

# Summary Analysis of Mental Health Parity in Oregon Medicaid

Update to the Oregon Medicaid  
Mental Health Parity Analysis  
System-Wide Overview



HEALTH SYSTEMS DIVISION  
Medicaid Programs

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## Executive summary

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The Oregon Health Authority (OHA) has assessed the Oregon Health Plan (OHP) delivery system's compliance with federal mental health parity (MHP) requirements (CMS 2333-F). The analysis covered each of the coordinated care organizations (CCO) and OHA's fee-for-service (FFS) system.

This compliance activity provides several opportunities to strengthen the system and improve the quality of member care.

- It identifies and addresses inequalities between the policies and standards governing limitations on mental health and substance disorder (MH/SUD) services as compared to medical/surgical (M/S) services.
- It requires both CCOs and OHA to systematically review their policies and practices, and address any concerns.
- It also revealed concerns in utilization management (UM) practices and other processes related to the authorization of care. Federal law requires that the policies, procedures, and standards regulating MH/SUD treatments use comparable and similarly rigorous processes as M/S treatments. The results identified some historical differences between the standards used for management of MH/SUD vs. M/S benefits; behavioral health has lagged behind physical health in the development of rigorous, evidence-based UM practices.
- It revealed specific areas of focus for improving the delivery of MH/SUD benefits.

### Action plans for identified parity concerns

As a result of the analysis, CCOs and OHA are addressing several areas for improvement through action plans that will list solutions being considered and how the CCOs or OHA will ensure parity. OHA's FFS action plan will address systemic concerns.

Action plans to be implemented by December 31, 2018 for the following concerns:

- Updating medical necessity criteria (MNC) to reflect evidence-based standards
- Evaluating how often criteria are applied in accordance with evidence-based standards
- Ensuring professional peers make denials
- Standardizing retrospective review timelines and conditions
- Ensuring that all contractors follow appropriate notice of action (NOA) and appeals processes

Action plans to be implemented by March 31, 2019 for the following concern:

- Monitoring the consistency of criteria application

### Improvements in the Oregon Medicaid system

Any differences in how limits are applied to MH/SUD as compared to M/S benefits must be based on evidence, rather than standard practice. In this way, compliance with parity improves access to evidence-based, quality MH/SUD care. Specific improvements resulting from this analysis include:

- Increased quality of UM practices regarding MNC, the frequency of review and how consistently MNC are applied;

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- Increased quality in who denies services (must be a professional peer);
- Increased confidence that prior authorization is not being over-utilized;
- Equality in the length of time and the conditions under which retrospective review is permitted for MH/SUD and M/S services;
- Increased confidence that Oregon Medicaid is in compliance with NOA and appeals processes for all services;
- Increased confidence of equality in network admission criteria for OON/OOS MH/SUD providers compared to their M/S counterparts.

### **Continued parity compliance:**

Compliance with the MHP regulations is enforced via new language in the CCO and other contracts, the OHA-led assessment and action plans, and continued monitoring activities. OHA is in the process of developing a monitoring system to include a monitoring template or screening that CCOs and FFS will complete on an annual basis and a list of conditions that would trigger a full analysis.

## Background

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The Oregon Health Authority (OHA) has recently conducted a review of the Oregon Health Plan (OHP) benefits provided to individuals enrolled in a coordinated care organization (CCO) or in the fee-for-service (FFS) system, to determine compliance with the federal mental health parity (MHP) requirements (CMS 2333-F, also known as parity).

### *Federal parity requirements (CMS-2333-F)*

Parity requires that limits on mental health and substance use disorder (MH/SUD) benefits, such as therapy sessions, are no more restrictive than those applied to medical/surgical (M/S) benefits, such as primary care doctor visits.

This means that limits can be applied to MH/SUD benefits, but they must pass certain tests to show they are similarly applied to M/S benefits.

There are three types of benefit limits that must meet parity requirements.

### **Dollar limits and financial requirements**

Parity analysis requires a review of dollar limits and financial requirements that apply to MH/SUD benefits.

- Dollar limits are aggregate lifetime (AL) and annual dollar limits (ADL). These limits place a cap on the dollar benefits an individual consumer may receive. ALs and ADLs set a fixed dollar limit to the benefit amount in a year or in the consumer's lifetime. ALs and ADLs cannot be applied to MH/SUD benefits unless they are applied to one-third of M/S benefits. These limits cannot be more restrictive for MH/SUD than those applied to M/S benefits.
- Financial requirements (FR) require consumers to pay to access services. FRs include fees such as copays, coinsurance and deductibles. The MHP rule requires a comparison of FRs for MH/SUD and M/S benefits. OHP does not permit the use of dollar limits or FRs.

