

Consumer Grievance and Appeal Procedure Manual

(For use by ACBHD and ACBHD Contractors)

March 2025



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Introduction

As an operator of a State-recognized Behavioral Health Plan (BHP), Alameda County
Behavioral Health Care Services (ACBHD) is required by the California Department of
Health Care Services (DHCS MHSUDS Information Notice No.18-010) and ACBHD
Consumer and Appeal Grievance and Appeal System policy #3001-1-1) to have a
Grievance and Appeal Process that enables a beneficiary to seek resolution to a problem
or concern about any issue related to the BHP's performance of its duties, including the
delivery of specialty health services and substance use disorder services.

Alameda County is committed to providing high quality service to beneficiaries and to offering a problem resolution process that is easy to access, timely, and responsive to the concerns and experiences of beneficiaries. This manual describes the process for addressing such concerns or problems.

Structure of the Manual

This manual is intended for use by the Behavioral Health Plan (BHP) which includes both County and County-Contracted Providers. It provides a detailed description of the steps that are taken to advertise, receive, and resolve beneficiary grievances and appeals received by the BHP. The manual also provides summary information regarding the complaint procedures of other public and private agencies that beneficiaries may connect with, and an overview of certain other consumer rights.

Required forms and documents are provided in the <u>Appendix of Forms and Documents</u> at the end of the manual. A document icon appears by every form that is referred to and clicking on the highlighted hyperlink on the name of the form will take the reader directly to the referenced documents.

Many of the steps included in this manual are required to be tracked in the ACBHD Grievance and Appeal Log. Information that must be entered into the electronic log is highlighted with a computer icon.

1: Background: Grievances, Appeals and State Fair Hearings

The State Regulations distinguish four kinds of "problems" that are covered by the Beneficiary Problem Resolution Process.

A **Grievance** is an expression of dissatisfaction about any matter other than an Adverse Benefit Determination described below in the Medi-Cal Appeal process. The definition specifies that grievances may include, but are not limited to, the quality of care or 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 BHP to make an authorization decision. There is no distinction between a formal and informal 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. The BHP cannot discourage the filing of a grievance. Consumers do not need to use the term "grievance" for a complaint to be captured as an expression of dissatisfaction and, therefore, a grievance. Even if the consumer expressly declines to file a formal grievance, their complaint shall still be categorized as a grievance. As with other grievances, these grievances will be analyzed to monitor trends.

Exempt Grievances are grievances received over the telephone or in-person by BHP. Exempt grievances are resolved to the beneficiary's satisfaction by the close of the next business day and are exempt from the requirement to send a written acknowledgement and disposition letter. Grievances received via mail by the BHP, are not exempt from the requirement to send acknowledgment and disposition letter in writing. If the BHP receives a complaint pertaining to an Adverse Benefit Determination, the complaint is not considered a grievance and the exemption does not apply.

An **Appeal** is a review of an Adverse Benefit Determination by the BHP. An Adverse Benefit Determination is defined to mean any of the following actions taken by ACBHD or an ACBHD-contracted provider (Refer to ACBHD Notice of Adverse Benefit Determination [NOABD] policy on issuing NOABD's):

- 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;
- The reduction, suspension, or termination of a previously authorized service;
- The denial, in whole or in part, of payment for a service;
- The failure to provide services in a timely manner;
- The failure to act within the required timeframes for standard resolution of grievances and appeals; or
- The denial of a beneficiary's request to dispute financial liability.

When any of the above actions occurs, the Behavioral Health Plan is required to issue a Notice of Adverse Benefit Determination (NOABD). However, a beneficiary does not have to have received a NOABD in order to request an appeal. An appeal may be initiated orally but must be followed with a written appeal.

An important note about "Appeals": Appeals are <u>only</u> available when a client receives a NOABD or any action occurs that warrants a NOABD, even if the NOABD was not issued. Appeals are not available to beneficiaries that are not happy with the results of their grievances. In addition, Fair Hearings are not available to beneficiaries who are unhappy with their grievance results.

An **Expedited** Appeal is an appeal that is addressed in a highly-expedited fashion because taking the time for a standard resolution of an appeal could seriously jeopardize the consumer's life, health, or ability to attain, maintain or regain maximum function. (See timeframes below in Table 1.) An expedited appeal can be made orally without requiring a written appeal to follow. If the Behavioral Health Plan denies a request for expedited appeal resolution, the BHP shall:

- (1) Transfer the expedited appeal request to the timeframe for standard appeal resolution.
- (2) Make reasonable efforts to give the beneficiary and his or her representative prompt oral notice of the denial of the request for an expedited appeal and provide written notice within seventy-two hours of the date of the denial. A copy of the Expedited Appeal Request Letter of Denial can be found in Appendix A. The written notice of the denial of the request for an expedited appeal is not a Notice of Appeal Resolution.

A State **Fair Hearing** is a formal hearing conducted by the State of California. Beneficiaries have a right to request a Fair Hearing if they have availed themselves of the BHP's problem resolution process for NOABD's and Appeals and are dissatisfied with the resolution. The Behavioral Health Plan and behavioral health providers must abide by any decision reached through a State Fair Hearing.

For more information on these concepts, and additional definitions, see <u>the Grievance</u> and <u>Appeal policy</u>

A note about Patients' Rights: Services and treatment consumers receive while hospitalized, residing in a licensed institutional setting, and certain other aspects of client care are covered by Patient's Rights and handled through a different process. In Alameda County, assistance with Patients' Rights is provided by Health Association. More information about Patients' Rights is provided in Appendix D of this manual.

Table 1:

Timelines for Grievance, Exempt Grievance, Appeal, Expedited Appeal, and State Fair Hearing ******All Grievances and Appeals must be logged within 1 business day of receipt. ****** Acknowledge Receipt Resolution **Process Extensions** Grievance 5 business days: 90 calendar days: from Decision may be extended by To send receipt to 14 calendar days if the acknowledgment letter. BHP decision. beneficiary requests, or if BHP Beneficiary may needs more fact-finding time file orally, or in writing. and extension is in the beneficiary's best interest. The reason for extension must be given to beneficiary in writing. **Exempt Grievance** By close of next By close of next business day: business day: Beneficiary may file To verbally acknowledge To log and verbally resolve the grievance to orally by phone or inarievance the beneficiary's person. satisfaction. 5 business days: 30 calendar days: Decision may be extended by **Appeal** from receipt to 14 calendar days if the To send BHP decision. beneficiary requests or if BHP Beneficiary may file acknowledgment letter. an oral Appeal but a needs more fact-finding time written Appeal is *Must notify beneficiary and such an extension is in the of right to file a Fair beneficiary's best interest. The required to follow. Hearing after Appeal reason for extension must be process has been given to beneficiary in writing. exhausted. 72 hours: **Expedited Appeal** Required when taking Decision may be extended by To resolve and notify 14 calendar days if the time for a standard Beneficiary may file Appeal could seriously beneficiary requests or if BHP affected parties (of an Oral Expedited resolution) in writing needs more fact finding time jeopardize the Appeal without beneficiary's life, health and make reasonable and extension is in the written to follow. or ability to attain, effort to provide beneficiary's best interest. The maintain, or regain oral notification. reason for extension must be maximum function. given to beneficiary in writing. BHP must notify **State Fair Hearing** Beneficiaries may beneficiary of right to file request within 120 a Fair Hearing after calendar days of a BHP Beneficiary must contact the State Fair Appeal processes have decision, after Hearing been exhausted. exhausting the BHP (1-800-952-5253) Appeal Process; If the hearing is requested within 10 days of

2: Information Provided to Beneficiaries

receipt of a NAR, under certain circumstances, the level of services will be maintained pending

the outcome of the hearing.

Beneficiaries must have adequate information about the Behavioral Health Plan's (BHP) Grievance and Appeal process to be able to take advantage of the process if they so choose.

Information about how to make a grievance or appeal must be available in the BHP's Consumer Materials (i.e. Guide to Medi-Cal Services) available at all sites where BHP services are delivered. This includes County-operated and all County-contracted provider sites. Each site must prominently display a poster or posters in all of Alameda County's threshold languages provided by the BHP which contain information about ACBHD's grievance and appeal process and the ACBHD: Consumer Assistance phone number.

<u>Note:</u> ACBHD-contracted providers may also have their own internal consumer grievance resolution process which must adhere to the process outlined in this manual which meets State and Federal regulations. (See Section 11)

Grievances may be filed at any time with ACBHD by the consumer and/or their authorized representative. This includes beneficiaries age twelve (12) or over, parents/guardians of children and youth receiving services, 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. If the consumer-designated representative is not employed by ACBHD or an ACBHD 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 ACBHD to discuss the issue(s) with the representative.

