

Mental Health Plan (MHP)

Beneficiary Handbook Specialty Mental Health Services

2000 Embarcadero Cove, Suite 400, Oakland, CA 94606

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¹ The handbook must be provided at the time the beneficiary first accesses services.



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OTHER LANGUAGES AND FORMATS

Other Languages

You can get this Beneficiary Handbook (handbook) and other materials for free in other languages. Call Alameda County Behavioral Health ACCESS Line at 1-800-491-9099 (TTY: 711). The phone call is toll free. Read this Beneficiary Handbook to learn more about health care language assistance services, such as interpreter and translation services.

Este folleto está disponible en Español

- Tập sách này có bằng tiếng Việt
- 이 책자는 한국어로 제공됩니다.
- 這本手冊有中文版
- 这本手册有中文版
- بلن اطال عاتب فرب الف ارسى موجود است
- Ang impormasyong ito ay maaaring makuha sa Tagalog.
- تووفر هذااله الهالي لهال عالي المالية العربية.

Other Formats

You can get this information in other formats, such as braille, 20-point font large print, audio, and accessible electronic formats at no coat to you. Call Alameda County Behavioral Health ACCESS Line at 1-800-491-9099 (TTY: 711). The call is toll free.

Interpreter Services

Alameda County provides oral interpretation services from a qualified interpreter, on a 24- hour basis, at no cost to you. You do not have to use a family member or friend as an interpreter. We discourage the use of minors as interpreters, unless it is an emergency. Interpreter, linguistic, and cultural services are available 24 hours a day, 7 days a week. For language help or to get this handbook in a different language. Call Alameda County Behavioral Health ACCESS Line at 1-800-491-9099 (TTY: 711). The call is toll-free.





GENERAL INFORMATION

Welcome to Alameda County Behavioral Health Care Services

IMPORTANT TELEPHONE NUMBERS

Emergency 911

Alameda County Behavioral Health Care Services (510) 346-1000 &

ACCESS Program for Mental Health

1-800- 491-9099 TTY

711

Alameda County 24-hour Toll-free Helpline (for

Substance Use Services) (844) 682-7215

Consumer Assistance Office

Patient Rights Advocates 1-800- 779-0787

(510) 835-2505

Terms in this Handbook:

ACBH Alameda County Behavioral Health Care Services

BHP Behavioral Health Plan - ACBH integrated services for Specialty

Mental Health and Substance Use Disorder carried out within a

network of County Programs and Clinics, Contracted

Community Based Organizations, Hospitals, and a multifaceted

Provider Network.

DMC-ODS Drug Medi-Cal Organized Delivery System

SSA Social Services Agency (Alameda County)

SMHS Specialty Mental Health Services

SUD Substance Use Disorder Services

Services





Why Is It Important to Read This Handbook?

This handbook tells you how to get Medi-Cal specialty mental health services through your county mental health plan. This handbook explains your benefits and how to get care. It will also answer many of your questions.

You will learn:

- How to access specialty mental health services
- What benefits you have access to
- What to do if you have a question or problem

Your rights and responsibilities as a Medi-Cal beneficiary

If you do not read this handbook now, you should keep this handbook so you can read it later. This handbook and other written materials are available electronically at https://www.acbhcs.org/beneficiary-handbook/ or a printed copy can be requested from Alameda County Behavioral Health, free of charge. Call Alameda County ACCESS line at 1-800-491-9099 (TTY: 711) if you would like a printed copy.

Use this handbook as an addition to the information you received when you enrolled in Medi-Cal.

Need This Handbook in Your Language or a Different Format?

If you speak a language other than English, free oral interpreter services are available to you, call Alameda County ACCESS line. Your mental health plan is available 24 hours a day, seven days a week.

You can also contact your mental health plan at 1-800-491-9099 (TTY: 711) if you would like this handbook or other written materials in alternative formats such as large print, Braille, or audio. Your mental health plan will assist you.

If you would like this handbook or other written materials in a language other than English, call your mental health plan. Your mental health plan will assist you in your language over the phone.



This information is available in the languages listed below:

• Spanish:

Este folleto está disponible en Español

• Vietnamese:

Tập sách này có bằng tiếng Việt

• Korean:

이 책자는 한국어로 제공됩니다.

• Chinese (Traditional):

這本手冊有中文版

Chinese (Simplified):

这本手册有中文版

• (Farsi) فلرسى (Farsi):

على اطالعاتب ربان المرسى موجوداست

Tagalog (Tagalog/Filipino):

Ang impormasyong ito ay maaaring makuha sa Tagalog.

Arabic

What Is My Mental Health Plan Responsible For?

Your mental health plan is responsible for the following:

- Figuring out if you meet the criteria to access specialty mental health services from the county or its provider network.
- Providing an assessment to determine whether you need specialty mental health services.
- Providing a toll-free phone number that is answered 24 hours a day,





- seven days a week, that can tell you how to get services from Alameda County: ACCESS line at 1-800-491-9099 (TTY: 711).
- Having enough providers close to you to make sure that you can get the mental health treatment services covered by the mental health plan if you need them.
- Informing and educating you about services available from your mental health plan.
- Providing you services in your language or by an interpreter (if necessary) free of charge and letting you know that these interpreter services are available.
- Providing you with written information about what is available to you in other languages or alternative forms like Braille, Audio Formats, and large-size print.
- Providing you with notice of any significant change in the information specified in this handbook at least 30 days before the intended effective date of the change. A change is considered significant when there is an increase or decrease in the amount or types of services that are available, or if there is an increase or decrease in the number of network providers, or if there is any other change that would impact the benefits you receive through the mental health plan.
- Coordinate your care with other plans or delivery systems as needed to facilitate care transitions and guide referrals for beneficiaries, ensuring that the referral loop is closed, and the new provider accepts the care of the beneficiary.



NOTICE OF PRIVACY PRACTICES.

If you have any questions about this notice, please contact your health care provider or the appropriate Alameda County Health Care Services Agency Department:

- Administration and Indigent Health at (510) 618-3452
- Behavioral Health Care Services, Consumer Assistance Office at 1-800-779-0787
- Public Health Department Office of the Director at (510) 267-8000
- Department of Environmental Health at (510) 567-6700

Purpose of this Notice

This notice describes the privacy practices of Alameda County Health Care Services Agency (ACHCSA), its departments and programs and the individuals who are involved in providing you with health care services. These individuals are health care professionals and other individuals authorized by the County of Alameda to have access to your health information as a part of providing you services or compliance with state and federal laws.

Health care professionals and other individuals include:

- Physical health care professionals (such as medical doctors, nurses, technicians, medical students)
- Behavioral health care professionals (such as psychiatrists, psychologists, licensed clinical social workers, marriage and family therapists, professional clinical counselors, psychiatric technicians, and registered nurses, interns)
- Other individuals who are involved in taking care of you at this agency or who work with this agency to provide care for its clients, including ACHCSA employees, staff, and other personnel who perform services or functions that make your health care possible.
- These people may share health information about you with each other and with other health care providers for purposes of treatment, payment, or health care operations, and with other persons for other reasons as described in this notice.





Our Responsibilities

We are required by law to maintain the privacy and security of your protected health information and to provide you with this notice of our legal duties and privacy practices. It is also our responsibility to abide by the terms of this notice as currently in effect.

This notice will:

- Identify the types of uses and disclosures of your information that can occur without your advance written approval.
- Identify the situations where you will be given an opportunity to agree or disagree with the use or disclosure of your information.
- We will let you know promptly if a breach occurs that may have compromised the privacy or security of your information.
- We must follow the duties and privacy practices described in this notice and give you a copy of it.
- We will not use or share your information other than as described here unless you tell us we can in writing. If you tell us we can, you may change your mind at any time. Let us know in writing if you change your mind.
- Advise you of your rights regarding your personal health information.

How We May Use and Disclose Health Information About You

The types of uses and disclosures of health information can be divided into categories. Described below are these categories with explanations and some examples. Not every type of use and disclosure can be listed, but all uses and disclosures will fall within one of the categories.

<u>Treatment</u>. We can use or share your health information to provide you with medical treatment or other health services. The term "medical treatment" includes physical health care treatment and also "behavioral health care services" (mental health services and alcohol or other drug treatment services) that you might receive. For example, a licensed clinician may arrange for a psychiatrist to see you about possible medication and might discuss with the psychiatrist his or her insight about your treatment. Or, a member of our staff may prepare an order for laboratory work to be





done or to obtain a referral to an outside physician for a physical exam. If you obtain health care from another provider, we may also disclose your health information to your new provider for treatment purposes.

<u>Payment</u>. We can use or share your health information to enable us to bill and get payment from Medi-Cal, Medicare, health plans and other insurance carriers for the treatment and services that we had provided to you. For example, we may need to give your health plan information about the treatment or counseling you received here so that they will pay us or reimburse you for the services. We may also tell them about the treatment or services we plan to provide in order to obtain prior approval or to determine whether your plan will cover the treatment. If you obtain health care from another provider, we may also disclose your health information to your new provider for payment purposes.

Health Care Operations. We can use and share your health information to run our practice, improve your care, and contact you when necessary. We may share limited portions of your health information with Alameda County departments but only to the extent necessary for the performance of important functions in support of our health care operations. These uses and disclosures are necessary for the administrative operation of the Health Care Services Agency and to make sure that all of our clients receive quality care. For example, we may use your health information:

- To review our treatment and services and to evaluate the performance of the staff in caring for you.
- To help decide what additional services we should offer, what services are not needed, and whether certain new treatments are effective.
- For the review or learning activities of doctors, nurses, clinicians, technicians, other health care staff, students, interns and other agency staff.
- To help us with our fiscal management and compliance with laws.
- If you obtain health care from another provider, we may also disclose your health information to your new provider for certain of its health care operations. In addition, we may remove information that identifies you from this set of health information so that others may use it to study health care and health care delivery without learning the identity of specific patients.





 We may also share medical information about you with the other health care providers, health care clearinghouses and health plans that participate with us in "organized health care arrangements" (OHCAs) for any of the OHCAs' health care operations. OHCAs include hospitals, physician organizations, health plans, and other entities which collectively provide health care services. A listing of the OHCAs we participate in is available from the ACCESS.

<u>Sign-in Sheet</u>. We may use and disclose medical information about you by having you sign in when you arrive at our office. We may also call out your name when we are ready to see you.

Notification and Communication with Family. We may share information with your family, close friends, or others involved in your care about your location, your general condition or, unless you had instructed us otherwise, in the event of your death. In a disaster relief situation, we may disclose information to a relief organization so that they may coordinate these notification efforts. We may also disclose information to someone who is involved with your care or helps pay for your care. You have both the right and choice if you are able and available to agree or object, we will give you the opportunity to object prior to making these disclosures, although we may disclose this information in a disaster even over your objection if we believe it is necessary to respond to the emergency circumstances. If you are not able to tell us your preference, for example, if you are unconscious, we may go ahead and share your information if we believe it is in your best interest. We may also share your information when needed to lessen a serious and imminent threat to health or safety.

How else can we use or share your health information? We are allowed or required to share your information in other ways – usually in ways that contribute to the public good, such as public health and research. We have to meet many conditions in the law before we can share your information for these purposes. For more information see: www.hhs.gov/ocr/privacy/hipaa/understanding/consumers/index.html.

<u>Disclosures where we DO NOT have to give you a chance to agree or object.</u> In addition to the above situations, the law permits us to share your health information without first obtaining your permission. These situations are described next.





<u>As required by law.</u> We will disclose health information about you when required to do so by federal, state, or local law.

<u>Suspicion of abuse or neglect</u>. We will disclose your health information to appropriate agencies if child abuse/neglect, elder or dependent adult abuse/ neglect, or domestic violence is suspected. Either you agree to the disclosure or we are authorized by law to disclose this and it is believed that disclosure is necessary to prevent a threat to individual or public health or safety.

