
2. The appeal involves the termination, suspension, or reduction of previously authorized services;
3. The services were requested by an authorized provider;
4. The period covered by the original authorization has not expired.

A. The beneficiary will be notified of their right to an APP request via an “BHCS Aid Paid Pending Notice.”
B. Duration of continuation of benefits occurs until one of the following:
   1. Beneficiary withdraws the appeal or request for State Fair Hearing.
   2. Beneficiary fails to request a State Fair Hearing and continuation of benefits within ten (10) calendar days from the date of the NAR, upholding the adverse benefit determination.
3. A State Fair Hearing office issues a hearing decision adverse to the beneficiary.

C. Beneficiary responsibility for services rendered while the appeal or State Fair Hearing is pending:
   1. If the final resolution of the appeal or State Fair Hearing is adverse to the beneficiary, that is, upholds the BHP adverse benefit determination, the BHP may recover the cost of services furnished to the beneficiary while the appeal and State Fair Hearing was pending.

**Consumer Information Requirements**

A. Posting and Informing

1. Providers shall post the BHCS Grievance and Appeal System poster in all threshold languages in a highly visible location for consumers (e.g., waiting room).

2. The forms used for filing a grievance (Grievance and Appeals Process & Request Form) with BHCS and self-addressed envelopes shall be made readily available at all provider sites for a consumer to pick up without having to make a verbal or written request to anyone. This material shall be made available by providers in all threshold languages.

3. Consumers shall receive written and oral information from their service provider(s) regarding the BHCS grievance and appeal process. Informing consumers means explaining the process to them in their primary language and reminding them of the process when they express wanting to file a grievance or appeal with BHCS.

4. Providers shall inform consumers about BHCS’s Grievance and Appeal System:
   a. at the initial face-to-face visit and at admission to any new program or provider agency,
   b. annually during treatment reauthorization, and
   c. when services are modified, denied, or terminated.

5. The following materials related to this policy are available on the BHCS Provider Website in the QA Manual, Section 10: Beneficiary Rights Informing Materials:
   a. BHCS Grievance and Appeal Process Information Flyer and Forms *(Available in the County’s threshold languages and extra-large font to accommodate persons with visual problems)*
   b. BHCS Grievance and Appeal System Poster *(Available in the County’s threshold languages)*
c. BHCS “Informing Materials – Your Rights and Responsibilities”  
   (Available in the County’s threshold languages)
d. BHCS policy and procedure: Consumer Grievance and Appeal System  
   (Shall be made available at all direct treatment programs for  
   review by clients upon request)

6. BHCS-contracted providers shall inform consumers of the contracted 
   agency’s internal grievance process, if applicable, at the same frequency at  
   which they inform consumers of BHCS’s Consumer Grievance and Appeal 
   System.

7. Use of the BHCS’ grievance and appeal process does not replace any  
   existing avenues of review or redress provided by law. Consumers have all  
   rights guaranteed under law.

B. Documenting

1. Providers shall document that consumers have been informed about the  
   grievance and appeal process at the initial face-to-face evaluation and at  
   admission to any new program or provider agency.

2. Documentation will be indicated by the check-off box on the BHCS Informing  
   Materials—Your Rights and Responsibilities Acknowledgement of Receipt  
   which shall be placed in the consumer’s chart.

3. Providers shall also review the grievance and appeal procedure annually with  
   the consumer as part of reviewing all information in the BHCS Informing  
   Materials – Your Rights and Responsibilities and document this on the  
   Acknowledge of Receipt which shall be placed in the consumer’s chart.

C. Language Assistance, Nondiscrimination Notice and Taglines

1. BHCS and its contractors shall comply with Federal regulations that require  
   Behavioral Health Plans (BHP’s) to post and include nondiscrimination notices  
   and language assistance taglines in significant communications to  
   beneficiaries. BHCS shall post templates of the nondiscrimination notice and  
   language assistance taglines on the Provider Website. Significant  
   communications include, but is not limited to:
   a. Notices of Adverse Benefit Determinations (NOABD)
   b. Grievance acknowledgment letter
   c. Appeal acknowledgment letter
   d. Notice of Grievance Resolution (NGR) letter
   e. Notice of Appeal Resolution (NAR) letter

Retention of Records
A. BHCS and BHCS-contracted provider agencies shall retain a copy of all grievances in locked administrative files, or stored in a secure electronic file, for seven years from the date the original grievance was received unless there are program specific requirements that demand a longer retention period.