Grievances to ACBHD may be filed orally, in writing, or in person by using ACBHD's Grievance or Appeal Request form, available at all provider sites. Grievances may be filed by a consumer or their designated representative to ACBHD 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, 2855 Telegraph Ave., Suite 501, Berkeley, CA

94705

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.

All sites must also have available the ACBHD form for making a written request for a grievance or appeal and pre-addressed envelopes. The information, forms and envelopes must be available to the beneficiary or their representative without them

having to make a verbal or written request to anyone for them. This information must also notify beneficiaries that they may authorize another person to act on their behalf, that the process maintains their confidentiality, and that the beneficiary is not subject to discrimination or any other penalty for filing a grievance, appeal or expedited appeal. The written form collects information on the person filing the grievance or appeal, information about the problem, and suggestions for its potential resolution.

Whenever the BHP issues a Notice of Adverse Benefit Determination (NOABD) of any type to a beneficiary, it must include information about the Appeal process and about State Fair Hearings and how to access them as well as the following three enclosures: Your Rights Under Medi-Cal, Notice, and Language Assistance.

Copies of Information about the Process, the Grievance/Appeal Request Form, and Release of information can be found in Appendix A.

3: Receipt of the Grievance or Appeal Request

Grievance or Appeal requests are summarized and collected on a Grievance/Appeal Call Form. (Note: All consumer appeals must be directed to ACBHD's Consumer Assistance line). The written request form collects information on the person filing the grievance or appeal, about the problem being reported, and the beneficiary's desire for potential resolution. If the grievance or appeal is made by phone, the receiver must record the information that is on the grievance call form. This includes

- the contact information for the person making the grievance or appeal including name, address, a daytime phone number and the beneficiary's date of birth;
- information about the agency or individual that currently provides services to the person;
- a summary of the issue or problem;
- any steps they have already taken to resolve the issue or problem; and,
- how the beneficiary or the person making the grievance would like to have the problem resolved.

In some cases, the beneficiary or their representative may leave a message on the ACBHD's Consumer Assistance Line or a contracted provider's voice mail with some but not all of this information. The recipient should return the call within 24 hours and complete the collection of information, confirming what has been mentioned in the call as well as gathering any additional information.

Discrimination Grievances

Beneficiaries, prospective beneficiaries and members of the public can file a Discrimination Grievance with:

a) ACBHD and/or DHCS if there is a concern of discrimination based on sex, race, color, religion, ancestry, national origin, ethnic group identification, age, mental

- disability, physical disability, medical condition, genetic information, marital status, gender, gender identity, or sexual orientation. (Welf. & Inst. Code § 14727(a)(4).)
- b) The United States Department of Health and Human Services Office for Civil Rights if there is a concern of discrimination based on race, color, national origin, sex, age, or disability. (Welf. & Inst. Code § 14727(a)(5).)

ACBHD does not require a beneficiary to file a Discrimination Grievance with ACBHD before filing the complaint directly with the DHCS Office of Civil Rights and the U.S. Health and Human Services Office for Civil Rights.

The ACBHD Quality Assurance (QA) Grievance Coordinator is responsible for all discrimination grievances. Discrimination grievances are completed by the (QA) Grievance Coordinator in consultation with the ACBHD Health Equity Officer and/or Compliance Officer, as appropriate, to ensure equitable resolution of all discrimination-related complaints and for ensuring compliance with federal and state non-discrimination requirements, and investigating Discrimination Grievances related to any action that would be prohibited by, or out of compliance with, federal or state nondiscrimination law.

See the ACBHD Reporting section of this manual for reporting requirements.

Release of Information

In order to investigate the problem, the recipient will need the consent of the beneficiary to release information. If the complainant is the beneficiary they may provide this consent verbally. If the grievance or appeal is being made by a representative, the beneficiary must consent that the representative is able to represent them. Oral consent is sufficient for BHP provider representatives. Written consent is required for non-BHP representatives.

All information received will be maintained with full respect to all regulations that assure confidentiality and security. Beneficiaries and/or their representatives may request from ACBHD or an ACBHD contractor *at any time* a copy of any documents and records considered during the grievance/appeal process.

Calls Regarding Other Matters

In some instances, callers may have complaints or concerns about an agency or service that is not under the Behavioral Health Plan. Examples of these include complaints about medical care at Highland Hospital, care at a non-County facility such as Herrick Hospital or the VA, an incident with law enforcement or at Santa Rita jail, or concerns regarding their housing. A list of agencies and their contact information and complaint processes are included in Appendix C of this manual. The call recipient may provide information to the caller about the appropriate agency to contact.

These calls are not considered grievances or appeals and do not need to be formally logged. However, the ACBHD Consumer Assistance Staff tracks the number and types of calls of this nature to identify areas where greater information to consumers and providers may be beneficial, and to expand or improve the information provided in this manual.

4: Acknowledgment of Receipt

Whether a grievance or appeal is received in writing or verbally, it must be logged and acknowledged in writing and post marked within five (5) calendar days. Therefore, it is extremely important to get a complete address from the caller.

The <u>date</u> the grievance or appeal is received will be the date that <u>sufficient information</u> needed to identify and follow up with the person making the grievance or appeal is complete and the receiver is able to begin the investigation. If a beneficiary leaves a message on the ACBHD Consumer Assistance Line or contracted provider voice mail but is unable to be reached to confirm the information or complete it, the information will not be considered complete and the time frame for resolution will not begin. If no verbal or written release is given, no investigation may ensue.

A written letter will be sent to the person who has made the grievance or appeal-either the beneficiary or their representative. The letter informs the person making the grievance or appeal that:

- the information has been received
- it acknowledges the date that the grievance is considered to be received, as well as the name, telephone number, and address of the BHP representative who the beneficiary may contact about the grievance.
- It explains the time frame in which the investigation and resolution will be carried out, in accordance with the corresponding regulations (see <u>Table 1</u>).

If the beneficiary has made <u>an oral grievance</u>, the letter will acknowledge the conversation, and whether verbal consent to release information was received. If verbal consent was not received, or is not sufficient, the letter will include a copy of the release of information form and request that the beneficiary return the form as soon as possible. In this case, no investigation can begin and no start date should be on the letter. An attempt to get a written release should always be made, regardless of verbal release.

If the beneficiary is making an <u>appeal</u>, and has made the request orally they will be contacted and told that they shall put their appeal in writing as well. The letter will then include a copy of the form to request an appeal and the release of information. Staff may help them with this process.

Copies of the <u>Letter of Acknowledgment - Grievance</u> and <u>Letter of</u>

Acknowledgment- Appeal can be found in the Appendix of Forms. A copy of the

Release of Information can be found there as well. A copy of the letter sent to be beneficiary should be kept in the paper file.

ACBHD Consumer Assistance maintains a master log of all BHP grievances and appeals. Contract providers who have an internal grievance resolution process must also maintain a log.

Enter into the log the date and time that the grievance or appeal request was received whether in writing or verbally, along with beneficiary's name, that of the complainant if they are other than the beneficiary, their relationship to the beneficiary, and the provider agency and/or the facility name about which they are complaining. The date of the letter of acknowledgement is also recorded. This date should be not more than one business day after the day the request was received.

The log records the type of grievance or appeal that is being made. Categories and their definitions include:

- Access failure to be given access to a service requested by the beneficiary These subcategories include;
 - Service not Available
 - Service not Accessible
 - Timeliness of Services
 - o 24/7/ Toll Free Access Line
 - Linguistic Services
 - Other Access issues
- Change of Provider a grievance which includes as its desired resolution to change providers due to dissatisfaction with service.
- **Confidentiality** a concern that the beneficiary's confidential information has been shared inappropriately.
- Quality of Care any of a number of concerns about the treatment the beneficiary has received which may include interpersonal relations as well as the quality of the site and other issues. All of these fall under grievances. These are subcategorized into;
 - Staff Behavior Concerns
 - Treatment issues or Concerns
 - Medication Concern
 - Cultural Appropriateness
 - Other Quality of Care Issues
- **Other** These are subcategorized into:
 - Financial Any issues concerning money either personal finances or cost of treatment
 - Lost Property
 - Operational Issue with how the program is being managed.
 - Peer Behaviors Conflicts with peers.
 - Physical Environment Issues having to do with treatment buildings and environment.
 - Other Grievance not listed above.

The category "Other" should only be used if the motive for the appeal or grievance does not fit within one of the previous categories. When the Other category is used, the specific reason should be noted in the log. From time to time, ACBHD may choose to create subcategories of greater detail, provided that these can be summarized into the categories above which are required by the State.

5: Investigation

The receiver must investigate the concerns raised in the grievance or appeal before making a determination. The investigation should begin as soon as possible as the investigator is working within a prescribed timeframe. The investigator is likely to need to contact the provider/staff in the matter to determine what occurred from their perspective.