Help with public health risks. We can share health information about you for certain situations such as:

- Preventing disease, injury or disability
- Reporting births and deaths
- Helping with product recalls
- Reporting adverse reactions to medications
- Reporting suspected abuse, neglect, or domestic violence
- Preventing or reducing a serious threat to anyone's health or safety

<u>Health oversight activities</u>. We may disclose health information to a health oversight agency for activities authorized by law. These oversight activities include, for example, audits, investigations, inspections, and licensure. These activities are necessary for the government to monitor the health care system, government programs, and compliance with civil rights laws.

<u>Judicial and administrative proceedings</u>. We can share health information about you in response to a court or administrative order, lawsuits, and legal actions, or in response to a subpoena.

<u>Law enforcement</u>. We may release health information if asked to do so by a law enforcement official:

- To help law enforcement officials respond to criminal activities.
- To identify or locate a suspect, witness, missing person, etc.
- To provide information to law enforcement about a crime victim.





• To report criminal activity or threats concerning our facilities or staff.

Coroners, medical examiners and funeral directors. We may release health information to a coroner or medical examiner. This may be necessary, for example, to identify a deceased person or determine the cause of death. We may also release health information about patients at our facilities in order to assist funeral directors as necessary to carry out their duties.

<u>Organ or tissue donation</u>. If you are an organ donor, we may release medical information to organizations that handle organ donations or transplants.

<u>Research</u>. We may use or disclose your information for research purposes under certain limited circumstances.

<u>To prevent a threat to individual or public health or safety</u>. We may use and disclose health information about you when necessary to prevent a serious threat to your health and safety, or to the health and safety of the public or another person. Any disclosure however, would only be to someone who we believe would be able to prevent the threat or harm from happening.

For special government functions. We may use or disclose your health information to assist the government in its performance of functions that relate to you. Your health information may be disclosed (i) to military command authorities if you are a member of the armed forces, to assist in carrying out military mission; (ii) to authorized federal officials for the conduct of national security activities; (iii) to authorized federal officials for the provision of protective services to the President or other persons or for investigations as permitted by law; (iv) to a correctional institution, if you are in prison, for health care, health and safety purposes; (v) to workers' compensation programs as permitted by law; (vi) to government law enforcement agencies for the protection of federal and state elective constitutional officers and their families; (vii) to the California Department of Justice for movement and identification purposes about certain criminal patients, or regarding persons who may not purchase, possess or control a firearm or deadly weapon; (viii) to the Senate or Assembly Rules Committee for purpose of legislative investigation; (ix) to the statewide protection and advocacy organization and County Patients' Rights Office for purposes of certain investigations as required by law.





Other special categories of information, if applicable. Special legal requirements may apply to the use or disclosure of certain categories of information — e.g., tests for the human immunodeficiency virus (HIV) or treatment and services for alcohol and drug abuse. In addition, somewhat different rules may apply to the use and disclosure of medical information related to any general medical (non-mental health) care you receive.

Psychotherapy notes, if applicable. Psychotherapy notes means notes recorded (in any medium) by a health care provider who is a mental health professional documenting or analyzing the contents of conversation during a private counseling session or a group, joint, or family counseling session and that are separated from the rest of the individual's medical record. Psychotherapy notes excludes medication prescription and monitoring, counseling session start and stop times, the modalities and frequencies of treatment furnished, results of clinical tests, and any summary of the following items: diagnosis, functional status, the treatment plan, symptoms, prognosis, and progress to date.

We may use or disclose your psychotherapy notes, as required by law, or:

- For use by the originator of the notes
- In supervised mental health training programs for students, trainees, or practitioners
- By this provider to defend a legal action or other proceeding brought by the individual
- To prevent or lessen a serious & imminent threat to the health or safety of a person or the public
- For the health oversight of the originator of the psychotherapy notes
- For use or disclosure to coroner or medical examiner to report a patient's death
- For use or disclosure necessary to prevent or lessen a serious & imminent threat to the health or safety of a person or the public
- For use or disclosure to you or the Secretary of DHHS in the course of an investigation or as required by law.
- To the coroner or medical examiner after you die.





• To the extent you revoke an authorization to use or disclose your psychotherapy notes, we will stop using or disclosing these notes.

Change of ownership, if applicable. In the event that this practice/program is sold or merged with another organization, your personal health information/record will become the property of the new owner, although you will maintain the right to request that copies of your personal health information be transferred to another practice/program.

<u>Disclosure Only After You Have Been Given Opportunity to Agree or to Object.</u>

There are situations where we will not share your health information unless we have discussed it with you (if possible) and you have not objected to this sharing. These situations are:

<u>Patient directories</u>. You can decide what health data, if any, you want to be listed in patient directories.

Persons involved in your care or payment. We may share your health data with a family member, a close friend or other person that you have named as being involved with your health care. For example, if you ask a family member or friend to pick up a medication for you at the pharmacy, we may tell that person what the medication is and when it will be ready for pick-up. Also, we may notify a family member (or other person responsible for your care) about your location and medical condition provided that you do not object.

<u>Disclosures in communications with you</u>. We may have contacts with you during which we will share your health information. For example, we may use and disclose health information to contact you as a reminder that you have an appointment for treatment here, or to tell you about or recommend possible treatment options or alternatives that might be of interest to you. We may use and disclose health information about you to tell you about health-related benefits or services that might be of interest to you. We might contact you about our fundraising activities.

Other uses of health data. Other uses not covered by this notice or the laws that apply to us will be made only with your written consent.

If you provide us permission to use or disclose health information about you, you may revoke that permission, in writing, at any time. If you revoke





your permission, we will no longer use or disclose health information about you for the reasons covered by your written authorization. You understand that we are unable to take back any disclosures we have already made with your permission, and that we are required to retain our records of the care that we provided to you.

Your Rights Regarding Health Information About You. When it comes to your health information, you have certain rights. This section explains your rights and some of our responsibilities to you.

<u>Breach notification</u>. In the case of a breach of unsecured protected personal health information, we will let you know promptly if a breach occurs that may have compromised the privacy or security of your information. If you have provided us with a current email address, we may use email to communicate information related to the breach. In some circumstances our business associate may provide the notification. We may also provide notification by other methods as appropriate.

[Note: email notification will only be used if we are certain it will not contain PHI and it will not disclose inappropriate information. For example, if our email address is "digestivediseaseassociates.com" an email sent with this address could, if intercepted, identify the patient and their condition.]

Get an electronic or paper copy of your medical record. You have the right to inspect and copy this health information. Usually this includes medical and billing records, but may not include some mental health information. Certain restrictions apply:

- You can ask to see or get an electronic or paper copy of your medical record and other health information we have about you.
- We will provide a copy or a summary of your health information, usually within 30 days of your request. We may charge a reasonable, cost-based fee.
- You must submit your request in writing. We can provide you a form for this and instructions about how to submit it.
- You can expect to receive notice related to this request within 10 working days.
- We may deny your request in certain circumstances. If you are denied access to health information, you may request that the denial be





reviewed as provided by law.

 If we deny your request to access your psychotherapy notes, you will have the right to have them transferred to another mental health professional.

Ask us to correct your medical record. You can ask us to correct health information about you that you think is incorrect or incomplete. We may say "no" to your request, but we'll tell you why in writing within 60 days. We are not required to remove information from your records. If there is an error, it will be corrected by adding clarifying or supplementing information. You have the right to request an amendment for as long as the information is kept by or for the facility. Certain restrictions apply:

- You must submit your request for the amendment in writing. We can provide you a form for this and instructions about how to submit it.
- You must provide a reason that supports your request.

In addition, we may deny your request if you ask us to amend information that:

- Was not created by us, unless the creator of the information is no longer available to make the amendment;
- Is not part of the health information kept by or for our facility;
- Is not part of the information which you would be permitted to inspect or copy. Even if we deny your request for an amendment, you have the right to submit a written addendum, with respect to any item or statement in your record you believe is incomplete or incorrect. If you clearly indicate in writing that you want the addendum to be made part of your health record we will attach it to your records and include it whenever we make a disclosure of the item or statement you believe to be incomplete or incorrect.

Right to ask us to limit what we use or share. You can ask us not to use or share certain health information for treatment, payment, or our operations. We are not required to agree to your request, and we may say "no" if it would affect your care. You also have the right to request a limitation on the health information we disclose about you to someone who is involved in your care or the payment for your care, like a family member or friend. For example, you could ask that we do not use or disclose any





information to a friend or family member about your diagnosis or treatment.

If we agree to your request to limit how we use your information for treatment, payment, or healthcare operations we will comply with your request unless the information is needed to provide you with emergency treatment. To request restrictions, you must make your request in writing to your provider. In your request, you must tell us what information you want to limit, whether you want to limit our use, disclosure or both, and to whom you want the limits to apply.

If you pay for a service or health care item out-of-pocket in full, you can ask us not to share that information for the purpose of payment or our operations with your health insurer. We will say "yes" unless a law requires us to share that information.

<u>Right to request confidential communications</u>. You can ask us to contact you in a specific way (for example, home or office phone) or to send mail to a different address. We will say "yes" to all reasonable requests. To request confidential communications, you must make your request in writing to your provider. We will not ask you for the reason for your request.

Right to get a copy of this privacy notice. You can ask for a paper copy of this notice at any time, even if you have agreed to receive the notice electronically. We will provide you with a paper copy promptly. Even if you have agreed to receive this notice electronically, you are still entitled to a paper copy of this notice. You may obtain a copy of this notice from your provider or from any of the above referenced Programs.

Right to get a list of those with whom we've shared information. You can ask for a list (accounting) of the times we've shared your health information for six years prior to the date you ask, who we shared it with, and why. This accounting will not include:

- Disclosures needed for treatment, payment or health care operations.
- Disclosures that we made to you.
- Disclosures that were merely incidental to an otherwise permitted or required disclosure.
- Disclosures that were made with your written authorization.





Certain other disclosures that we made as allowed or required by law.

We will include all the disclosures except for those about treatment, payment, and health care operations, and certain other disclosures (such as any you asked us to make). We'll provide one accounting a year for free but may charge a reasonable, cost-based fee if you ask for another one within 12 months. To request this list or accounting of disclosures, you must submit your request in writing. We can provide you a form for this and instructions about how to submit it. Your request must state a time period, and should indicate in what form you want the list (for example, on paper or electronically). We will notify you of the cost involved and you may choose to withdraw or modify your request at that time before any costs are incurred.

Right to choose someone to act for you. If you have given someone medical power of attorney or if someone is your legal guardian, that person can exercise your rights and make choices about your health information. We will make sure the person has this authority and can act for you before we take any action.

Changes to the terms of this notice. We can change the terms of this notice, and the changes will apply to all information we have about you. The new notice will be available upon request, in our office, and on our web site. You will receive a copy of a new notice when/if the Notice of Privacy Practices changes, or if you register at a new service site.

File a complaint if you feel your rights are violated. All programs within the Health Care Services Agency are committed to protecting the privacy of your personal health information. If you believe your privacy rights have been violated, you may file a complaint with the department where you believe the violation occurred. We will investigate your claim in a timely manner and take corrective action if necessary. We will not retaliate against you for filing a complaint.



All complaints must be submitted in writing. You may obtain a copy of the form and instructions for filing a complaint by contacting:

BEHAVIORAL HEALTH CARE SERVICES	Consumer Assistance Office 2000 Embarcadero Cove, Suite 400 Oakland, CA 94606 1-800- 779-0787
DEPARTMENT OF ENVIRONMENTAL HEALTH	Office of the Director 1131 Harbor Parkway Alameda, CA 94502 (510) 567-6700
ADMINISTRATION AND INDIGENT HEALTH	Office of the Director 1000 San Leandro Blvd, Suite 300 San Leandro, CA 94577 (510) 618-3452
PUBLIC HEALTH DEPARTMENT	Office of the Director ATTN: Privacy Issue 1000 Broadway 5 th Floor Oakland, CA 94607 (510) 267-8000

You may also file a complaint with the U.S. Department of Health and Human Services Office for Civil Rights by sending a letter to:

Office of Civil Rights
U.S. Department of Health and Human Services
90 Seventh Street, Suite 4-100
San Francisco, CA 94103
Or by calling 1-800-368-1019 or visiting
www.hhs.gov/ocr/privacy/hipaa/complaints/



INFORMATION ABOUT THE MEDI-CAL PROGRAM

Is Transportation Available?