B. As required by the Department of Health Care Services (DHCS), BHCS shall maintain a log of all Medi-Cal grievance/appeals and MHSA-related grievances. Any non-Medi-Cal or non-MHSA grievances shall also be captured on the BHCS log for tracking purposes and for use in the quarterly patterns report to the BHCS Quality Improvement Committee. BHCS-contracted provider agencies shall also maintain a log of consumer grievances. The log shall contain at least the following information, if applicable, on each grievance or appeal:

1. Name of grievant and grievant's representative, if applicable
2. Date received
3. Medi-Cal ID/Social Security Number for Medi-Cal Beneficiaries
4. A general description of the reason for the appeal or grievance
5. Agency/program name or individual provider name
6. Date received
7. Date of each review and/or review meeting
8. Date acknowledgment letter was mailed out
9. Resolution of appeal and/or grievance
10. Date the letter of decision/notification to beneficiary was mailed out
11. Date of resolution
12. Date letter of extension was mailed out
13. Date Notice of Adverse Benefit Determination was mailed out
14. Date the letter of decision/notification to provider was mailed out
15. Whether program was funded by MHSA/MHSA issues identified

C. Each grievance or appeal shall have an individual grievance/appeal case file that includes copies of the following documents as applicable. The file shall be kept separate from the consumer's treatment file.

1. Name of the beneficiary
2. INSYST #
3. Staff name who resolved the grievance/appeal and credentials
4. Documentation of Request for investigation of Grievance or Appeal from Beneficiary or Representative
5. Authorization of Release of Information from beneficiary if needed for resolution of grievance/appeal
6. Letter of Acknowledgment
7. Provider Notice (Grievance/Appeal) Letter
8. Investigation Notes
9. Notice of Grievance or Appeal Resolution to beneficiary with Language Access and Beneficiary Non Discrimination Notice attachments
10. Notification of Grievance or Appeal Disposition to Provider
11. Supporting Documentation and additional correspondence (emails/records)
12. Letter of Extension

Quality Improvement and Reporting

A. The BHCS Quality Management Division shall track the timeliness of responses to consumer grievances and appeals, the number of cases submitted, types of issues, number of unresolved grievances and appeals and reasons, and number of resolved grievances and appeals.
B. On an annual basis the BHCS Quality Assurance Office will prepare and submit the Annual Beneficiary Grievances and Appeals Report (ABGAR) for grievances and appeals related to Medi-Cal beneficiaries and mental health services services to the California Department of Health Care Services.
C. On a quarterly basis the BHCS Quality Assurance Office will prepare and submit a report for grievances and appeals related to Medi-Cal beneficiaries and services provided by the BHCS Drug Medi-Cal Organized Delivery System (DMC-ODS) to the California Department of Health Care Services. The report shall follow the DHCS reporting requirements.
D. At least quarterly the BHCS Quality Assurance Office shall present an aggregate report on grievances and appeal patterns to the BHCS Quality Improvement Committee (QIC) that is charged with making policy recommendations and developing quality improvement activities to ensure that BHCS consumers are receiving appropriate care.
   a. The review shall include, but not be limited to, issues related to access to care, quality of care, and denial of services.
   b. Issues identified as a result of grievance and appeal processes will be discussed by the QIC and, if needed, brought to the attention of the BHCS Executive Team or another appropriate body for further consideration.