During the course of the investigation, the investigator should document all steps taken, including conversations with the beneficiary, their representative, providers, any witnesses or other persons aware of the circumstances, as well as any documents reviewed or other research or investigations made to verify or determine what has occurred.

The investigation process is formal, and needs to be well documented. However, it is the intent that the investigator is helpful to the beneficiary and the provider/staff in seeking a reasonable and satisfactory resolution whenever possible. In many cases the issue may be one of communication or misunderstanding. The beneficiary's request for resolution should be considered and where possible a rapid action that leads to resolution between provider/staff and beneficiary may be encouraged or supported.

If, in the course of the investigation, the investigator uncovers significant issues related to program compliance, they should consult with the ACBHD Quality Assurance Office, ACBHD Compliance Officer, or contract provider's compliance officer immediately.

The investigator should always take measures to ensure that the investigation occurs within the prescribed time frame for resolution based on whether the concern is a grievance, appeal or expedited appeal. (See Table 1 above) If the investigation is expected to take longer than the standard time, follow the instructions in Section 6 below regarding extensions.

Investigation notes should be recorded in the file documenting all communications and actions taken to investigate the grievance or appeal matter. Use a separate notes sheet for each day or activity, and record events such as messages left even if communication was not established.

A brief summary of this process will be entered into the log when the resolution is completed and must include dates of review or review meetings.

6: Extension of Investigation Period

Under unusual circumstances it may be necessary to extend the period of time needed to make a decision beyond the standard time required in the regulations. For grievances, appeal and expedited appeals, an extension of up to 14 days is permitted if the beneficiary or their representative requests it, or if the Behavioral Health Plan needs more fact-finding time *and* an extension is in beneficiary's best interest. An example of this may be where additional information was needed from the beneficiary to make a determination and the information has been requested but has not been received.

If the investigator determines that more time is needed and warranted the beneficiary must be notified orally and in writing within two calendar days of the decision to extend.

If the BHP extends the time frame for reaching a decision, a <u>Letter of Extension</u> should be sent to the beneficiary or their representative prior to the end of the initial investigation period and a copy included in the beneficiary's file.

Indicate in the log the date that the extension letter was sent and the reason the extension was necessary. Also indicate the new deadline for resolution and decision.

7: Resolution and Decision

Once the grievance or appeal has been fully investigated, the investigator will reach a conclusion regarding the matter, and whether any action is required to be taken to resolve the problem or remedy the matter.

The investigator drafts the Decision Letter which includes a summary of the steps that were taken in the investigation and what conclusion or decision was reached about the concern or claim. If the conclusion is that a change of action or correction is needed to address the problem the letter should also state whether this correction or change has already been taken or remains to be taken.

In cases where the grievance was regarding a specific provider, the investigator <u>must</u> also notify the provider of the decision and resolution.

The California DHCS required format for grievance decisions is the Notice of Grievance Resolution Letter which is sent to the beneficiary along with the Nondiscrimination Notice and Language Assistance enclosures. The required format for an Appeal decision is-Notice of Appeal (Upheld or Overturned) which is sent to the beneficiary along with the Notice of Appeal Resolution-Your Rights, Nondiscrimination Notice, and Language Assistance enclosures. All beneficiary notices and a Notification of Decision to a Provider can be found in Appendix A.

Record in the log the date the Decision Letter was sent to the complainant as well as a brief summary of the resolution. If a provider was named or involved in the issue, also record the date of the Notice of Decision to the provider. Hard copies of both letters should be kept in the file.

If no Decision Letter is able to be issued to the beneficiary or their representative, the notes regarding the resolution should clearly state the reason (e.g., no known contact information). If a letter is sent and the mail is returned due to insufficient address, note in the log that the letter was unable to be delivered, the date the returned letter was received, and keep the returned letter unopened in the file.

8: Failure to Meet Required Time Frames

If the BHP fails to notify the beneficiary of a decision in the time frame permitted, the BHP must issue a Notice of Adverse Benefit Determination (NOABD)-Grievance and Appeal Timely Resolution which notifies the beneficiary or their representative that the BHP has failed to notify the affected parties within the allotted period and that the beneficiary has a right to request a State Fair Hearing.

Templates for the NOABD Grievance and Appeal Timely Resolution notice along with Your Rights Under Medi-Cal, Nondiscrimination Notice, and Language Assistance enclosures can be found in Appendix A. These forms are issued by the State and should not be changed.

Record in the log the date a NOABD was issued.

9: Grievance Process Exemptions

Grievances received over the telephone or in-person by ACBHD or an ACBHD-contracted provider, 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. Grievances received via mail by ACBHD or ACBHD-contracted providers and/or agencies are not exempt from the requirement to send an acknowledgment and disposition letter in writing. If ACBHD or an ACBHD-contracted agency receives a grievance pertaining to an Adverse Benefit Determination, the complaint is not considered a grievance and the exemption does not apply. All exempt grievances must be logged by ACBHD and ACBHD-contracted provider agencies. ACBHD-contracted providers and/or agencies must submit the ACBHD Grievance Call Form in lieu of a grievance case file. The Grievance Call Form must include the following information:

- 1. Date and time 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

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

10: Retention of Records

ACBHD and ACBHD-contracted provider agencies shall retain a copy of all grievances in locked administrative files, or stored in a secure electronic file, per requirements in ACBHD's most current Records Retention policy.

As required by the Department of Health Care Services (DHCS), ACBHD 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 ACBHD log for tracking purposes and for use in the quarterly patterns report to the ACBHD Quality Improvement Committee. ACBHD-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 their 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

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. Medical Record # (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
- 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
- Notice of Grievance or Appeal Resolution to beneficiary with Language Assistance and Nondiscrimination Notice enclosures
- 10. Notification of Grievance or Appeal Disposition to Provider
- 11. Supporting Documentation and additional correspondence (emails/records)
- 12. Letter of Extension

11: ACBHD-Contracted Providers with Internal Grievance Resolution Process

Any ACBHD-contracted provider agency's internal grievance process for consumers shall be in compliance with all State and Federal regulations as well as the ACBHD policy and this procedure manual regarding grievance processes including, but not limited to, grievance resolution timelines, notices to consumers, records retention, and logging. Contracted providers may refer to this ACBHD Consumer Grievance and Appeal Manual for guidelines and notice and resolution templates. Contracted providers must not require that consumers use or exhaust their internal grievance process prior to accessing ACBHD's grievance process. Appeals as described above may only be filed with and resolved by ACBHD. Contract providers must direct consumers who wish to file an appeal to the ACBHD Consumer Assistance Line. All ACBHD-contracted providers and/or agencies must maintain a grievance case file for each consumer grievance, which, at a minimum, contains all applicable information and documents listed under Section 10: Retention of Records above.

Upon resolution of a grievance, contracted providers must transmit a copy of all applicable information and documents listed above under Retention of Records above within five (5) days of the grievance resolution date. Submit grievance case files along with the agency representative's name and contact information to the ACBHD 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

Contracted provider agencies must maintain a grievance log that is kept current and contains all the applicable information listed under Retention of Records above. The grievance log must capture all consumer grievances whether or not a formal grievance was filed. ACBHD 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 ACBHD policy.

12: ACBHD Reporting

The Grievance and Appeal Resolution Process must include a procedure by which the issues identified as a result of a grievance or appeal is transmitted to the Behavioral Health Plan's Quality Improvement Committee for consideration in the quality improvement program.

Not less frequently than quarterly, the ACBHD Quality Assurance office will produce a report summarizing the number and type of grievances received during the quarter, the timeliness of responses, and reviewing and highlighting any trends or patterns emerging from the data.

On an annual basis, the ACBHD QA office will prepare the mental health Annual Beneficiary Grievance and Appeal Report (ABGAR) to the State. The ABGAR is due in October of each year. On a quarterly basis, the ACBHD QA office will prepare the DMC ODS grievance and appeal report to the State. Both reports will follow the State requirements which currently include a summary of the number and types of grievances, exempt grievances, appeals, and expedited appeals received, and the disposition of each, including whether the matter has been referred, resolved or is still pending at the time of the report.

Discrimination Related Grievances

Within (10) calendar days of mailing a Discrimination-related Notice of Grievance Resolution Letter to a beneficiary, QA Grievance Coordinator will submit the following information regarding the complaint to the DHCS Office of Civil Rights:

- 1) The original complaint.
- 2) The provider's or other accused party's response to the complaint.

- 3) Contact information for the personnel primarily responsible for investigating and responding to the complaint on behalf of the BHP.
- 4) Contact information for the beneficiary filing the complaint, and for the provider or other accused party that is the subject of the complaint.
- 5) All correspondence with the beneficiary regarding the complaint, including, but not limited to, the Discrimination Grievance acknowledgment letter and resolution letter sent to the beneficiary.
- 6) The results of the BHPs investigation, copies of any corrective action taken, and any other information that is relevant to the allegation(s) of discrimination.