If you have trouble getting to your medical appointments or mental health plan treatment appointments, the Medi-Cal program can help you find transportation.

Transportation may be provided for Medi-Cal beneficiaries who are unable to provide transportation on their own and who have a medical necessity to receive certain Medi-Cal covered services. There are two types of transportation, for appointments:

- Nonmedical transportation is transportation by private or public vehicle for people who do not have another way to get to their appointment.
- Nonemergency medical transportation is transportation by ambulance, wheelchair van, or litter van for those who cannot use public or private transportation.

Transportation is available for trips to the pharmacy or to pick up needed medical supplies, prosthetics, orthotics, and other equipment. For more information and assistance regarding transportation, contact your managed care plan.

If you have Medi-Cal but are not enrolled in a managed care plan and you need non-medical transportation, to a health related service, you can contact your Drug Medi-Cal Organized Delivery System county for assistance. When you contact the transportation company, they will ask for information about your appointment date and time. If you need non-emergency medical transportation, your provider can prescribe non-emergency medical transportation and put you in touch with a transportation provider to coordinate your ride to and from your appointment(s).

What Are Emergency Services?

Emergency services are services for beneficiaries experiencing an unexpected medical condition, including a psychiatric emergency medical condition.





An emergency medical condition has symptoms so severe (possibly including severe pain) that an average person could reasonably expect the following might happen at any moment:

- The health of the individual (or the health of an unborn child) could be in serious trouble
- Causes serious hart to the way your body works
- Causes serious damage to any body organ or part
- A psychiatric emergency medical condition occurs when an average person thinks that someone:
- Is a current danger to himself or herself or another person because of a mental health condition or suspected mental health condition.
- Is immediately unable to provide or eat food, or use clothing or shelter because of a mental health condition or suspected mental health condidition.
- Emergency services are covered 24 hours a day, seven days a week for Medi-Cal beneficiaries. Prior authorization is not required for emergency services. The Medi-Cal program will cover emergency conditions, whether the condition is due to a physical health or mental health condition (thoughts, feelings, behaviors which are a source of distress and/or dysfunction in relation to oneself or others). If you are enrolled in Medi-Cal, you will not receive a bill to pay for going to the emergency room, even if it turns out to not be an emergency. If you think you are having an emergency, call 911 or go to any hospital or other setting for help.

Who Can Get Medi-Cal?

Many factors are used to decide what type of health coverage you can receive from Medi-Cal. They include:

- How much money you make
- Your age
- The age of any children you care for
- Whether you are pregnant, blind, or disabled
- Whether you are on Medicare





You also must be living in California to qualify for Medi-Cal. If you think you qualify for Medi-Cal, learn how to apply below.



Do I Have To Pay For Medi-Cal?

Most people do not have to pay anything for Medi-Cal. In some cases you may have to pay for Medi-Cal depending on the amount of money you get or earn each month.

- If your income is less than Medi-Cal limits for your family size, you will not have to pay for Medi-Cal services.
- If your income is more than Medi-Cal limits for your family size, you will have to pay some money for your medical or substance use disorder treatment services. The amount that you pay is called your 'share of cost.' Once you have paid your 'share of cost,' Medi-Cal will pay the rest of your covered medical bills for that month. In the months that you don't have medical expenses, you don't have to pay anything.
- You may have to pay a 'co-payment' for any treatment under Medi-Cal. This means you pay an out of pocket amount each time you get a medical service or go to a hospital emergency room for your regular services.

Your provider will tell you if you need to make a co-payment.

Who Do I Contact If I'm Having Suicidal Thoughts?

If you or someone you know is in crisis, please call the National Suicide Prevention Lifeline at 988 or 1-800-273-TALK (8255). Chat is available at https://988lifeline.org/.

For local residents seeking assistance in a crisis and to access local mental health programs, please call Crisis Support Services of Alameda County at 1-800-273-8255.

Where Can I go for more Information about Medi-Cal?

Visit the Department of Health Care Services website at

https://www.dhcs.ca.gov/services/medi-

cal/eligibility/Pages/Beneficiaries.aspx

for more information about Medi-Cal.





To apply for Medi-Cal online, please visit MyBenefitsCalWIN.

To apply for Medi-Cal in person, please visit your local Social Service Agency:

- North Oakland Self Sufficiency Center 2000 San Pablo Ave Oakland CA 94612
- Eastmont Self-Sufficiency Center 6955 Foothill Blvd Suite 100 Oakland CA 94605
- Enterprise Self Sufficiency Center 8477 Enterprise Way Oakland CA 94621
- Eden Area Multi-Service Center 24100 Amador St Hayward CA 94544
- Fremont Outstation 39155 Liberty St Ste C330 Fremont CA 94536
- Livermore Outstation 2481 Constitution Drive, Suite B Livermore CA 94551

To apply over the phone, call Alameda County Social Service Agency at (510) 272-3663.



HOW TO TELL IF YOU OR SOMEONE YOU KNOW NEEDS HELP

How Do I Know When I Need Help?

Many people have difficult times in life and may experience mental health problems. The most important thing to remember is that help is available. If you or your family member are eligible for Medi-Cal and need mental health services, you should call Alameda County ACCESS line at 1-800-491-9099 (TTY: 711). Your managed care plan can also help you contact your mental health plan if they believe you or a family member need mental health services that the managed care plan does not cover. The mental health plan will help you find a provider for services you may need.

If you notice that you or a a family member is experiencing significant or persistent distress, which is impacting your or their ability to manage daily life or feeling like you do not want to live, then call your mental health plan. Call your mental health plan if want help with one or more of the following symptoms:

- Too much worry or fear
- Feeling too sad or low
- Problems thinking:
- Problems with focus, memory or logical thought and speech that are hard to explain
- Extreme mood changes, including:
- Feeling too good, on top of the world
- Feeling too irritable or angry for too long
- Avoiding friends and social activities
- Problems with relationships to other people
- Sleeping too much or too little
- Eating too much or too little
- Problems with hearing, seeing or sensing things that are hard to explain or that most people say don't exist
- Problems with using alcohol or drugs





- Many physical problems without obvious causes, such as:
- Headaches
- Stomach aches
- Thinking about suicide
- Sudden or unusual change in functioning:
- Cannot carry out usual daily activities, having problems with work, school, or familiar tasks
- An intense fear of weight gain or concern with appearance

How Do I Know When a Child or Teenager Needs Help?

You may contact Alameda County ACCESS line at 1-800-491-9099 (TTY: 711) or managed care plan for a screening and assessment for your child or teenager if you think they are showing any of the signs of a mental health condition. If your child or teenager qualifies for Medi-Cal and the mental health plan assessment indicates that specialty mental health services covered by the mental health plan are needed, the mental health plan will arrange for your child or teenager to receive the services. Your managed care plan can also help you contact your mental health plan if they believe your child or teenager needs mental health services that the managed care plan does not cover. There are also services available for parents who feel overwhelmed by being a parent or who have mental health conditions.

The following checklist can help you assess if your child needs help, such as mental health services. If more than one sign is present or persists over a long period of time, it may indicate a more serious problem requiring professional help. Here are some signs to look out for:

- A lot of trouble concentrating or staying still, putting them in physical danger or causing school problems
- Intense worries or fears that get in the way of daily activities
- Sudden overwhelming fear without reason, sometimes with racing heart rate or fast breathing
- Feels very sad or withdraws from others for two or more weeks, causing problems with daily activities
- Extreme mood swings that cause problems in relationships





- Drastic changes in behavior
- Not eating, throwing up, or using laxatives to cause weight loss
- Repeated use of alcohol or drugs
- Severe, out-of-control behavior that can hurt self or others
- Serious plans or tries to harm or kill self
- Repeated fights, or use of a weapon, or serious plan to hurt others



ACCESSING SPECIALTY MENTAL HEALTH SERVICES

What Are Specialty Mental Health Services?

Specialty mental health services are services for people who have a mental health condition or emotional problems that a pediatrician or general practitioner may not be able to treat. These conditions are severe enough that they get in the way of a person's ability to carry on with their daily activities.

Specialty mental health services include:

- Mental health services
- Medication support services
- Targeted case management
- Crisis intervention services
- Crisis stabilization services
- Adult residential treatment services
- Crisis residential treatment services
- Day treatment intensive services
- Day rehabilitation
- Psychiatric inpatient hospital services
- Psychiatric health facility services
- Peer support services Mobile Crisis Services

In addition to the specialty mental health services listed above, beneficiaries under age 21 have access to additional mental health services under the Early and Periodic Screening, Diagnostic, and Treatment benefit. Those services include:

- Intensive home-based services.
- Intensive care coordination
 - Therapeutic behavioral services





• Therapeutic foster care

If you would like to learn more about each specialty mental health service that may be available to you, see the "Scope of Services" section in this handbook.

How Do I Get Specialty Mental Health Services?

If you think you need specialty mental health services, you can call your mental health plan to receive an initial screening and be scheduled for an appointment for an assessment. You can call your county's toll-free phone number. You can also request an assessment for mental health services from your managed care plan if you are a beneficiary. If the managed care plan determines that you meet the access criteria for specialty mental health services, the managed care plan will help you receive and assessment to receive mental health services through the mental health plan. There is no wrong door for accessing mental health services. You may even be able to receive non-specialty mental health services through your managed care plan in addition to specialty mental health services. You can access these services through your mental health provider if your provider determines that the services are clinically appropriate for you and as long as those services are coordinated and not duplicative.

You may also be referred to your mental health plan for specialty mental health services by another person or organization, including your doctor, school, a family member, guardian, your managed care plan, or other county agencies. Usually, your general practitioner or the managed care plan will need your permission or the permission of the parent or caregiver of a child, to make the referral directly to the mental health plan, unless there is an emergency. Your mental health plan may not deny a request to do an initial assessment to determine whether you meet the criteria for receiving services from the mental health plan.

Specialty mental health services can be provided by the mental health plan (county) or other providers the mental health plan contracts with (such as clinics, treatment centers, community-based organizations, or individual providers).



Where Can I Get Specialty Mental Health Services?

You can get specialty mental health services in the county where you live, and outside of your county if necessary. Alameda County residents call Alameda County ACCESS at 1-800-491-9099 (TTY: 711) to request services. Each county has specialty mental health services for children, youth, adults, and older adults. If you are under 21 years of age, you are eligible for additional coverage and benefits under Early and Periodic Screening, Diagnostic, and Treatment.

The ACCESS program will determine if you meet the criteria to access specialty mental health services. If you do, the mental health plan will refer you to receive an assessment. If you do not meet the criteria to access specialty mental health services, you will be referred to your Medi-Cal managed care plan or a fee-for-service provider who can determine whether you need non-specialty mental health services. If your mental health plan or a provider on behalf of the mental health plan denies, limits, reduces, delays, or ends services you want or believe you should get, you have the right to receive a written Notice (called a "Notice of Adverse Benefit Determination") from the mental health plan informing you of the reasons for denial, and your rights to file an appeal and/or State Fair Hearing. You also have a right to disagree with the decision by asking for an appeal. You can find additional information below regarding your rights to a Notice and what to do if you disagree with your mental health plan's decision.

Your mental health plan will help you find a provider who can get you the care you need. The mental health plan must refer you to the closest provider to your home, or within time or distance standards who will meet your needs.

When Can I Get Specialty Mental Health Services?