CONTACT

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<th>BHCS Office</th>
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<tr>
<td>Quality Assurance Office</td>
<td>May 2018</td>
<td><a href="mailto:qaoffice@acgov.org">qaoffice@acgov.org</a></td>
</tr>
</tbody>
</table>

DISTRIBUTION

This policy will be distributed to the following:
- BHCS Staff
ISSUANCE AND REVISION HISTORY

Original Author: Kyree Klimist, MFT, Quality Assurance Administrator
Original Date of Approval: 3-10-2010 by Marye Thomas, M.D., Behavioral Health Director

<table>
<thead>
<tr>
<th>Revise Author</th>
<th>Reason for Revise</th>
<th>Date of Approval by (Name)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Donna Fone, LMFT, LPCC, Quality Assurance Administrator and Kimberly Coady, LCSW, QA Consumer Assistance Clinician</td>
<td>To update policy</td>
<td>12/5/2016 by Karyn Tribble, PsyD, LCSW, Interim BHCS Director</td>
</tr>
<tr>
<td>Donna Fone, LMFT, LPCC, Quality Assurance Administrator and David Woodland, LPCC, QA Consumer Assistance Clinician</td>
<td>To update policy per DHCS Information Notice 18-010</td>
<td>5/21/2018 by Carol Burton, Interim BHCS Director</td>
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DEFINITIONS

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tr>
<td>Adverse Benefit Determination</td>
<td>An Adverse Benefit Determination is defined to mean any of the following actions taken by BHCS or a BHCS-contracted provider in regards to Medi-Cal services.:</td>
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<td></td>
<td>1) The denial or limited authorization of a requested service, including determinations based on the type or level of service, medical necessity, appropriateness, setting, or effectiveness of a covered benefit;</td>
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<td>2) The reduction, suspension, or termination of a previously authorized service;</td>
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<td>3) The denial, in whole or in part, of payment for a service;</td>
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<td>4) The failure to provide services in a timely manner;</td>
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<td></td>
<td>5) The failure to act within the required timeframes for standard resolution of grievances and appeals; or</td>
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<td></td>
<td>6) The denial of a beneficiary’s request to dispute financial liability.</td>
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<tr>
<td><strong>Aid Paid Pending</strong></td>
<td>“Aid Paid Pending” is associated with State Hearings for Medi-Cal services and refers to continuation of a beneficiary’s services pending the State Hearing decision.</td>
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<tr>
<td><strong>Appeal</strong></td>
<td>An Appeal is a review of an Adverse Benefit Determination and applies to Medi-Cal services only.</td>
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<tr>
<td><strong>Behavioral Health</strong></td>
<td>The term “Behavioral Health” is inclusive of both mental health and substance use disorder (services, treatment, programs, etc…).</td>
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<tr>
<td><strong>Consumer</strong></td>
<td>Anyone currently receiving BHCS care or services, or who has received BHCS care or services in the last 12 months. The term ‘consumer’ is also synonymous with ‘beneficiary,’ ‘patient,’ or ‘client’.</td>
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</tbody>
</table>
| **Grievance**       | An expression of dissatisfaction about any matter other than an Adverse Benefit Determination described in the Medi-Cal Appeal process. Grievances may include, but are not limited to, the quality of care of services provided, aspects of interpersonal relationships such as rudeness of a provider or employee, failure to respect the beneficiary’s rights regardless of whether remedial action is requested, and the beneficiary’s right to dispute an extension of time proposed by the Behavioral Health Plan to make an authorization decision.  
There is no distinction between an informal and formal grievance. A complaint is the same as a formal grievance. A complaint shall be considered a grievance unless it meets the definition of an “adverse benefit determination.” |
| **Medi-Cal**        | The name of California’s Medicaid program which provides health coverage to people with low-income, the aged or disabled and those with asset levels who meet certain eligibility requirements. |
| **Provider**        | The agency or program that renders services to the beneficiary.                                                                                                                                         |
## State Hearing

*State Hearing (applies to Medi-Cal services only)*

Medi-Cal beneficiaries have the right to a State Hearing, to be heard by a judge, conducted by the State of California, if they have already exhausted BHCS’ appeal process prior to requesting a State Hearing and have received notice that BHCS is denying their appeal partially or in whole. BHCS must abide by any decision reached through a State Hearing.

## Threshold language

**Threshold language**

A language that has been identified as the primary language, as indicated on the Medi-Cal Eligibility Data System (MEDS), of 3,000 beneficiaries or five (5) percent of the beneficiary population, whichever is lower, in an identified geographic area.

### Attachments:
- Grievance and Appeal System Procedure Manual