The information will be mailed to the following address:

Office of Civil Rights, Department of Health Care Services PO Box 997413, MS 0009 Sacramento, CA 95899-7413

Consumer Grievance and Appeal Process



Appendix A: Forms and Letters

(click here to return to the main section of manual)



Karyn Tribble, PsyD, LCSW Director

GRIEVANCE AND APPEALS PROCESS



If you have a concern or problem or are not satisfied with your behavioral health services, the Behavioral Health Plan (BHP) wants to be sure your concerns are resolved simply and quickly. You or your representative may file a Grievance or Appeal with the Consumer Assistance office at 1(800) 779-0787. You may also ask your provider if they have a process for resolving grievances. Please use the Grievance and Appeal Request Form to file a Grievance or to request an Appeal. Please note that appeals may only be filed with Consumer Assistance and *not* with your provider. You will not be subject to discrimination or any other penalty for filing a Grievance or Appeal.

A **Grievance** is defined as <u>an expression of dissatisfaction about any matter regarding your behavioral health services that are not one of the problems covered by the Appeal and <u>State Fair Hearing processes described below</u>. Examples of grievances might be as follows: the quality of care of services provided, aspects of interpersonal relationships – such as rudeness of an employee, etc. **Steps to file a Grievance:**</u>

- File a Grievance orally or in writing. Oral grievances do not have to be followed up in writing. You may authorize another person to act on your behalf.
- You may file a Grievance at any time.
- You will receive a written acknowledge of receipt of your Grievance postmarked within 5 days of receipt of the Grievance.
- The BHP has 90 calendar days after the receipt of your Grievance to review it and notify you or your representative in writing about the decision. If resolution of your grievance is not reached within 90 calendar days you will be provided prompt oral and/or written notification of your rights and specific information on your grievance.
- Timeframes may be extended by you up to 14 calendar days if you request an extension, or if the BHP feels that there is a need for additional information and that the delay is for your benefit in which case you will receive oral and written notice from the BHP.



Karyn Tribble, PsyD, LCSW Director

Where to File Your Grievance

With Alameda County Behavioral Health (ACBHD):

By phone: 1-800-779-0787 Consumer Assistance

For assistance with hearing or speaking, call 711, California Relay

Service

Via US Mail: 2000 Embarcadero Cove, Suite 400, Oakland, CA 94606

In Person: By visiting Consumer Assistance at Mental Health Association,

2855 Telegraph Ave., Suite 501, Berkeley, CA 94705

• With your provider: Your provider may resolve your grievance internally or direct you to ACBHD above. You may obtain forms and assistance from your provider.

An **Appeal** is a review by the BHP of an Adverse Benefit Determination (ABD). An **Adverse Benefit Determination** is defined to mean any of the following actions taken by the BHP or a BHP-contracted provider regarding Medi-Cal behavioral health care 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. The decision made by the BHP about your behavioral health services may be described in a **Notice of Adverse Benefit Determination (NOABD)** letter sent or given personally to you.

Steps to file an Appeal:

- Only Medi-Cal beneficiaries may file a Standard or Expedited Appeal with ACBHD regarding a NOABD for a Medi-Cal behavioral health service.
- File an Appeal in person, on the phone or in writing within 60 days of the date of a NOABD. If you file the Appeal orally, you must follow it up with a signed written Appeal. If you did not receive a NOABD, there is no deadline for filing; so you may file at any time. You may authorize another person to act on your behalf.
- Upon request, your benefits will continue while the Appeal is pending IF you file the Appeal within 10 calendar days from the date the NOABD was mailed or given to you.
- You will receive a written acknowledge of receipt of your Appeal postmarked within 5 calendar days of receipt of the Appeal.
- The BHP has 30 days after the receipt of your Appeal to review it and notify you or your representative in writing about the decision.
- Timeframes may be extended by you up to 14 calendar days if you request an

extension, or if the BHP feels that there is a need for additional information and that the delay is for your benefit in which case you will receive oral and written notice from the BHP.

 Appeals are not available to beneficiaries that are not happy with the outcome of a grievance.

An **Expedited Appeal** can be requested <u>if you think waiting 30 days could seriously</u> jeopardize your mental health or substance use disorder condition and/or your ability to <u>attain, maintain or regain maximum function</u>. If the BHP agrees that your appeal meets the requirements for an Expedited Appeal, the BHP will resolve it within 72 hours after the Expedited Appeal is received.

Steps to file an Expedited Appeal:

- File an Expedited Appeal in person, on the phone or in writing within 60 days of the date of a Notice of Adverse Benefit Determination (NOABD). Verbal and in person requests for Expedited Appeals do not have to be put in writing. You may authorize another person to act on your behalf.
- Upon request, your benefits will continue while the Expedited Appeal is pending IF you file the Appeal within 10 calendar days from the date the NOABD was mailed or given to you.
- The BHP has 72 hours after the receipt of your Expedited Appeal to review it and notify you or your representative in a written Notice of Appeal Resolution (NAR), and may notify you verbally as well.
- Timeframes may be extended by you up to 14 calendar days if you request an extension, or if the BHP feels that there is a need for additional information and that the delay is for your benefit.
- If the BHP decides that your appeal does not qualify for an Expedited Appeal, they will notify you right away verbally and in writing within 2 calendar days. Your appeal will then follow the Standard Appeal process.

Where to File Your Appeal With Alameda County ACBHD:

By phone: 1-800-779-0787 Consumer Assistance

For assistance with hearing or speaking, call 711, California Relay

Via US Mail: 2000 Embarcadero Cove, Suite 400, Oakland, CA 94606

In Person: By visiting Consumer Assistance at Mental Health Association,

2855 Telegraph Ave, Suite 501, Berkeley, CA 94705

You have a right to a **State Fair Hearing**, an independent review conducted by the California Department of Social Services, if you have exhausted the BHP's Appeals process. A request for a State Fair Hearing is included with each Notice of Appeal Resolution (NAR); you must submit the request within 120 days of the postmark date <u>or</u> the day that the BHP personally gave you the NAR. You may request a State Fair Hearing whether or not you have received a NOABD. To keep your same services while waiting for a hearing, you must request the hearing within ten (10) days from the date the NAR was mailed or personally given to you or before the effective date of the change in service, whichever is later. The State must reach its decision within 90 calendar days of the date of

request for Standard Hearings and for Expedited Hearings within 3 days of the date of request. The BHP shall authorize or provide the disputed services promptly within 72 hours from the date it receives notice reversing the BHP's ABD. You may request a State Fair Hearing by calling 1(800) 952-5253, or for TTY 1 (800) 952-8349, online to https://secure.dss.cahwnet.gov/shd/pubintake/cdss-request.aspx or writing to: California Department of Social Services/State Hearings Division, P.O. Box 944243, Mail Station 9-17-37, Sacramento, CA 94244-2430.

For more detailed information on the Grievance or Appeals process, please ask your provider for a copy of *Guide to Medi-Cal Mental Health Services* OR *Guide to Drug Medi-Cal Services*. For questions or assistance with filling out forms, you may ask your provider or call:

Consumer Assistance: 1(800) 779-0787



GRIEVANCE or APPEAL REQUEST

This form is used to file a Grievance or to request an Appeal. If you need assistance in completing this form, you can request help from your provider or by calling Consumer Assistance at (800) 779-0787. A signed *Authorization for Release of Confidential Information* needs to be submitted along with this form. The Grievance or Appeal Request can be submitted to your provider (MD, case manager, clinician, the Program Supervisor, etc.) or mailed directly to Consumer Assistance at: 2000 Embarcadero Cove, Suite 400, Oakland, CA 94606. Please fill out both sides of this form.

I wish to file: (choose one)☐Grievance ☐ Appeal
Check here if you are requesting that your Appeal be processed through the Expedited Appeals Process (see requirements for an Expedited Appeal)
Your address and phone number are important. We need this information to contact you about the outcome of your Grievance or Appeal. <i>PLEASE PRINT</i> :
Your Name:
Your Address:
Your Daytime Phone: Date of Birth:
May we leave a message at the above #? Yes 🗌 No 🗌
Current Provider:
If Applicable, Person Representing You:
Their Address:
Their Daytime Phone:



Please answer the following questions. Attach addition	nal pages if needed.
What is the problem?	
	······································
What have you done to try to resolve the problem?	
What would you like the solution to be?	
Consumer (or Consumer's Representative) Signature	Date



You will not be subject to discrimination or any other penalty for filing a Grievance or Appeal. Your confidentiality will be protected at all times in accordance with State and Federal law. You may request a State Fair Hearing following the completion of the Appeal Process.