Your mental health plan has to meet the state's appointment time standards when scheduling an appointment for you to receive services from the mental health plan. The mental health plan must offer you an appointment:

- Within 10 business days of your non-urgent request to start services with themental health plan;
- Within 48 hours if you request services for an urgent condition;
- Within 15 business days of your non-urgent request for an appointment with a psychiatrist; and,





 Within 10 business days from the prior appointment for ongoing conditions.

However, these times may be longer if your provider has determined that a longer waiting time is medically appropriate and not harmful to your health. If you have been told you have been placed on a waitlist and heel the length of time is detrimental to your health, contact your mental health plan at 1- 800- 491- 9099. You have the right to file a grievance if you do not receive timely care. For more information about filing a grievance please see the "The Grievance Process" section of this handbook.

Who Decides Which Services I Will Receive?

You, your provider, and the mental health plan are all involved in deciding what services you need to receive through the mental health plan. A mental health professional will talk with you and will help determine what kind of specialty mental health services are appropriate based on your needs.

You do not need to know if you have a mental health diagnosis or a specific mental health condition to ask for help. The mental health plan will conduct an assessment of your condition. The provider will evaluate whether you have a mental health condition that has the potential to negatively affect your daily life if you do not receive treatment. You will be able to receive services clinically appropriate and covered while your provider conducts this assessment.

If you are under age 21, you may also be able to access specialty mental health services if you have a mental health condition due to trauma, involvement in the child welfare system, juvenile justice involvement, or experiencing homelessness. Additionally, if you are under age 21, the mental health plan must provide medically necessary services to correct or amerliorate your mental health condition. Services that correct, sustain, support, improve, or make more tolerable a mental health condition are considered medically necessary.

Some services may require prior authorization from the mental health plan. Services that require prior authorization include: Intensive Home-Based Services, Day Treatment Intensive, Day Rehabilitation, Therapeutic Behavioral Services, and Therapeutic Foster Care. You may ask the mental health plan for more information about its prior authorization process. Call your mental health plan to request additional information.

The mental health plan must use a qualified professional to do the review for service authorization. This review process is called a prior authorization





of specialty mental health services. The mental health plan's authorization process must follow specific timelines. For a standard prior authorization, the mental health plan must decide based on your provider's request as quickly as your condition requires, but not to exceed five business days from when the mental health plan receives the request. For example, if following the standard timeframe could seriously jeopardize your life, health, or ability to attain, maintain, or regain maximum function your plan must rush an authorization decision and provide notice based on a timeframe related to your health condition that is no later than 72 hours after receipt of the service request. Your mental health plan may extend the time for up to 14 additional calendar days after the mental health plan receives the request if you or your provider request the extension or the mental health plan provides justification for why the extension is in your best interest.

An example of when an extension might be needed is when the mental health plan thinks it might be able to approve your provider's request for treatment if they get additional information from your provider. If the mental health plan extends the timeline for the provider's request, the county will send you a written notice about the extension.

Services that require prior authorization include Intensive Home-Based Services, Day Treatment Intensive, Day Rehabilitation, Therapeutic Behavioral Services, and Therapeutic Foster Care. You may ask the mental health plan for more information about its prior authorization process. Call your mental health plan to request additional information.

If the mental health plan denies, delays, reduces, or terminates the services requested, the mental health plan must send you a Notice of Adverse Benefit Determination telling you that the services are denied, inform you that that you may file an appeal, and give you information on how to file an appeal. To find out more about your rights to file a grievance or appeal when you do not agree with your **mental health plan's** decision to deny your services or take other actions you do not agree with, refer to the Adverse Benefit Determinations by Your Mental Health section of this handbook on page 47.

What Is Medical Necessity?

Services you receive must be medically necessary and appropriate to address your condition. For individuals 21 years of age and older, a service is medically necessary when it is reasonable and necessary to protect your life, prevent significant illness or disability, or to alleviate severe pain.





For individuals under the age of 21, service is medically necessary if the service corrects, sustains, supports, improves, or makes more tolerable a mental health condition. Services that sustain, support, improve, or make more tolerable a mental health condition are considered medically necessary and covered as Early and Periodic Screening, Diagnostic, and Treatment services.

How Do I Get Other Mental Health Services That Are Not Covered by the Mental Health Plan?

If you are enrolled in a managed care plan, you have access to the following outpatient mental health services through your managed care plan:

- Mental health evaluation and treatment, including individual, group and family therapy.
- Psychological and neuropsychological testing, when clinically indicated to evaluate a mental health condition.
- Outpatient services for purposes of monitoring prescription drugs.
- Psychiatric consultation.

To get one of the above services, call your managed care plan directly. If you are not in a managed care plan, you may be able to get these services from individual providers and clinics that accept Medi-Cal. The mental health plan may be able to help you find a provider or clinic that can help you or may give you some ideas on how to find a provider or clinic.

Any pharmacy that accepts Medi-Cal can fill prescriptions to treat a mental health condition. Please note that most prescription medication dispensed by a pharmacy, **called Medi-Cal Rx**, is covered under the Fee-For-Service Medi-Cal program, not your managed care plan.

How Do I Get Other Medi-Cal Services (Primary Care/Medi-Cal) That Are Not Covered by the Mental Health Plan?

If you are in a managed care plan, the plan is responsible to find a provider for you. If you are not enrolled in a managed care plan and have "regular" Medi-Cal, also called Fee-For-Service Medi-Cal, then you can go to any provider that accepts Medi-Cal. You must tell your provider that you have Medi-Cal before you begin getting services. Otherwise, you may be billed for those services.

You may use a provider outside your plan for family planning services.





What If I Have an Alcohol or Drug Problem?

If you think that you need services to treat an alcohol or drug problem, contact your county at:

You can call ACBH at 1-800-491-9099 (TTY: 711). You may also be referred to ACBH for Substance Use Disorder (SUD) treatment services in other ways. ACBH is required to accept referrals for SUD treatment services from doctors and other primary care providers who think you may need these services and from your Medi-Cal Managed Care Plan (MCP), if you are a member. Usually the provider or the Medi- Cal MCP will need your permission or the permission of the parent or caregiver of a child to make the referral, unless there is an emergency. Other people and organizations may also make referrals to ACBH, including schools, county welfare or social services departments, conservators, guardians or family members, and law enforcement agencies.

The covered services are available through Alameda County's provider network. If any contracted provider raises an objection to performing or otherwise supporting any covered service, Alameda County will arrange for another provider to perform the service. Alameda County will respond with timely referrals and coordination in the event that a covered service is not available from a provider because of religious, ethical or moral objections to the covered service.

All current beneficiaries will receive a letter indicating a change in their service provider, when applicable, through Alameda County's DMC-ODS services plan. At the start of services and upon request from the beneficiary, the contracted provider distributes the handbook to all beneficiaries. Alameda County DMC-ODS network of providers are required to provide a copy of the Beneficiary Handbook and will assist you with your eligibility determination.

Why might I need Psychiatric Inpatient Hospital Services?

You may be admitted to a hospital if you have a mental health condition or symptoms of a mental health condition that cannot be safely treated at a lower level of care, and because of the mental health condition or symptoms of mental health condition, you:

 Represent a current danger to yourself or others, or significant property destruction





- Are unable to provide for or utilize food, clothing, or shelter
- Present a severe risk to your physical health
- Have a recent, significant deterioration in the ability to function as a result of a mental health condition
- Need psychiatric evaluation, medication treatment, or other treatment that can only be provided in the hospital



SELECTING A PROVIDER

How Do I Find a Provider For The Specialty Mental Health Services I Need?

Your mental health plan is required to post a current provider directory online. If you have questions about current providers or would like an updated provider directory, visit your mental health plan website at https://acbh.my.site.com/ProviderDirectory/s/ or call the mental health plan's toll-free phone number. You can get a list in writing or by mail if you ask for one.

The mental health plan may put some limits on your choice of providers. When you first start receiving specialty mental health services you can request that your mental health plan provide you with an initial choice of at least two providers. Your mental health plan must also allow you to change providers. If you ask to change providers, the mental health plan must allow you to choose between at least two providers to the extent possible.

Your mental health plan is responsible to ensure that you have timely access to care and that there are enough providers close to you to make sure that you can get the mental health treatment services covered by the mental health plan if you need them.

Sometimes mental health plan's contracted providers choose to no longer provide specialty mental health services. Providers of the mental health plan may no longer contract with the mental health plan, or no longer accepts Medi-Cal specialty mental health services patients on their own or at the request of the mental health plan. When this happens, the mental health plan must make an to give written notice to each person who was receiving specialty mental health services from the provider. The notice to the beneficiary shall be provided 30 calendar days prior to the effective date of the termination or 15 calendar days after the mental health plan knows the provider will stop working. When this happens, your mental health plan must allow you to continue receiving services from the provider who left the mental health plan, if you and the provider agree. This is called "continuity of care" and is explained below.

Can I Continue To Receive Services From My Current Provider?

If you are already receiving mental health services from a managed care plan, you may continue to receive care from that provider even if you receive mental health services from your mental health plan provider, as





long as the services are coordinated between the providers and the services are not the same.

In addition, if you are already receiving specialty mental health services from another mental health plan, managed care plan, or an individual Medi-Cal provider, you may request "continuity of care" so that you can stay with your current provider, for up to 12 months. You may wish to request continuity of care if you need to stay with your current provider to continue your ongoing treatment or because it would cause serious harm to your mental health condition to change to a new provider. Your continuity of care request may be granted if the following is true:

- You have an existing relationship with the provider you are requesting;
- The provider is qualified and meets Medi-Cal requirements;
- The provider agrees to the mental health plan's requirements for contracting with the mental health plan;
- The provider shares relevant documentation with the mental health plan regarding your need for the services.



YOUR RIGHT TO ACCESS MEDICAL RECORDS AND PROVIDER DIRECTORY INFORMATION USING SMART DEVICES

Your county is required to create and maintain a secure system so that you can access your health records and locate a provider using common technologies such as a computer, smart tablet, or mobile device. This system is called a Patient Access Application Programming Interface (API). Information to consider in selecting an application to access your medical records and locate a provider can be found on your county's website.

ACBH will have an API system available in the near future. Please check ACBH's public website announcement page, www.acbhcs.org, for an announcement on our implementation and access to the API system.





SCOPE OF SERVICES

If you meet the criteria for accessing specialty mental health services, the following services are available to you based on your need. Your provider will work with you to decide which services will work best for you.

Mental Health Services

• Mental health services are an individual, group, or family-based treatment services that help people with mental health conditions to develop coping skills for daily living. These services also include work that the provider does to help make the services better for the person receiving the services. These kinds of things include: assessments to see if you need the service and if the service is working; treatment planning to decide the goals of your mental health treatment and the specific services that will be provided; and "collateral," which means working with family members and important people in your life (if you give permission) to help you improve or maintain your daily living abilities. Mental health services can be provided in a clinic or provider's office, or in your home or other community setting, over the phone or by telehealth (which includes noth audio-only and video interactions).

Medication Support Services

• These services include the prescribing, administering, dispensing, and monitoring of psychiatric medicines; and education related to psychiatric medicines. Medication support services can be provided in a clinic or provider's office, or in your home or other community setting, or in the home or other community setting, over the phone or telehealth (which includes both audio-only and video interactions).

Targeted Case Management

This service helps with getting medical, educational, social, prevocational, vocational, rehabilitative, or other community services when these services may be hard for people with a mental health condition to get on their own. Targeted case management includes, but is not limited to, plan development; communication, coordination, and referral; monitoring service delivery to ensure the person's access to service and the service delivery system; and monitoring the person's progress.

Crisis Intervention Services





• This service is available to address an urgent condition that needs immediate attention. The goal of crisis intervention is to help people in the community, so they don't end up in the hospital. Crisis intervention can last up to eight hours and can be provided in a clinic or provider's office, or in your home or other community setting, over the phone or telehealth (which includes both audio-only and video interactions)..

Crisis Stabilization Services

 This service is available to address an urgent condition that needs immediate attention. Crisis stabilization lasts less than 24 hours and must be provided at a licensed 24-hour health care facility, at a hospital-based outpatient program, or at a provider site certified to provide crisis stabilization services.

Adult Residential Treatment Services

 These services provide mental health treatment and skill-building for people who are living in licensed facilities that provide residential treatment services for people with a mental health condition. These services are available 24 hours a day, seven days a week. Medi-Cal does not cover the room and board cost to be in the facility that offers adult residential treatment services.

Crisis Residential Treatment Services

 These services provide mental health treatment and skill-building for people having a serious mental or emotional crisis, but who do not need care in a psychiatric hospital. Services are available 24 hours a day, seven days a week in licensed facilities. Medi-Cal does not cover the room and board cost to be in the facility that offers crisis residential treatment services.

Day Treatment Intensive Services

This is a structured program of mental health treatment provided to a
group of people who might otherwise need to be in the hospital or
another 24-hour care facility. The program lasts at least three hours a
day. The program includes skill-building activities and therapies as
well as psychotherapy.

Day Rehabilitation

• This is a structured program designed to help people with a mental





health condition learn and develop coping and life skills and to manage the symptoms of the mental health condition more effectively. The program lasts at least three hours per day. The program includes skill-building activities and therapies.

Psychiatric Inpatient Hospital Services

• These are services provided in a licensed psychiatric hospital based on the determination of a licensed mental health professional that the person requires intensive 24-hour mental health treatment.

Psychiatric Health Facility Services

• These services are provided in a licensed psychiatric health facility specializing in 24-hour rehabilitative treatment of serious mental health conditions. Psychiatric health facilities must have an agreement with a nearby hospital or clinic to meet the physical health care needs of the people in the facility. Psychiatric health facilities may only admit and treat patients who have no physical illness or injury that would require treatment beyond what ordinarily could be treated on an outpatient basis.

Peer Support Services

- Peer Support Services are culturally competent individual and group services that promote recovery, resiliency, engagement, socialization, self-sufficiency, self-advocacy, development of natural supports, and identification of strengths through structured activities. These services can be provided to you or your designated significant support person(s) and can be received at the same time as you receive other Specialty Mental Health Services. The Peer Specialist is an individual who has lived experience with mental health or substance use conditions and is in recovery who has completed the requirements of a county's State-approved certification program, who is certified by the counties, and who provides these services under the direction of a Behavioral Health Professional who is licensed, waivered, or registered with the State of California.
- Peer Support Services include individual and group coaching, educational skill-building groups, resource navigation, engagement services to encourage you to participate in behavioral health treatment, and therapeutic activities such as promoting self-advocacy.





- Beneficiaries under age 21 may be eligible for the service under Early and Periodic Screening, Diagnostic, and Treatment regardless of their county of residence.
- Alameda County currently offers these services through a team of non-certified Peer Specialists, as well as Certified Medi-Cal Peer and Family Member Peer Support Specialists with lived experience. The county is actively increasing the Certified Medi-Cal Peer and Family Member Peer Support Specialist workforce through a collaboration between the Office of Peer Support Services' Peer Support Workforce program and the Office of Family Empowerment.

Mobile Crisis Services

- Mobile Crisis Services are available if you are experiencing a mental health and/or substance use crisis ("behavioral health crisis").
- Mobile Crisis Services are services provided by health professionals at the location where you are experiencing a crisis, including at your home, work, school, or any other locations, excluding a hospital or other facility setting. Mobile Crisis Services are available 24 hours a day, 7 days a week, and 365 days a year.
- Mobile Crisis Services include rapid response, individual assessment and community-based stabilization. If you need further care, the mobile providers will also facilitate warm handoffs or referrals to other services including voluntary or involuntary psychiatric hospitalization. Teams transport to a variety of dispositions if appropriate.
- ACBH will provide follow-up linkage to referral services within 72 hours of a crisis event.
- You may reach the ACBH mobile crisis team by calling 988, Alameda County Behavioral Health Helpline at 1-844-682-7215, or 911 for emergent situations.

Are There Special Services Available for Children, and/or Young Adults under the age of 21?

Beneficiaries under age 21 are eligible to get additional Medi-Cal services through a benefit called Early and Periodic Screening, Diagnostic, and Treatment.





To be eligible for Early and Periodic Screening, Diagnostic, and Treatment services, a beneficiary must be under the age of 21 and have full-scope Medi-Cal. Early and Periodic Screening, Diagnostic, and Treatment cover services that are necessary to correct or ameliorate any behavioral health condition. Services that sustain, support, improve, or make more tolerable a behavioral health condition are considered to ameliorate the mental health condition and in turn, are medically necessary and covered as Early and Periodic Screening, Diagnostic, and Treatment services.

If you have questions about the Early and Periodic Screening, Diagnostic, and Treatment services, please call ACBH at 1-800-491-9099 (TTY: 711) or visit the DHCS Early and Periodic Screening, Diagnostic, and Treatment webpage.

The following services are also available from the mental health plan for children, adolescents, and young adults under the age of 21: Therapeutic Behavioral Services, Intensive Care Coordination, Intensive Home-Based Services, and Therapeutic Foster Care Services.

Therapeutic Behavioral Services

Therapeutic Behavioral Services are intensive, individualized, short-term outpatient treatment interventions for beneficiaries up to age 21. Individuals receiving these services have serious emotional disturbances, are experiencing a stressful transition or life crisis, and need additional short-term, specific support services.

Therapeutic Behavioral Services is a type of specialty mental health service available through each mental health plan if you have serious emotional problems. To get Therapeutic Behavioral Services, you must receive a mental health service, be under the age of 21, and have full-scope Medi-Cal.

- If you are living at home, a Therapeutic Behavioral Services staff person can work one-to-one with you to reduce severe behavior problems to try to keep you from needing to go to a higher level of care, such as a group home for children-and young people under the age of 21 with very serious emotional problems.
- If you are living in a group home for children and young people under the age of 21 with very serious emotional problems, a Therapeutic Behavioral Services staff person can work with you so you may be able to move to a family based setting, such as a foster home or back at home.





Therapeutic Behavioral Services will help you and your family, caregiver, or guardian learn new ways of addressing problem behavior and ways of increasing the kinds of behavior that will allow you to be successful. You, the Therapeutic Behavioral Services staff person and your family, caregiver, or guardian will work together as a team to address problematic behaviors for a short period until you no longer need Therapeutic Behavioral Services. You will have a Therapeutic Behavioral Services plan that will say what you, your family, caregiver, or guardian, and the Therapeutic Behavioral Services staff person will do during Therapeutic Behavioral Services, and when and where Therapeutic Behavioral Services will occur. The Therapeutic Behavioral Services staff person can work with you in most places where you are likely to need help with your problem behavior. This includes your home, foster home, group home, school, day treatment program, and other areas in the community.

Intensive Care Coordination

Intensive Care Coordination is a targeted case management service that facilitates the assessment of care planning for, and coordination of services to beneficiaries under age 21 who are eligible for the full-scope of Medi-Cal services and who are referred for this service based on.

Intensive Care Coordination services are provided through the principles of the Integrated Core Practice Model, including the establishment of the Child and Family Team to ensure the facilitation of a collaborative relationship among a child, their family, and involved child-serving systems.

The Child and Family Team includes formal supports (such as the care coordinator, providers, and case managers from child-serving agencies), natural supports (such as family members, neighbors, friends, and clergy), and other individuals who work together to develop and implement the client plan and are responsible for supporting children and their families in attaining their goals. Intensive Care Coordination also provides an Intensive Care Coordination Coordinator who:

- Ensures that medically necessary services are accessed, coordinated, and delivered in a strength-based, individualized, client-driven, and culturally and linguistically competent manner.
- Ensures that services and supports are guided by the needs of the child.
- Facilitates a collaborative relationship among the child, their family, and systems involved in providing services to them.





- Supports the parent/caregiver in meeting their child's needs.
- Helps establish the Child and Family Team and provides ongoing support.
- Organizes and matches care across providers and child serving systems to allow the child to be served in their community.

Intensive Home-Based Services

Intensive Home-Based Services are individualized, strength-based interventions designed to improve mental health conditions that interfere with a child/youth's functioning and are aimed at helping the child/youth build skills necessary for successful functioning in the home and community and improving the child/youth's family's ability to help the child/youth successfully function in the home and community.

Intensive Home-Based Services are provided under the Integrated Core Practice Model by the Child and Family Team in coordination with the **family's overall service plan**.. Intensive Home-Based Services are provided to beneficiaries under the age of 21 who are eligible for full-scope Medi-Cal services and who are referred for these services based on medical necessity.

Therapeutic Foster Care

The Therapeutic Foster Care service model allows for the provision of short-term, intensive, trauma-informed, and individualized specialty mental health services for children up to the age of 21 who have complex emotional and behavioral needs. In Therapeutic Foster Care, children are placed with trained, intensely supervised, and supported Therapeutic Foster Care parents.

Available Services by Telephone or Telehealth

In-person, face-to-face contact between you and your provider is not always required for you to be able to receive mental health services. Depending on your services, you might be able to receive your services through telephone or telehealth. Your provider should explain to you about using telephone or telehealth and make sure you agree before beginning services. Even if you agree to receive your services through telehealth or telephone, you can choose later to receive your services in-person or face-to-face. Some types of mental health services cannot be provided only through telehealth or telephone because they require you to be at a specific





place for the service, such as residential treatment services or hospital services.



ADVERSE BENEFIT DETERMINATIONS BY YOUR MENTAL HEALTH PLAN (MHP)

What Rights Do I Have if the Mental Health Plan Denies the Services I Want or Think I Need?

If your mental health plan, or a provider on behalf of the mental health plan, denies, limits, reduces, delays, or ends services you want or believe you should get, you have the right to a written Notice (called a "Notice of Adverse Benefit Determination") from the mental health plan. You also have a right to disagree with the decision by asking for an appeal. The sections below discuss your right to a Notice and what to do if you disagree with your mental health plan's decision.

What Is an Adverse Benefit Determination?

An Adverse Benefit Determination is defined to mean any of the following actions taken by a mental health plan:

- 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 (If you file a grievance with the mental health plan and the mental health plan does not get back to you with a written decision on your grievance within 90 days. If you file an appeal with the mental health plan and the mental health plan does not get back to you with a written decision on your appeal within 30 days, or if you filed an expedited appeal, and did not receive a response within 72 hours.); or
- 6. The denial of a beneficiary's request to dispute financial liability.

What Is a Notice of Adverse Benefit Determination?





A Notice of Adverse Benefit Determination is a written letter that your mental health plan will send you if it makes a decision to deny, limit, reduce, delay, or end services you and your provider believe you should get. This includes a denial of payment for a service, a denial based on claiming the services are not covered, a denial based on claiming the services are not medically necessary, a denial that the service is for the wrong delivery system, or a denial of a request to dispute financial liability. A Notice of Adverse Benefit Determination is also used to tell you if your grievance, appeal, or expedited appeal was not resolved in time, or if you did not get services within the mental health plan's timeline standards for providing services.

Timing of the Notice

The mental health plan must mail the notice to the beneficiary at least 10 days before the date of action for termination, suspension, or reduction of a previously authorized specialty mental health service. The mental health plan must also mail the notice to the beneficiary within two business days of the decision for denial of payment or decisions resulting in denial, delay, or modification of all or part of the requested specialty mental health services.

Will I Always Get A Notice Of Adverse Benefit Determination When I **Don't Get The Services I Want?**

Yes, you should receive a Notice of Adverse Benefit Determination. However, if you do not receive a notice, you may file an appeal with the county mental health plan or if you have completed the appeal process, you can request a State Fair Hearing when these things happen. Information on how to file an appeal or request a State Fair Hearing is included in this handbook. Information should also be available in your provider's office.

What Will the Notice of Adverse Benefit Determination Tell Me?