Authorization for Release of Confidential Information

(Please fill out both sides of this form)

Consumer's Last N	ame First Name	Middle Name	Date of Birth
Street Address	City	Zip Code	Daytime Telephone
Social Security Nun	nber *(Required)		
l, request that my p	rotected health inform	nation (PHI) from:	
Health Care Provide	er Name		Telephone
Street Address	City/State	Zip Code	FAX # (if known)
Be disclosed to:	ACBHD – QA Office Consumer Assistance 2000 Embarcadero Co Oakland, CA 94606	ve, Suite 400	
I authorize the follo	wing PHI to be release	ed from my medical	record(s):
□ Emergency F	Room Record	Pathology	Slides/Report
☐ Laboratory R	leports	☐ Itemized E	Billing Records
□ Radiology Re	eports	Discharge	Summary
Immunizatio	n Record	☐ History and Physical, Consultations	



□ Complete Medical Record (all pgs.)□ Other:	□ Ope	erative R	eports		
State and Federal law protect the following info you, please indicate if you would like this inform dates where appropriate): Mental Health Records Psychotherapy Records HIV Testing and Results Alcohol, Drug, or Substance Abuse Record Genetic Records	nation r		l/obtain		to
Covering the period of healthcare from: Specific OR All past, present, and future encounters/visits Purpose for requesting information: Resolving n					
This consent is subject to revocation by the unders that action has been taken in reliance hereon, and six (6) months from the date of consent. The signe verbally informing Consumer Assistance.	if not e	arlier rev	oked, it	shall termina	te
Client or Authorized Representative Signature			Date		
Print Name	Relation	onship to	o Patien ⁱ	t (if applicable	(ڊ

Any disclosure of medical records information by the recipient(s) is prohibited except when implicit in the purpose of the disclosure. PROHIBITION ON RE-DISCLOSURE OF PROTECTED SUD INFORMATION: 42 CFR Part 2 prohibits unauthorized disclosure of these records.

(click here to return to relevant section of the manual)



GRIEVANCE CALL FORM

Date AND Time: Click	Staff:		Beneficiary Insyst	#	
here to enter a date.					
Family:(Name/Relation	nship)	Authorized Repre	sentative:	Provider:	
Beneficiary's Name:	Medi-C	al #:	MHSA Funding: Y or N		
Address:	Birthda	te:			
	Medi-C	al #:			
Phone:	Social	Security #:			
Provider Agency: Program Name: Form of Consent: Verb Yes No Grievance:	Name: Choose an item. Access: Quality of Care: Change of Provider: Confidentiality: Other: Consent: Verbal Authorization No		Time of Grievance: Choose an item. Time of Grievance Resolution: Click here to enter a date. Release of Authorization Form Received: Yes No		
Grievance Resolution:					
 Please fax compl 	leted form to Quality	Assurance office 5	10-639-1346.		





Letter of Acknowledgment-Appeal

Date

Name Street City, State, Zip

Dear Name,

This letter is to acknowledge receipt of your appeal on date, in regards services denied, terminated or modified with the Provider. If you have filed your appeal verbally, **you are required to file it in writing as well**. The date that we have received your verbal appeal is the date we will use for timeframes as long as we receive the written appeal as well.

With the information you have provided we will investigate your appeal and inform you of a final decision within 30 calendar days. During this time you may provide verbal or written supporting documentation. I may also need to contact you to get additional information. We can arrange for an interpreter if you need one.

In order to carry out the investigation, you have been asked to consent to a limited release of confidential information. You have provided that consent verbally to me on (date) but not in writing. Therefore, a Release of Information form is enclosed for you to complete. Please return the form to me, along with your written statement regarding your request to appeal at: 2000 Embarcadero Cove, Suite 400, Oakland, CA 94606. You may authorize another person to act on your behalf. Non-network beneficiary representatives must complete a signed release of information form prior to Behavioral Health Care Services sharing any information.

The Code of Federal Regulations (CFR), Title 42 Section 438.408(c)(1)(i) allows for the initial timeframe of 30 days to be extended by up to 14 days if you request an extension or if the BHP determines there is a need for additional information and that the delay is in your best interest.

You may not be subject to any discrimination or any other penalty for filing an appeal. You may request a copy of your appeal file and this will be provided to you free of charge and sufficiently in advance of the resolution timeframe for standard and expedited appeal resolutions.





Letter of Extension

Letter of Extension
Date
Name Address Dear
On {insert date} you filed a [grievance/appeal/expedited appeal] with our office regarding the following matter:
I am continuing to investigate your concern but I have not received all the information necessary to reach a decision and resolution. [If appropriate, note the information that is pending or if information from the beneficiary is needed.] For this reason, we are extending the timeframe by 14 days. We will make a decision and notify you of the resolution by [insert the new date.]
The California Code of Regulations, Section 1850.206(b) allows for the initial time frame of [60/45/3] days to be extended by up to 14 calendar days if the beneficiary requests an extension or if the Behavioral Health Plan (MHP) determines that there is a need for additional information and that the delay is in the beneficiary's best interest.
Our goal is to provide you with the best possible service, and we will continue to work toward obtaining the information we need in order to address the issues you raised. If you have any questions, you may contact me at [insert contact information.]
Sincerely,
Grievance Investigator

Investigation Notes

Beneficiary Name:	Date:
[] Spoke to person with knowledge of situation	
Name:	_
Contact information:	_
Connection to matter:	<u> </u>
[] Left message for person with knowledge of situation	
Name:	
Time of message:	
Summary of message content:	
[] Conducted site visit	
Site visited:	
Address:	
[] Other:	
Summary of activity, action taken or conversation in support of	the investigation:
Name of investigator:	
Signature or initials:	



NOTICE OF GRIEVANCE RESOLUTION

Date

Beneficiary's Name Address City, State Zip Treating Provider's Name

Address

City, State Zip

RE: YOUR GRIEVANCE

You or Name of requesting provider or authorized representative, on your behalf, filed a grievance with the *Plan/Provider* on *DATE*. *Plan/Provider* has reviewed your grievance. This notice describes steps taken to resolve your grievance.

Using plain language, insert: 1. A summary of the grievance filed by the beneficiary; 2. Steps taken to resolve the grievance (e.g., investigation, speaking with provider); 3. A clear and concise explanation of how the grievance was resolved, including if it was resolved in favor of the beneficiary; and, 4. The reasons for the decision.

If you are dissatisfied with the resolution of your grievance, you may file another grievance with the *Plan/Provider*.

For help with Mental Health or Substance Use Disorder services, please call ACCESS toll free 24hrs a day/7 days a week at 1-800-698-1118.

The Plan/Provider can help you with any questions you have about this notice. For help, you may call *Plan hours of operation* at *24/7 toll-free telephone number*. If you have trouble speaking or hearing, please call TTY/TTD number *TTY/TTD number*, between *hours of operation* for help.



If you need this notice and/or other documents from the Plan/Provider in an alternative communication format such as large font, Braille, or an electronic format, or, if you would like help reading the material, please contact *Plan/Provider* by calling *telephone number*.

If the Plan/Provider does not help you to your satisfaction and/or you need additional help, the State Medi-Cal Managed Care Ombudsman Office can help you with any questions. You may call them Monday through Friday, 8am to 5pm PST, excluding holidays, at 1-888-452-8609.

Signature Block



NOTICE OF ADVERSE BENEFIT DETERMINATION-Timely Access

About Your Treatment Request

Date

Beneficiary's Name Address City, State Zip Treating Provider's Name Address City, State Zip

RE: Service Requested

You or your provider [Name of requesting provider has asked Plan to obtain or approve Service requested. The Plan or Name of requesting provider has not provided services within number of working days. Our records show that you requested service(s), or service(s) were requested on your behalf on date requested.

We apologize for the delay in providing timely services. We are working on your request and will provide you with Service requested soon.

You may appeal this decision. The enclosed "Your Rights" information notice tells you how. It also tells you where you can get help with your appeal. This also means free legal help. You are encouraged to send with your appeal any information or documents that could help your appeal. The enclosed "Your Rights" information notice provides timelines you must follow when requesting an appeal.

The Plan can help you with any questions you have about this notice. For help, you may call Plan hours of operation at Plan's Member Services telephone number. If you have trouble speaking or hearing, please call TTY/TTD number TTY/TTD number, between hours of operation for help.

If you need this notice and/or other documents from the Plan in an alternative communication format such as large font, Braille, or an electronic format, or, if you would like help reading the material, please contact Plan by calling telephone number.



If the Plan does not help you to your satisfaction and/or you need additional help, the State Medi-Cal Managed Care Ombudsman Office can help you with any questions. You may call them Monday through Friday, 8am to 5pm PST, excluding holidays, at1-888-452-8609.