The Notice of Adverse Benefit Determination will tell you:

- What your mental health plan did that affects you and your ability to get services
- The date the decision will take effect and the reason for the decision
- The state or federal rules the decision was based on.
- Your rights to file an appeal if you do not agree with the mental





health plan's decision

- How to file an appeal with the mental health plan
- How to request a State Fair Hearing if you are not satisfied with the mental health plan's decision on your appeal
- How to request an expedited appeal or an expedited State Fair Hearing
- How to get help filing an appeal or requesting a State Fair Hearing
- How long you have to file an appeal or request a State Fair Hearing
- Your right to continue to receive services while you wait for an appeal or State Fair Hearing decision, how to request for continuation of these services, and whether the costs of these services will be covered by Medi-Cal
- When you have to file your appeal or State Fair Hearing request if you want the services to continue

What Should I Do When I Get a Notice of Adverse Benefit Determination?

When you get a Notice of Adverse Benefit Determination, you should read all the information on the notice **carefully. If you don't understand the** notice, your mental health plan can help you. You may also ask another person to help you.

You can request a continuation of the service that has been discontinued when you submit an appeal or request for a State Fair Hearing. You must request the continuation of services no later than 10 calendar days after the date the Notice of Adverse Benefit Determination was post-marked or personally given to you, or before the effective date of the change.



THE PROBLEM RESOLUTION PROCESS: TO FILE A GRIEVANCE OR APPEAL

What If I Don't Get the Services I Want From My Mental Health Plan?

Your mental health plan must have a process for you to work out a complaint or problem about any issue related to the specialty mental health services you want or are receiving. This is called the problem resolution process and it could involve:

- 1. The Grievance Process: an expression of unhappiness about anything regarding your specialty mental health services or the mental health plan.
- 2. The Appeal Process: the review of a decision (e.g., denial, termination, or reduction to services) that was made about your specialty mental health services by the mental health plan or your provider.
- 3. The State Fair Hearing Process: the process to request an administrative hearing before a state administrative law judge if the mental health plan denies your appeal.

Filing a grievance, appeal, or requesting a State Fair Hearing will not count against you and will not impact the services you are receiving. Filing a grievance or appeal helps to get you the services you need and to solve any problems you have with your specialty mental health services. Grievances and appeals also help the mental health plan by giving them the information they can use to improve services. When your grievance or appeal is complete, your mental health plan will notify you and others involved, such as providers, of the final outcome. When your State Fair Hearing is decided, the State Fair Hearing Office will notify you and others involved of the final outcome. You can learn more about each problem resolution process below.

Can I Get Help With Filing an Appeal, Grievance, or State Fair Hearing?

Your mental health plan will help explain these processes to you and must help you file a grievance, an appeal, or to request a State Fair Hearing. The mental health plan can also help you decide if you qualify for what's called an "expedited appeal" process, which means it will be reviewed more quickly because your health, mental health, and/or stability are at risk. You





may also authorize another person to act on your behalf, including your specialty mental health provider or advocate.

If you would like help, call the Consumer Assistance Office at 1-800-779-0787. Your mental health plan must give you reasonable assistance in completing forms and other procedural steps related to a grievance or appeal. This includes, but is not limited to, providing interpreter services and toll-free numbers with TTY/TDD and interpreter capability.

Can The State Help Me with My Problem/Questions?

You may contact the Department of Health Care Services, Office of the Ombudsman, Monday through Friday, 8 a.m. to 5 p.m. (excluding holidays), by phone at 888-452-8609 or by e-mail at MMCDOmbudsmanOffice@dhcs.ca.gov. Please note: E-mail messages are not considered confidential. You should not include personal information in an e-mail message.

You may also get free legal help at your local legal aid office or other groups. You can also contact the California Department of Social Services (CDSS) to ask about your hearing rights by contacting their Public Inquiry and Response Unit by phone at 800-952-5253 (for TTY, call 800-952-8349).



THE GRI EVANCE PROCESS

What Is a Grievance?

A grievance is an expression of dissatisfaction about anything regarding your specialty mental health services that are not one of the problems covered by the appeal and State Fair Hearing processes.

What Is the Grievance Process?

The grievance process will:

- Involve simple, and easily understood procedures that allow you to present your grievance orally or in writing.
- Not count against you or your provider in any way.
- Allow you to authorize another person to act on your behalf, including a provider or advocate. If you authorize another person to act on your behalf, the mental health plan might ask you to sign a form authorizing the mental health plan to release information to that person.
- Ensure that the individuals making the decisions are qualified to do so and not involved in any previous levels of review or decisionmaking.
- Identify the roles and responsibilities of you, your mental health plan and your provider.
- Provide resolution for the grievance in the required timeframes.

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When Can I File a Grievance?

You can file a grievance anytime with the mental health plan if you are unhappy with the specialty mental health services or have another concern regarding the mental health plan.

How Can I File a Grievance?

You may call your mental health plan at 1-800-779-0787 to get help with a grievance. Grievances can be filed orally or in writing. Oral grievances do not have to be followed up in writing. If you want to file your grievance in





writing, the mental health plan will provide self-addressed envelopes at all provider sites for you to mail in your grievance. If you do not have a self-addressed envelope, you may mail your grievance directly to the address that is provided on the front of this handbook.

How Do I Know If the Mental Health Plan Received My Grievance?

Your mental health plan is required to let you know that it received your grievance by sending you a written confirmation within 5 calendar days of receipt. A grievance received over the phone or in person, that you agree is resolved by the end of the next business day, is exempt and you may not get a letter.

When Will My Grievance Be Decided?

The mental health plan must make a decision about your grievance within 90 calendar days from the date you filed your grievance. The timeframes for making a decision may be extended by up to 14 calendar days if you request an extension, or if the mental health plan believes that there is a need for additional information and that the delay is for your benefit. An example of when a delay might be for your benefit is when the mental health plan believes it might be able to resolve your grievance if they have more time to get information from you or other people involved.

How Do I Know If the Mental Health Plan Has Made a Decision About My Grievance?

When a decision has been made regarding your grievance, the mental health plan will notify you or your representative in writing of the decision. If your mental health plan fails to notify you or any affected parties of the grievance decision on time, then the mental health plan is required to provide you with a Notice of Adverse Benefit Determination advising you of your right to request a State Fair Hearing. Your mental health plan is required to provide you with a Notice of Adverse Benefit Determination on the date the timeframe expires. You may call the mental health plan for more information if you do not receive a Notice of Adverse Benefit Determination.

Is There a Deadline to File a Grievance?

No, you may file a grievance at any time.





THE APPEAL PROCESS (STANDARD AND EXPEDITED)

Your mental health plan must allow you to challenge a decision by your mental health plan that you do not agree with and request a review of certain decisions made by the mental health plan or your providers about your specialty mental health services. There are two ways you can request a review. One way is using the standard appeal process. The other way is by using the expedited appeal process. These two types of appeals are similar; however, there are specific requirements to qualify for an expedited appeal. The specific requirements are explained below.

What Is a Standard Appeal?

A standard appeal is a request for review of a decision made by the mental health plan or your provider that involves a denial or changes to services you think you need. If you request a standard appeal, the mental health plan may take up to 30 days to review it. If you think waiting 30 days will put your health at risk, you should ask for an "expedited appeal."

The standard appeal process will:

- Allow you to file an appeal orally or in writing.
- Ensure filing an appeal will not count against you or your provider in any way.
- Allow you to authorize another person to act on your behalf, including a provider. If you authorize another person to act on your behalf, the mental health plan might ask you to sign a form authorizing the mental health plan to release information to that person.
- Have your benefits continued upon request for an appeal within the required timeframe, which is 10 days from the date your Notice of Adverse Benefit Determination was mailed or personally given to you. You do not have to pay for continued services while the appeal is pending. However, if you do request continuation of the benefit, and the final decision of the appeal confirms the decision to reduce or discontinue the service you are receiving, you may be required to pay the cost of services provided while the appeal was pending.
- Ensure that the individuals making the decision on your appeal are qualified to do so and not involved in any previous level of review or decision-making.





- Allow you or your representative to examine your case file, including your medical record, and any other documents or records considered during the appeal process.
- Allow you to have a reasonable opportunity to present evidence and testimony and make legal and factual arguments, in person, or in writing.
- Allow you, your representative, or the legal representative of a deceased beneficiary's estate to be included as parties to the appeal.
- Let you know your appeal is being reviewed by sending you written confirmation.
- Inform you of your right to request a State Fair Hearing, following the completion of the appeal process with the mental health plan.

When Can I File an Appeal?

You can file an appeal with your mental health plan in any of the following situations:

- The mental health plan or one of the contracted providers decides that you do not qualify to receive any Medi-Cal specialty mental health services because you do not meet the access criteria.
- Your provider thinks you need a specialty mental health service and asks the mental health plan for approval, but the mental health plan does not agree and denies your provider's request, or changes the type or frequency of service.
- Your provider has asked the mental health plan for approval, but the mental health plan needs more information to make a decision and doesn't complete the approval process on time.
- Your mental health plan does not provide services to you based on the timelines the mental health plan has set up.
- You don't think the mental health plan is providing services soon enough to meet your needs.
- Your grievance, appeal, or expedited appeal wasn't resolved in time.
- You and your provider do not agree on the specialty mental health services you need.





How Can I File an Appeal?

You may call your mental health plan to get help filling an appeal. The mental health plan will provide self-addressed envelopes at all provider sites for you to mail in your appeal. If you do not have a self-addressed envelope, you may mail your appeal directly to the address in the front of this handbook or you may submit your appeal by e-mail to QAOffice@acgov.org or by fax to 510-639-1346.

How Do I Know If My Appeal Has Been Decided?

Your mental health plan will notify you or your representative in writing about their decision for your appeal. The notification will have the following information:

- The results of the appeal resolution process
- The date the appeal decision was made
- If the appeal is not resolved completely in your favor, the notice will also contain information regarding your right to a State Fair Hearing and the procedure for filing a State Fair Hearing

Is There a Deadline to File an Appeal?

You must file an appeal within 60 days of the date on the Notice of Adverse Benefit Determination. There are no deadlines for filing an appeal when you do not get a Notice of Adverse Benefit Determination, so you may file this type of appeal at any time.

When Will a Decision Be Made About My Appeal?

The mental health plan must decide on your appeal within 30 calendar days from when the mental health plan receives your request for the appeal. The timeframes for making a decision may be extended up to 14 calendar days if you request an extension, or if the mental health plan believes that there is a need for additional information and that the delay is for your benefit. An example of when a delay is for your benefit is when the mental health plan believes it might be able to approve your appeal if it has more time to get information from you or your provider.

What If I Can't Wait 30 Days for My Appeal Decision?

The appeal process may be faster if it qualifies for the expedited appeal process.





What Is an Expedited Appeal?

An expedited appeal is a faster way to decide on an appeal. The expedited appeal process follows a similar process to the standard appeal process. However, you must show that waiting for a standard appeal could make your mental health condition worse. The expedited appeal process also follows different deadlines than the standard appeal. The mental health plan has 72 hours to review expedited appeals. You can make a verbal request for an expedited appeal. You do not have to put your expedited appeal request in writing.

When Can I File an Expedited Appeal?

If you think that waiting up to 30 days for a standard appeal decision will jeopardize your life, health, or ability to attain, maintain or regain maximum function, you may request an expedited resolution of an appeal. If the mental health plan agrees that your appeal meets the requirements for an expedited appeal, your mental health plan will resolve your expedited appeal within 72 hours after the mental health plan receives the appeal. The timeframes for making a decision may be extended by up to 14 calendar days if you request an extension, or if the mental health plan shows that there is a need for additional information and that the delay is in your interest.

If your mental health plan extends the timeframes, the mental health plan will give you a written explanation as to why the timeframes were extended. If the mental health plan decides that your appeal does not qualify for an expedited appeal, the mental health plan must make reasonable efforts to give you prompt oral notice and will notify you in writing within two calendar days giving you the reason for the decision. Your appeal will then follow the standard appeal timeframes outlined earlier in this section. If you disagree with the mental health plan decision that your appeal doesn't meet the expedited appeal criteria, you may file a grievance.

Once your mental health plan resolves your request for an expedited appeal, the mental health plan will notify you and all affected parties orally and in writing.



THE STATE FAIR HEARING PROCESS

What Is a State Fair Hearing?

A State Fair Hearing is an independent review, conducted by an administrative law judge who works for the California Department of Social Services, to ensure you receive the specialty mental health services to which you are entitled under the Medi-Cal program. You may also visit the California Department of Social Services at https://www.cdss.ca.gov/hearing-requests for additional resources.

What Are My State Fair Hearing Rights?

You have the right to:

- Have a hearing before an administrative law judge (also called a State Fair Hearing)
- Be told about how to ask for a State Fair Hearing
- Be told about the rules that govern representation at the State Fair Hearing
- Have your benefits continued upon your request during the State Fair Hearing process if you ask for a State Fair Hearing within the required timeframes

When Can I File for a State Fair Hearing?

You can file for a State Fair Hearing in any of the following situations:

- You filed an appeal and received an appeal resolution letter telling you that your mental health plan denies your appeal request.
- Your grievance, appeal, or expedited appeal wasn't resolved in time.

How Do I Request a State Fair Hearing?

You can request a State Fair Hearing:

• Online at: https://acms.dss.ca.gov/acms/login.request.do





• <u>In Writing</u>: Submit your request to the county welfare department at the address shown on the Notice of Adverse Benefit Determination, or mail it to:

California Department of Social Services
State Fair Hearings Division
P.O. Box 944243, Mail Station 9-17-37
Sacramento, CA 94244-2430
Or by Fax to: 916-651-5210 or 916-651-2789.

You can also request a State Fair Hearing or an expedited State Fair Hearing:

• <u>By Phone</u>: Call the State Fair Hearings Division, toll-free, at 800-743-8525 or 855-795-0634, or call the Public Inquiry and Response line, toll-free, at 800-952-5253 or TDD at 800-952-8349.

Is There a Deadline to Ask for a State Fair Hearing?

Yes, you only have 120 days to ask for a State Fair Hearing. The 120 days start from the date of the mental health plan's written appeal decision notice.

If you didn't receive a Notice of Adverse Benefit Determination, you may file for a State Fair Hearing at any time.

Can I Continue Services While I'm Waiting for a State Fair Hearing Decision?

If you are currently receiving authorized services and you want to continue receiving the services while you wait for the State Fair Hearing decision, you must ask for a State Fair Hearing within 10 days from the date of receiving the Notice of Adverse Benefit Determination, or before the date your mental health plan says services will be stopped or reduced. When you ask for a State Fair Hearing, you must say that you want to keep getting services during the State Fair Hearing process.

If you do request continuation of services and the final decision of the State Fair Hearing confirms the decision to reduce or discontinue the service you are receiving, you may be required to pay the cost of services provided while the State Fair Hearing was pending.

When Will a Decision Be Made About My State Fair Hearing Decision?





After you ask for a State Fair Hearing, it could take up to 90 days to decide your case and send you an answer.

Can I get a State Fair Hearing More Quickly?

If you think waiting that long will be harmful to your health, you might be able to get an answer within three working days. Ask your general practitioner or mental health professional to write a letter for you. You can also write a letter yourself. 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.

The Department of Social Services, State Fair Hearings Division, will review your request for an expedited State Fair Hearing and decide if it qualifies. If your expedited hearing request is approved, a hearing will be held, and a hearing decision will be issued within three working days of the date your request is received by the State Fair Hearings Division.



ADVANCE DIRECTIVE

What is an Advance Directive?

You have the right to have an advance directive. An advance directive is written instruction about your health care that is recognized under California law. It includes information that states how you would like health care provided or says what decisions you would like to be made, if or when you are unable to speak for yourself. You may sometimes hear an advance directive described as a living will or durable power of attorney.

California law defines an advance directive as either an oral or written individual health care instruction or a power of attorney (a written document giving someone permission to make decisions for you). All mental health plans are required to have advance directive policies in place. Your mental health plan is required to provide written information on the mental health plan's advance directive policies and an explanation of state law, if asked for the information. If you would like to request the information, you should call your mental health plan for more information.

An advance directive is designed to allow people to have control over their own treatment, especially when they are unable to provide instructions about their own care. It is a legal document that allows people to say, in advance, what their wishes would be if they become unable to make health care decisions. This may include such things as the right to accept or refuse medical treatment, surgery, or make other health care choices. In California, an advance directive consists of two parts:

- Your appointment of an agent (a person) making decisions about your health care; and
- Your individual health care instructions

You may get a form for an advance directive from your mental health plan or online. In California, you have the right to provide advance directive instructions to all of your health care providers. You also have the right to change or cancel your advance directive at any time.

If you have a question about California law regarding advance directive requirements, you may send a letter to:

California Department of Justice Attn: Public Inquiry Unit, P. O. Box 944255 Sacramento, CA 94244-2550





BENEFICIARY RIGHTS AND RESPONSIBILITIES

What Are My Rights as a Recipient of Specialty Mental Health Services?

As a person eligible for Medi-Cal, you have a right to receive medically necessary specialty mental health services from the mental health plan. When accessing these services, you have the right to:

- Be treated with personal respect and respect for your dignity and privacy.
- Receive information on available treatment choices and have them explained in a manner you can understand.
- Take part in decisions regarding your mental health care, including the right to refuse treatment.
- Be free from any form of restraint or seclusion used as a means of coercion, discipline, convenience, punishment, or retaliation about the use of restraints and seclusion.
- Ask for and get a copy of your medical records, and request that they be changed or corrected, if needed.
- Receive the information in this handbook about the services covered by the mental health plan, other obligations of the mental health plan, and your rights as described here.
- Receive specialty mental health services from a mental health plan
 that follows its contract with the state for the availability of services,
 assurances of adequate capacity and services, coordination and
 continuity of care, and coverage and authorization of services. The
 mental health plan is required to:
 - Employ or have written contracts with enough providers to make sure that all Medi-Cal eligible beneficiaries who qualify for specialty mental health services can receive them in a timely manner.
 - Cover medically necessary services out-of-network for you in a timely manner, if the mental health plan does not have an employee or contract provider who can deliver the services.
 "Out-of-network provider" means a provider who is not on the





- mental health plan list of providers. The mental health plan must make sure you do not pay anything extra for seeing an out-of-network provider.
- o Make sure providers are trained to deliver the specialty mental health services that the providers agree to cover.
- o Make sure that the specialty mental health services the mental health plan covers are enough in amount, length of time, and scope to meet the needs of Medi-Cal eligible beneficiaries. This includes making sure the **mental health plan's** system for approving payment for services is based on medical necessity and makes sure the medical necessity criteria is fairly used.
- o Make sure that its providers do adequate assessments of people who may receive services and that they work with people who will receive services to develop goals for the treatment and services that will be given.
- Provide for a second opinion from a qualified health care professional within the mental health plan network, or one outside the network, at no additional cost to you if you request it.
- o Coordinate the services it provides with services being provided to you through a Medi-Cal managed care plan or with your primary care provider, if necessary, and make sure your privacy is protected as specified in federal rules on the privacy of health information.
- Provide timely access to care, including making services available 24 hours a day, seven days a week, when medically necessary to treat an emergency psychiatric condition or an urgent or crisis condition.
- o Participate in the state's efforts to encourage the delivery of services in a culturally competent manner to all people, including those with limited English proficiency and varied cultural and ethnic backgrounds.
- Your mental health plan is required to follow applicable federal and state laws (such as: Title VI of the Civil Rights Act of 1964 as implemented by regulations at 45 CFR part 80; the Age Discrimination Act of 1975 as implemented by regulations at 45 CFR





part 91; the Rehabilitation Act of 1973; Title IX of the Education Amendments of 1972 (regarding education programs and activities); Titles II and III of the Americans with Disabilities Act); Section 1557 of the Patient Protection and Affordable Care Act; as well as the rights described here.

• You may have additional rights under state laws about mental health treatment. If you wish to contact your county's Patients' Rights Advocate, you can do so by calling: 1-800- 734-2504 or (510) 835-2505.

What Are My Responsibilities as a Recipient of Specialty Mental Health Services?

As a recipient of specialty mental health services, it is your responsibility to:

- Carefully read this beneficiary handbook and other important informing materials from the mental health plan. These materials will help you understand which services are available and how to get treatment if you need it.
- Attend your treatment as scheduled. You will have the best result if you work with your provider to develop goals for your treatment and follow those goals. If you do need to miss an appointment, call your provider at least 24 hours in advance, and reschedule for another day and time.
- Always carry your Medi-Cal Benefits Identification Card (BIC) and a photo ID when you attend treatment.
- Let your provider know if you need an oral interpreter before your appointment.
- Tell your provider all your medical concerns. The more complete information that you share about your needs, the more successful your treatment will be.
- Make sure to ask your provider any questions that you have. It is very important you completely understand the information that you receive during treatment.
- Follow through on the planned action steps you and your provider have agreed upon.
- Contact the mental health plan if you have any questions about your





services or if you have any problems with your provider that you are unable to resolve.

- Tell your provider and the mental health plan if you have any changes to your personal information. This includes your address, phone number, and any other medical information that may affect your ability to participate in treatment.
- Treat the staff who provide your treatment with respect and courtesy.
- If you suspect fraud or wrongdoing, report it:
 - o The Department of Health Care Services asks that anyone suspecting Medi- Cal fraud, waste, or abuse to call the DHCS Medi-Cal Fraud Hotline at 1-800-822-6222. If you feel this is an emergency, please call 911 for immediate assistance. The call is free, and the caller may remain anonymous.
 - You may also report suspected fraud or abuse by e-mail to <u>fraud@dhcs.ca.gov</u> or use the online form at <u>http://www.dhcs.ca.gov/individuals/Pages/StopMedi-</u> <u>CalFraud.aspx.</u>
 - o Information on ACBH's Whistle Blower program is available online at https://www.acbhcs.org/plan-administration/whistleblower/ or
 - Call: 1-844-729-7055:
 - Complete the Whistleblower Reporting Form and
 - o Fax: (510) 639-1346,
 - o Email: ProgIntegrity@acgov.org, or
 - o Mail: 2000 Embarcadero, Suite 400, Oakland, CA 94606 Attn: QA Office



NONDISCRIMINATION NOTICE

Discrimination is against the law. Alameda County Behavioral Health (ACBH) follows State and Federal civil rights laws. ACBH does not unlawfully discriminate, exclude people, or treat them differently because of 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.

ACBH provides:

Free aids and services to people with disabilities to help them communicate better, such as:

- Qualified sign language interpreters
- Written information in other formats (large print, braille, audio or accessible electronic formats)

Free language services to people whose primary language is not English, such as:

- Qualified interpreters
- Information written in other languages

If you need these services, contact Alameda County 24/7 ACCESS line at 1-800-491-9099. Or, if you cannot hear or speak well, please call (TTY: 711). Upon request, this document can be made available to you in braille, large print, audio, or accessible electronic formats.