Signature Block

Enclosed "Your Rights"

Language Assistance Taglines

Beneficiary Non-Discrimination Notice

Enclose notice with each letter



NOTICE OF APPEAL RESOLUTION

Date

Member's Name

Address

City, State Zip

Treating Provider's Name

Address City, State Zip

RE: Service requested

You or Name of requesting provider or authorized representative, on your behalf, appealed the denial, delay, modification, reduction or termination or other adverse benefits determination of Service requested. Plan has reviewed the appeal and has decided to uphold the decision. This request is still denied. This is because Using plain language, insert: 1. A clear and concise explanation of the reasons for the decision; 2. A description of the criteria or guidelines used, including a reference to the specific regulations or plan authorization procedures that support the action; and 3. The clinical reasons for the decision regarding medical necessity.

You may ask for free copies of all information used to make this decision. This includes a copy of the actual benefit provision, guidelines, protocol, or criteria on which we based our decision. To ask for this, please call *Plan* at *telephone number*.

You may appeal this decision by requesting a State Hearing. The enclosed "Your Rights" information notice tells you how. It also tells you where you can get help with your appeal. This also means free legal help. You are encouraged to send in any information that could help your case. The enclosed "Your Rights" information notice provides timelines you must follow when requesting an appeal.

The Plan can help you with any questions you have about this notice. For help, you may call Plan hours of operation at Plan's Member Services telephone number. If you have trouble



speaking or hearing, please call TTY/TTD number *TTY/TTD number*, between hours of operation for help.

If you need this notice and/or other documents from the Plan in an alternative communication format such as large font, Braille, or an electronic format, or, if you would like help reading the material, please contact *Plan* by calling *telephone number*.

If the Plan does not help you to your satisfaction and/or you need additional help, the State Medi-Cal Managed Care Ombudsman Office can help you with any questions. You may call them Monday through Friday, 8am to 5pm PST, excluding holidays, at 1-888-452-8609.

Signature Block

Enclosed: Language Assistance Tag Lines

"Your Rights" Under Medi-Cal

Beneficiary Non-Discrimination Notice

Enclose notice with each letter



YOUR RIGHTS UNDER MEDI-CAL

If you need this notice and/or other documents from the Plan in an alternative communication format such as large font, Braille, or an electronic format, or, if you would like help reading the material, please contact *Plan* by calling *telephone number*.

If you still do not agree with the plan's decision, you can ask for a "State Hearing" and a judge will review your case.

You must ask for a State Hearing within <u>120 days</u> from the date of this letter. However, **if you are currently getting treatment and you want to continue your treatment while you appeal, you must ask for a State Hearing within <u>10 days</u> from the date this letter was postmarked or delivered to you OR before the date your health plan says services will be stopped or reduced. When you ask for a State Hearing, you must say that you want to keep getting your treatment. You will not have to pay for a State Hearing.**

You can ask for a State Hearing by phone, electronically, or in writing:

- By phone: Call **1-800-952-5253**. If you cannot speak or hear well, please call **TTY/TDD 1-800-952-8349**.
- <u>Electronically</u>: You may request a State Hearing online. Please visit the California Department of Social Services' website to complete the electronic form: https://secure.dss.cahwnet.gov/shd/pubintake/cdss-request.aspx
- In writing: Fill out a State Hearing form or send a letter to:

California Department of Social Services State Hearings Division P.O. Box 944243, Mail Station 9-17-37 Sacramento, CA 94244-2430

Be sure to include your name, address, telephone number, Date of Birth, and the reason you want a State Hearing. If someone is helping you ask for a State Hearing, add their name, address, and telephone number to the form or letter. If you need an interpreter, tell us what language you speak. You will not have to pay for an interpreter. We will get you one.



After you ask for a State Hearing, it could take up to 90 days to decide your case and send you an answer. If you think waiting that long will harm your health, you might be able to get an answer within 72 hours. You may wish to ask your doctor or mental health plan to write a letter for you or you may write your own. The letter must explain in detail how waiting for up to 90 days for your case to be decided will seriously harm your life, your health, or your ability to attain, maintain, or regain maximum function. Then, make sure you ask for an **"expedited hearing,"** and provide the letter with your request for a hearing.

Authorized Representative

You may speak for yourself at the State Hearing or have another person speak for you, such as a relative, friend, advocate, doctor, or attorney. If you want another person to speak for you, then you must tell the State Hearing office that the person is allowed to speak on your behalf. This person is called an "authorized representative."

Legal Help

You may be able to get free legal help. You may call the local Legal Aid program in your county at 888-804-3536.



NOTICE OF ADVERSE BENEFIT DETERMINATION-TIMELY ACCESS

About Your Treatment Request

Date

Beneficiary's Name

Address City, State Zip **Treating Provider's Name**

Address City, State Zip

RE: [Service requested]

Our records show that you filed a *grievance* or appeal with the Behavioral Health Plan or (Name of provider) on date filed. Unfortunately, the Behavioral Health Plan did not finish reviewing the *grievance* or appeal within the required timeline.

We apologize for the delay in processing your *grievance* or appeal. We are working on it and will provide you with a decision as soon as possible.

You may appeal this decision. The enclosed "Your Rights" information notice tells you how. It also tells you where you can get help with your appeal. This also means free legal help. You are encouraged to send with your appeal any information or documents that could help your appeal. The enclosed "Your Rights" information notice provides timelines you must follow when requesting an appeal.

The Behavioral Health Plan can help you with any questions you have about this notice. For help, you may call Behavioral Health Plan hours of operation at Behavioral Health Plan's Member Services telephone number. If you have trouble speaking or hearing, please call TTY/TTD number, between hours of operation for help.



For help with Mental Health or Substance Use Disorder services, please call ACCESS toll free 24hrs a day/7 days a week at 1-800-698-1118.

If you need this notice and/or other documents from the Behavioral Health Plan in an alternative communication format such as large font, Braille, or an electronic format, or, if you would like help reading the material, please contact *Behavioral Health Plan* by calling *telephone number*.

If the Behavioral Health Plan does not help you to your satisfaction and/or you need additional help, the State Medi-Cal Managed Care Ombudsman Office can help you with any questions. You may call them Monday through Friday, 8am to 5pm PST, excluding holidays, at 1-888-452-8609.

This notice does not affect any of your other Medi-Cal services.

Signature Block

Enclosed: Language Assistance Taglines
"Your Rights"
Beneficiary Non-Discrimination Notice



Expedited Appeal Request: Letter of Denial

Date
Name
Address
Dear Click or tap here to enter text.
On {insert date} you filed an Expedited Appeal with our office regarding [Click or tap here to enter text.].

You are receiving this notice because we are denying your request for an Expedited Appeal.

The California Code of Regulations, Title 9, Section 1850.208 (a) states that the Expedited Appeal process must be used when the Behavioral Health Plan (MHP) determines or the beneficiary and/or the beneficiary's provider certifies that taking the time for a standard appeal resolution could seriously jeopardize the beneficiary's life, health, or ability to attain, maintain, or regain maximum function.

We have evaluated your request and have found that your appeal does not meet these requirements.

The California Code of Regulations, Title 9, Section 1850.208(e) requires us to give prompt verbal notice of the denial of the request for an Expedited Appeal and to provide written notice within two calendar days of the date of this denial. We contacted you on [xx/xx/xxxx] and provided you with verbal notice of the denial. This letter serves as written notice of this denial.

We will notify you of a decision on your appeal within 45 calendar days from the date we received your initial request. Timeframes may be extended by up to 14 calendar days if you request an extension, or if we feel that there is a need for additional information and that the delay is for your benefit (CCR, Title 9, Section 1850.207(c)). If the extension is not requested by you or your representative, we will notify you of the extension and the reasons for this extension in writing.

Once we resolve your appeal, we will notify you and all other affected parties verbally and in writing.

If you disagree with this decision, you may file a Grievance.

This written notice is not a Notice of Action as defined in the California Code of Regulations, Section 1810.230.5.

If you have any questions, you may contact me at [insert contact information.]

Sincerely,

(click <u>here</u> to return to relevant section of the manual)



File Document Check List Last Name: _____ First Name: _____ INSYST#: Staff Name Who Resolved and Credential: _____ IN ALL FILES: _____ Documentation of Request for investigation of Grievance or Appeal from Beneficiary or Representative ____ Authorization of Release of Information from Beneficiary _____ Letter of Acknowledgment _____ Provider Notice (Grievance/Appeal) Letter ____ Investigation Notes ___ Notice of Grievance Resolution to Beneficiary with Non-Discrimination and Language Taglines attachments. __ Notice of Appeal Resolution to Beneficiary with Non-Discrimination, Language Tagline and NAR Your Rights attachments. _____ Notification of Disposition (Provider) ADDITIONAL INFORMATION: Supporting Documentation and additional correspondence (emails/records) _____ Letter of Extension (if issued) __ NOABD (if time frame exceeded) with NOABD Your rights, Non-Discrimination, and Language Taglines attachments.