HOW TO FILE A GRIEVANCE

If you believe that ACBH has failed to provide these services or unlawfully discriminated in another way on the basis of 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, you can file a grievance with Alameda County Behavioral Health Consumer Assistance. You can file a grievance by phone, in writing, or in person:

- By phone: Contact Consumer Assistance between 9am -5pm, Monday thru Friday, by calling 1-800-779-0787. Or, if you cannot hear or speak well, please call TTY: 711.
- In writing: Fill out a grievance form or write a letter and send it to:

Consumer Assistance



2000 Embarcadero Cove, Suite 400 Oakland, CA 94606

- In person: Visit your provider's office or the Mental Health Association, 954 60th Street, Suite 10, Oakland, CA 94608, and say you want to file a grievance.
- Grievance Forms are available online, visit: <u>https://www.acbhcs.org/plan-administration/file-a-grievance/.</u>

<u>OFFICE OF CIVIL RIGHTS</u> - CALIFORNIA DEPARTMENT OF HEALTH CARE SERVICES

You can also file a civil rights complaint with the California Department of Health Care Services, Office of Civil Rights by phone, in writing, or electronically:

- By phone: Call 916-440-7370. If you cannot speak or hear well, please call 711 (California State Relay).
- In writing: Fill out a complaint form or send a letter to:
 - Department of Health Care Services Office of Civil Rights P.O. Box 997413, MS 0009 Sacramento, CA 95899-7413
- Complaint forms are available at: <u>https://www.dhcs.ca.gov/discrimination-grievance-procedures</u>
- Electronically: Send an email to CivilRights@dhcs.ca.gov.

<u>OFFICE OF CIVIL RIGHTS</u> **–** U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES

If you believe you have been discriminated against on the basis of race, color, national origin, age, disability or sex, you can also file a civil rights complaint with the U.S. Department of Health and Human Services, Office for Civil Rights by phone, in writing, or electronically:

- By phone: Call 1-800-368-1019. If you cannot speak or hear well, please call TTY/TDD 1-800-537-7697
- In writing: Fill out a complaint form or send a letter to:

U.S. Department of Health and Human Services 200 Independence Avenue, SW Room 509F, HHH Building Washington, D.C. 20201



- Complaint forms are available at http://www.hhs.gov/ocr/office/file/index.html.
- Electronically: Visit the Office for Civil Rights Complaint Portal at https://ocrportal.hhs.gov/ocr/portal/lobby.jsf



LANGUAGE TAGLINES

English Tagline

ATTENTION: If you need help in your language call 1-800-491-9099 (TTY: 711). Aids and services for people with disabilities, like documents in braille and large print, are also available. Call 1-800-491-9099 (TTY: 711). These services are free of charge.

(Arabic) الشعار بالعربية

يُرجى الانتباه: إذا احتجت إلى المساعدة بلغتك، فاتصل بـ 9099-491-800-1 (TTY: 711). تتوفر أيضًا المساعدات والخدمات للأشخاص ذوي الإعاقة، مثل المستندات المكتوبة بطريقة بريل والخط الكبير. اتصل بـ 9099-491-800-1 (TTY: 711). هذه الخدمات مجانية.

<u> Յայերեն պիտակ (Armenian)</u>

ՈԻՇԱԴՐՈՒԹՅՈՒՆ։ Եթե Ձեզ օգևություն է հարկավոր Ձեր լեզվով, զանգահարեք 1-800-491-9099 (TTY։ 711)։ Կան նաև օժանդակ միջոցներ ու ծառայություններ հաշմանդամություն ունեցող անձանց համար, օրինակ` Բրայլի գրատիպով ու խոշորատառ տպագրված նյութեր։ Չանգահարեք 1-800-491-9099 (TTY։ 711)։ Այդ ծառայություններն անվճար են։

ឃ្លាសម្គាល់ជាភាសាខ្មែរ (Cambodian)

ចំណាំ៖ បើអ្នក ត្រូវ ការជំនួយ ជាភាសា របស់អ្នក សូម ទូរស័ព្ទទៅ 1-800-491-9099 (TTY: 711) ។ ជំនួយ និង សេវាកម្ម សម្រាប់ ជនពិការ ដូចជាឯកសារសរសេរជាអក្បរជុស សម្រាប់ជនពិការភ្នែក ឬឯកសារសរសេរជាអក្បរពុម្ពធំ ក៏អាចរកបានផងដែរ។ ទូរស័ព្ទមកលេខ 1-800-491-9099 (TTY: 711) ។ សេវាកម្មទាំងនេះមិនគិតថ្លៃឡើយ។

简体中文标语 (Chinese)

请注意:如果您需要以您的母语提供帮助,请致电 1-800-491-9099 (TTY: 711)。 另外还提供针对残疾人士的帮助和服务,例如盲文和需要较大字体阅读,也是方便取用的。请致电 1-800-491-9099 (TTY: 711)。这些服务都是免费的。

طلبب وزبانف ارسی (Farsi)

ت وجه: گمر می خو ایوید به زبان خودکم کموی افت کویی د با (711 : TTY) 9099-491-800-1 تم اس بگیوی د. کم که ها و خدمات مخصوص اف را د دار ای لم بح لی ت، مران ن س خه های خطب بی ل و چپا ب احروف مبزرگ، بی ز موجو داست. با (711 : TTY) 9099-491-900-1 تم اس به کی بی خدمات ریا گهان ارکاه می شرون د.



हिंदी टैगलाइन (Hindi)

ध्यान दें: अगर आपको अपनी भाषा में सहायता की आवश्यकता है तो 1-800-491-9099 (TTY: 711) पर कॉल करें। अशक्तता वाले लोगों के लिए सहायता और सेवाएं, जैसे ब्रेल और बड़े प्रिंट में भी दस्तावेज़ उपलब्ध हैं। 1-800-491-9099 (TTY: 711) पर कॉल करें। ये सेवाएं नि: शुल्क हैं।

Nge Lus Hmoob Cob (Hmong)

CEEB TOOM: Yog koj xav tau kev pab txhais koj hom lus hu rau 1-800-491-9099 (TTY: 711). Muaj cov kev pab txhawb thiab kev pab cuam rau cov neeg xiam oob qhab, xws li puav leej muaj ua cov ntawv su thiab luam tawm ua tus ntawv loj. Hu rau 1-800-491-9099 (TTY: 711). Cov kev pab cuam no yog pab dawb xwb.

日本語表記 (Japanese)

注意日本語での対応が必要な場合は 1-800-491-9099 (TTY: 711) へお電話ください。点字の資料や文字の拡大表示など、障がいをお持ちの方のためのサービスも用意しています。 1-800-491-9099 (TTY: 711) へお電話ください。これらのサービスは無料で提供しています。

한국어 태그라인 (Korean)

유의사항: 귀하의 언어로 도움을 받고 싶으시면 1-800-491-9099 (TTY: 711) 번으로 문의하십시오. 점자나 큰 활자로 된 문서와 같이 장애가 있는 분들을 위한 도움과 서비스도 이용 가능합니다. 1-800-491-9099 (TTY: 711) 번으로 문의하십시오. 이러한 서비스는 무료로 제공됩니다.

ແທກໄລພາສາລາວ (Laotian)

ປະກາດ: ຖ້າທ່ານຕ້ອງການຄວາມຊ່ວຍເຫຼືອໃນພາສາຂອງທ່ານໃຫ້ໂທຫາເບີ 1-800-491-9099 (TTY: 711). ຍັງມີຄວາມຊ່ວຍເຫຼືອແລະການບໍລິການສໍາລັບຄົນພິການ ເຊັ່ນເອກະສານທີ່ເປັນອັກສອນນູນແລະມີໂຕພິມໃຫຍ່ ໃຫ້ໂທຫາເບີ 1-800-491-9099 (TTY: 711). ການບໍລິການເຫຼົ່ານີ້ບໍ່ຕ້ອງເສຍຄ່າໃຊ້ຈ່າຍໃດໆ.

Mien Tagline (Mien)

LONGC HNYOUV JANGX LONGX OC: Beiv taux meih qiemx longc mienh tengx faan benx meih nyei waac nor douc waac daaih lorx taux 1-800-491-9099 (TTY: 711). Liouh lorx jauv-louc tengx aengx caux nzie gong bun taux ninh mbuo wuaaic fangx mienh, beiv taux longc benx nzangc-pokc bun hluo



mbiutc aengx caux aamz mborqv benx domh sou se mbenc nzoih bun longc. Douc waac daaih lorx 1-800-491-9099 (TTY: 711). Naaiv deix nzie weih gong-bou jauv-louc se benx wang-henh tengx mv zuqc cuotv nyaanh oc.

<u> ਪੰਜਾਬੀ टैਗਲਾਈਨ (Punjabi)</u>

ਧਿਆਨ ਦਿਓ: ਜੇ ਤੁਹਾਨੂੰ ਆਪਣੀ ਭਾਸ਼ਾ ਵਿੱਚ ਮਦਦ ਦੀ ਲੋੜ ਹੈ ਤਾਂ ਕਾਲ ਕਰੋ 1-800-491-9099 (TTY: 711). ਅਪਾਹਜ ਲੋਕਾਂ ਲਈ ਸਹਾਇਤਾ ਅਤੇ ਸੇਵਾਵਾਂ, ਜਿਵੇਂ ਕਿ ਬ੍ਰੇਲ ਅਤੇ ਮੋਟੀ ਛਪਾਈ ਵਿੱਚ ਦਸਤਾਵੇਜ਼, ਵੀ ਉਪਲਬਧ ਹਨ। ਕਾਲ ਕਰੋ 1-800-491-9099 (TTY: 711). ਇਹ ਸੇਵਾਵਾਂ ਮੂਫਤ ਹਨ।

Русский слоган (Russian)

ВНИМАНИЕ! Если вам нужна помощь на вашем родном языке, звоните по номеру 1-800-491-9099 (ТТҮ: 711). Также предоставляются средства и услуги для людей с ограниченными возможностями, например документы крупным шрифтом или шрифтом Брайля. Звоните по номеру 1-800-491-9099 (ТТҮ: 711). Такие услуги предоставляются бесплатно.

Mensaje en español (Spanish)

ATENCIÓN: si necesita ayuda en su idioma, llame al 1-800-491-9099 (TTY: 711). También ofrecemos asistencia y servicios para personas con discapacidades, como documentos en braille y con letras grandes. Llame al 1-800-491-9099 (TTY: 711). Estos servicios son gratuitos.

Tagalog Tagline (Tagalog)

ATENSIYON: Kung kailangan mo ng tulong sa iyong wika, tumawag sa 1-800-491-9099 (TTY: 711). Mayroon ding mga tulong at serbisyo para sa mga taong may kapansanan, tulad ng mga dokumento sa braille at malaking print. Tumawag sa 1-800-491-9099 (TTY: 711). Libre ang mga serbisyong ito.

<u>แท็กไลน์ภาษาไทย (Thai)</u>

โปรดหราบ: หากคุณต้องการความช่วยเหลือเป็นภาษาของคุณ **กรุณา**โทร**ศัพท์ไปที่หมายเลข** 1-800-491-9099 (TTY: 711) นอกจากนี้ ยังพร้อมให้ความช่วยเหลือและบริการต่าง ๆ สำหรับ**บุคคลที่มีความ**พิการ เช่น เอกสารต่าง ๆ ที่เป็นอักษรเบรลล์และ**เอกสารที่พิมพ์ด้วย**ตัวอักษรขนาดใหญ่ **กรุณา**โทร**ศัพท์ไปที่หมายเลข** 1-800-491-9099 (TTY: 711) ไม่มีค่าใช้จ่ายสำหรับบริการเหล่านี้

Примітка українською (Ukrainian)

УВАГА! Якщо вам потрібна допомога вашою рідною мовою, телефонуйте January 2024



на номер 1-800-491-9099 (ТТҮ: 711). Люди з обмеженими можливостями також можуть скористатися допоміжними засобами та послугами, наприклад, отримати документи, надруковані шрифтом Брайля та великим шрифтом. Телефонуйте на номер 1-800-491-9099 (ТТҮ: 711). Ці послуги безкоштовні.

Khẩu hiệu tiếng Việt (Vietnamese)

CHÚ Ý: Nếu quý vị cần trợ giúp bằng ngôn ngữ của mình, vui lòng gọi số 1-800-491-9099 (TTY: 711). Chúng tôi cũng hỗ trợ và cung cấp các dịch vụ dành cho người khuyết tật, như tài liệu bằng chữ nổi Braille và chữ khổ lớn (chữ hoa). Vui lòng gọi số 1-800-491-9099 (TTY: 711). Các dịch vụ này đều miễn phí.