_____ Aid Paid Pending criteria met/Written notice sent to beneficiary (if applicable)



Appendix B: ACBHD Grievance and Appeal System Policy

Link to **Policy** on ACBHD Website

(click here to return to the main section of manual)



Appendix C: Other Agency Contacts

(click here to return to the main section of manual)

From time to time ACBHD may receive calls from consumers or others seeking to grieve services or an interaction with another public agency or health care provider. Below is a list of health providers, law enforcement agencies and other agencies that may serve ACBHD consumers or may be confused with ACBHD.

A. HEALTH CARE PROVIDERS

Alameda Health System Patient Affairs Office

- Contact info: Call (510) 437-4108 or drop in at the 3rd floor of A Wing at the Highland campus (M-F, 9:00am to 4:00 pm). Written compliments or grievances should be sent to: Patient Affairs Officer, Alameda Health System, 1411 E. 31st St., Oakland CA 94602.
- What to call for: Complaints about health facilities operated by AHS including Highland Hospital, John George Psychiatric Hospital, Fairmont Hospital, San Leandro Hospital, Eastmont Wellness, Hayward Wellness and Newark Wellness.

Herrick Hospital Patient Relations

- Contact Info: (510) 204-4689
- What to call for: Questions, concerns or complaints about a stay at Herrick Hospital medical or psychiatric units.

California Department of Public Health Licensing and Certification Program

Licensing and Certification - Complaints

Contact Info: 850 Marina Bay Parkway, Building P, 1st Floor, Richmond, CA 94804-6403

Phone: (510) 620-3900

What to call for: To submit a complaint to the Licensing and Certification Program against a

health facility/provider. Complaints can also be submitted online at:

Behavioral Health Association of Alameda County

http://www.mhaac.org/

Contact info: (510) 835-5010

What to call for: Complaints from patients in psychiatric hospitals/facilities and residents

of halfway houses or board and care homes who feel their rights have been denied.



LAW ENFORCEMENT

Alameda County Sheriff Internal Affairs Office (including complaints regarding Santa Rita Jail) –

Citizen Complaint | Alameda County Sheriff's Office, CA

Call (510) 208-9800. Grievance forms for complaints related to Santa Rita jail can also be requested directly from jail personnel.

City of Alameda Police Department - http://alamedaca.gov/police/compliments-complaints

(510) 337-8824. Brochure with more information available on website.

Albany Police Department- http://www.albanyca.org/modules/ShowDocument.aspx?page=832#334 Call 510-525-7300 or download a complaint form at http://www.albanyca.org/Modules/ShowDocument.aspx?documentid=24442

BART Police Department - http://www.bart.gov/about/police

Email Internal Affairs at ia@bart.gov or contact one of the following:

Lieutenant Lance Haight: 510.464.7027, lhaight@bart.gov Sergeant John Sandoval: 510.464.7023, jsandov@bart.gov Sergeant Aaron Togonon: 510.464.7062, atogono@bart.gov

Forms are available for download on the website

Berkeley Police Department -

http://www.ci.berkeley.ca.us/Police_Review_Commission/Home/Complaints.aspx Police Review Commission: Calls (510) 981-4950. Forms are also available on website.

Dublin Police Department - See Alameda County Sherriff

Emeryville Police Department - http://www.ci.emeryville.ca.us/index.aspx?NID=293 Call (510) 596-3709.

Fremont Police Department - http://www.fremontpolice.org/index.aspx?NID=197 Call (510) 790-6800.

Hayward Police Department - http://user.govoutreach.com/hayward/faq.php?cid=11081 Call (510) 293-7059.

Livermore Police Department - http://www.cityoflivermore.net/citygov/police/Call (925) 371-4900.

Newark Police Department - http://www.newark.org/departments/police/administrative-services/recruitment-and-personnel/ Call (510) 578-4237.

Oakland Police Department -

http://www2.oaklandnet.com/Government/o/CityAdministration/d/CPRB/DOWD005103

- Oakland Citizens' Police Review Board: Call (510) 238-3159. Complaints can also be filed in person at City Hall 1 Frank Ogawa Plaza, 11th Floor or online at the website above.
- Oakland Internal Affairs Division: Call (510) 238-3161 or mail a complaint form to: Oakland Police Department, Internal Affairs Division, 250 Frank Ogawa Plaza, Ste. C, Oakland, CA 94612.

Piedmont Police Department - http://www.ci.piedmont.ca.us/police/resources.shtml Call (510) 420-3000.

Pleasanton Police Department - http://www.cityofpleasantonca.gov/pdf/citizen-complaint-english.pdf
Call (925) 931-5100.

San Leandro Police Department -

http://www.sanleandro.org/depts/pd/aslpd/contact.asp Call 510-577-2740.

Union City Police Department - http://www.union-city.ca.us/police/support_serv.htm To request a complaint form call (510) 471-1365.

B. VETERANS' SERVICES

Veteran's Administration Medical Services

A Patient Advocacy Program is in place at each VA health care facility to help resolve concerns about any aspect of a veteran's health care experience. Patient Advocates can be reached through the nursing or support staff in any clinical area. If a dispute cannot be resolved locally, veterans can file a complaint through the Board of Veterans' Appeals. Information on this process is at http://www.bva.va.gov/.

Alameda County Veterans Service Office (VSO) -

http://www.alamedasocialservices.org/public/services/veterans_services/index.cfm

- Contact info:
 - o Oakland (Main Office), 6955 Foothill Blvd., Ste. 300

(510) 577-1926

- Hayward, 24100 Amador St. (510) 265-8271
- Fremont, 39155 Liberty St., Ste. F620 (510) 795-2686
- What to call for: Provides veterans and their dependents and/or survivors with information regarding veteran's benefits, and assistance with filing benefit claims, waivers and appeals.

Officer of Inspector General Hotline

- Contact info: (800) 488-8244 or vaoighotline@va.gov
- What to call for: Complaints regarding criminal activity, fraud, waste, abuse and mismanagement of VA programs and operations.

C. RESIDENTIAL FACILITIES AND HOUSING

Behavioral Health Care Services Housing Services Office can take complaints related to shelters, and assist consumers who face a housing crisis.

Housing Services Office
2000 Embarcadero Cove, Suite 400 - #12 **510-567-8146**



East Bay Delta Adult and Senior Care Regional Office

- Contact info: 1515 Clay Street, Suite 310, MS 29-21, Oakland, CA 94612
 Telephone: (510) 286-4355
- What to call for: Complaints about Residential Care Facilities for the Elderly, Adult Residential Facilities (including Board and Care homes), Adult Day Programs, or Social Rehabilitation Facilities.

ECHO Housing

Contact info:

Northern Alameda County, call 510-496-0496 Southern Alameda County, call 510-581-9380 Tri-Valley Area, call 925-449-7340

 What to call for: Information on Fair Housing Laws and Illegal Housing Discrimination

Homeless shelters

Agencies who operate emergency shelters each have individual agency grievance processes that clients should utilize for complaints. 211 can provide contact information for shelters.

US Department of Housing and Urban Development

- What to call for: To make a formal complaint about discrimination in housing.

Rent Review Boards

Some East Bay cities set limits on the amount by which the rent can rise and/or offer review or mediation services to tenants who believe they have had their rent increased unfairly.

City of Alameda Rent Review Advisory Committee (510) 747-4316 http://www.alamedahsg.org/hd_hsg_rrac.html

Alameda County Rent Review Program (for unincorporated county including San Lorenzo, Castro Valley, Ashland and Cherryland)
224 W. Winton Ave., Room 108, Hayward, CA 94544
(510) 670-6682



http://www.acgov.org/cda/hcd/rent.htm

Berkeley Rent Stabilization Board 2125 Milvia Street, Berkeley, CA 94704 (510) 981-7368 http://www.ci.berkeley.ca.us/DepartmentHome.aspx?id=9546

Fremont Housing and Redevelopment Department 39550 Liberty St. First Floor, Fremont, CA 94538 510-494-4500 http://www.fremont.gov/index.aspx?NID=422

Hayward Rent Control Information 777 B Street, Hayward, CA 94541 (510) 583-4454 https://www.hayward-ca.gov/residents/housing

Oakland Rent Adjustment Program
250 Frank H. Ogawa Plaza, 6th Floor, Oakland, CA 94612
(510) 238-3721
http://www2.oaklandnet.com/Government/o/hcd/s/RenterResources/index.htm

San Leandro Rent Review Program (510) 581-9380 (operated by ECHO Housing) https://www.sanleandro.org/depts/cd/housing/rentreview/default.asp

D. OTHER ASSISTANCE ORGANIZATIONS

Mental Health Advocates

http://www.mhaac.org/behavioral-health-advocates.html

- Contact info: 510-835-5532 or drop in Monday Friday 9am-5pm at 954 60th St.
 Suite #10, Oakland
- What to call for: Assistance with problems with SSI benefits or help acquiring behavioral health and other services, financial aid or benefits.

Families Information and Referral Service Telephone (FIRST)

http://www.mhaac.org/family-caregiver-advocate.html

- Contact info: (510) 835-0188.
- What to call for: FIRST is a central source of information, referral and advice for anyone in Alameda County who is trying to help a relative or friend with behavioral



illness. FIRST provides information on the behavioral health system and law, referral to public and private services, and advice and help in sorting out options and making informed decisions.



Appendix D: Legal Rights of Patients and Tenants

(click here to return to the main section of manual)

A. Patients' Rights

Patients' rights are different from the right beneficiaries of County-funded behavioral health services have to grieve or appeal the actions of the County or its contractors. Generally, when the service or treatment was provided in an in-patient setting, and particularly on an involuntary hold, the applicable process is Patient's Rights. The section below describes some of the key rights that consumers have as patients and how to know when an action may raise a patient's rights issue.

To reach a Patients' Rights Advocate call 800-734-2504 or if outside the county, dial 510-835-2505

1. Involuntary Detention

Under Welfare and Institutions Code (WIC) 5150 a person may be involuntarily taken to a behavioral health facility for psychiatric evaluation for up to 72 hours. A person can be involuntarily detained if they meet one of the following criteria due to a behavioral illness:

- 1. The person presents a danger to him/herself.
- 2. The person presents a danger to others.
- 3. The person is incapacitated to the point of being gravely disabled. That means the person cannot provide for their own food, clothing, and/or shelter, or cannot make use of the food, clothing, and shelter available to him/her.

After the 72-hour evaluation period, a psychiatrist may petition to continue involuntary treatment for up to an additional 14 days. The psychiatrist must file a "5250" or "certification for up to fourteen days of intensive psychiatric treatment" with superior court. The client is then entitled to an automatic hearing and a Patients' Rights advocate from the Patients' Rights Advocacy office represents the client. Upon conclusion of a 14-day hold, if the doctor still believes the client is gravely disabled, the doctor may file for "temporary conservatorship". This legal hold can last up to 30 days (unless it is agreed by the court that it may be longer, or "continuous", for specific legal reasons). If the person objects, a writ of habeas corpus can be filed. Hospital staff are obligated by law to assist any clients who requests assistance to file a request to the public defender's office for a writ of habeas corpus.

2. Conservatorship

Upon expiration of a temporary conservatorship, the doctor may file a petition for a permanent conservatorship with the court if a person is still considered gravely disabled. LPS conservatorship, once granted by a judge at a hearing, lasts up to one year. The conservator may be a private citizen or someone from the public guardian's office. If conservatorship is granted, the person may request a reconsideration hearing with a public defender. If the request for release at the reconsideration hearing is not granted the person may have another such hearing six months later.

(There are other legal vehicles through which a person may challenge conservatorship such as appeals and writs of habeas corpus.)

3. Antipsychotic Medication

Psychiatric patients, whether voluntary or involuntary, must give informed consent prior to receiving treatment with antipsychotic medications. Both voluntary and involuntary patients have the right to refuse medication. The exceptions to this are emergency administration of medications or a court determination of a patient's lack of capacity to give informed consent and/or refuse antipsychotic medications. A doctor may file a petition to the court for permission to administer antipsychotic medications to involuntary patients over their objections. A capacity hearing is held and the patient is entitled to representation by a Patients' Rights Advocate. The patient can file for an appeal to take the case before superior court should they wish to dispute the findings of this hearing.

Patients on conservatorship should have a determination regarding capacity to refuse medications as part of the conservatorship orders. Patients on conservatorship who wish to appeal court or conservatorship decisions should be encouraged to contact the Patients' Rights Advocacy Office for assistance.

4. Patients' Rights while Hospitalized

While in the hospital, patients are provided with certain rights by law as specified in WIC 5325 and 5325.1. These rights can be denied in certain circumstances for good cause with a written order from a doctor. These rights include:

- 1. The right to wear one's own clothes.
- 2. The right to keep and use one's own personal belongings.
- 3. The right to keep and spend a small amount of one's own money for canteen expenses and small purchases.
- 4. The right to see visitors each day.
- 5. The right to have reasonable access to telephones, both to make and receive confidential calls or to have such calls made for them.
- 6. To have ready access to letter writing materials, including stamps, and to mail and receive unopened correspondence.
- 7. The right to refuse any type of convulsive treatment.
- 8. The right to refuse any type of psychosurgery in which brain tissue is destroyed.
- The right to see and receive the services of a patients' rights advocate who has no direct or indirect clinical or administrative responsibility for the person receiving behavioral health services.
- 10. The right to receive materials notifying each person of his or her rights within 24 hours of admission to a facility in a language or modality in which the person may comprehend.

Additional rights include:

1. The right to religious freedom and practice.

- 2. The right to participate in appropriate programs of publicly supported education.
- 3. The right to physical exercise and recreational opportunities.
- 4. The right to be free from hazardous procedures
- 5. The right to have one's record remain confidential (there are exceptions specified in the legislature).
- 6. The right to not be discriminated against for filing a complaint.
- 7. The right to have the same legal rights and responsibilities guaranteed all other persons unless specifically limited by federal or state laws or regulations.

B. Housing Rights and Reasonable Accommodation

Landlords are prohibited by federal and state law from engaging in behavior that is discriminatory. The California Fair Employment & Housing Act (FEHA) prohibits discrimination in housing based on a person's race, religion, national origin, color, sex, marital status, ancestry, family status, disability, sexual orientation, and source of income. Violations of fair housing law include refusing to rent to someone or offering inferior facilities or inferior lease terms to members of a protected class, segregating certain people to certain areas of a building or treating certain tenants differently because they are members of a protected class.

Not only does the law prohibit landlords from discriminating against people with disabilities, the law also says that if certain modifications or exceptions need to be made in order for a person with a disability to get or keep housing then they may be required. By law, landlords are required to "make reasonable modifications in policies, practices, or procedures when the modifications are necessary to avoid discrimination on the basis of disability."

There are three different types of accommodations that can be requested: physical accommodations, changes to how information is shared and exceptions to rules. It is the responsibility of the tenant or potential tenant to request an accommodation. In order to deny a request, a landlord must demonstrate that the accommodation would pose an undue financial or administrative burden. If the housing is run by a nonprofit organization and includes the provision of supportive services, a landlord is not obligated to make a change that would fund behaviorally alter the nature of the program. For example if the housing has on-site case management services but does not provide transportation assistance, the landlord would not be required to assist a disabled tenant to get to the grocery store. Housing providers who receive public funds may be obligated to bear reasonable costs for modifications. Private landlords are not obligated to bear costs for accommodation and may require that tenants pay for any modifications that they request and also that they return the unit to its original state when they move out.



While the request for accommodation does not have to be in writing, it is always preferable that the request be made in writing so that there is a record of it in case the landlord turns down the request or doesn't follow through with what they agreed to. The landlord is allowed to ask a tenant to provide evidence that they have a disability (such as a doctor's note or evidence that they receive SSI) and to show the relationship between the disability and the requested accommodation. They are not allowed to ask for additional information about the nature of the disability that does not relate to the request.

Note that even when a building has a No Pet Policy, it must still allow companion or service animals as a reasonable accommodation for tenants with a disability who request exception to the No Pet Policy. A tenant requesting such an exception must demonstrate that the animal is necessary for coping with the tenant's disability and for the tenant to be able to enjoy the full benefits of the housing being provided. The landlord may request documentation of the need for the animal from a health care provider and can require that the tenant abide by rules such as properly caring for the animal and keeping the animal leashed in common areas.



C. Other resources

For information about rights of residents in Board and Care Homes, visit: http://www.disabilityrightsca.org/pubs/502501.htm

For information about behavioral health rights of county jail inmates, visit: http://www.disabilityrightsca.org/pubs/518101.htm

For information about accessing In Home Support and Services Program (IHSS,) visit: http://www.disabilityrightsca.org/pubs/PublicationsIHSSNutsandBolts.htm

For information about denial or reduction of IHSS, visit: http://www.disabilityrightsca.org/pubs/547001-Ch-08.pdf



Appendix E: Code of Regulations

DHCS Information Notice No.: 18-010

Link to DHCS Information Notice 18-010

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