OHA reviewed the policies and operations of its FFS system for dollar limits and FRs, and each CCO also reviewed its policies and operations for dollar limits and FRs. The result of this review yielded no instances of dollar limits or FRs in the Oregon Medicaid delivery system.

**The State complies with the parity requirements for dollar limits and FRs because no dollar limits or FRs were found.** No action plans are required.

### **Quantitative treatment limits (QTLs)**

QTLs are numerical limits (e.g., 30 visits per year) that apply without exception and impose hard numerical limits to the scope or duration of a service. Examples of QTLs include visit, day or unit limits where there is no avenue for receiving additional services beyond a limit. The Mental Health Parity Final Rule states that no QTL can be applied to MH/SUD services that are more restrictive than an QTL applied to M/S services in that classification.

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Oregon Medicaid does not permit the use of QTLs for MH/SUD services. OHA created and deployed a QTL data collection worksheet for the Oregon Medicaid system and reviewed the policies and operations of its FFS system for QTLs. Each CCO also reviewed its policies and operations for QTLs. The result of this review yielded no instances of QTLs in the OHP delivery system.

**The State complies with the rule for the QTL limitation type because no QTLs were found for MH/SUD services.** No action plans are required.

### **Non-quantitative treatment limits (NQTLs)**

NQTLs are non-numerical limits such as prior authorization, network admission standards and step therapy for prescription drugs. Parity requires that if an NQTL is applied to MH/SUD benefits, it is applied in a comparable manner for M/S benefits and is not applied more stringently to MH/SUD benefits. Any differences in how limits are applied to MH/SUD as compared to M/S benefits must be based on evidence, rather than standard practice. In this way, compliance with parity improves access to evidence-based, quality MH/SUD care.

For example:

- ▶ When a CCO or OHA reviews a prior authorization request, the CCO or OHA determines whether the service is “medically necessary.” This decision is made by comparing the provider’s request to medical necessity criteria (MNC).
- ▶ MNC pull together information about what services work best for which conditions, how much of a service/item is needed, and whether a person should be admitted to a facility to receive the service.
- ▶ Medical necessity review is often conducted as part of a utilization management (UM) program, which identifies the most cost-effective approach to medically necessary treatment. UM preserves funds and resources to make sure medically necessary services are available to members that need them.

Parity makes sure that when a CCO or FFS conducts a medical necessity and utilization review, it applies UM and MNC in a comparable manner; and no more stringently to MH/SUD requests for benefits than to M/S requests for benefits.

**Note that this comparison is made within each CCO individually, not across the entire Oregon Medicaid system.** So, CCOs might require more frequent or less frequent review of a service than another CCO and still comply with parity.

### **NQTL types**

OHA employed a contractor (Mercer) to examine the following NQTLs in the OHP delivery system:

- ▶ **Provider admission to network limits:** Provider admission criteria impose limits to providers seeking to join a panel of approved providers. Such limits include: closed networks, credentialing, requirements in addition to state licensing, and exclusion of specific provider types.
- ▶ **Prior authorization for prescription drug limits:** Prior authorization is a means of determining whether dispensing medication will be authorized. Prior authorization of prescription drugs limits the availability of specific medications.

- ▶ **Out-of-network/out-of-state limits:** Out-of-network and out-of-state limits affect how members access out of network and out of state providers and address how CCOs may ensure the orderly access to providers not in a CCO network.
- ▶ **Utilization management (UM) limits applied to inpatient and outpatient services:** UM is typically implemented through prior authorization, concurrent review, and retrospective review (RR). Utilization management may be used to ensure medical necessity of treatments for MH/SUD and M/S treatments. These limits may be analyzed separately for inpatient and outpatient services.

## OHA's NQTL analysis results

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OHA evaluated the NQTLs listed above, identified several parity concerns, and asked CCOs and OHA FFS to submit action plans that specified the solutions they were considering, the steps they would take to implement those solutions and achieve parity compliance and the date the plan would be completed.

CCOs developed an action plan for each parity concern. For example, the evidence supporting medical necessity determinations was a common concern.

- ▶ In an action plan a CCO might evaluate whether to buy evidence-based MNC or to develop it internally. The CCO would then list the steps for implementing the goal and the expected completion date.
- ▶ Steps in this example might include: assessing the feasibility of developing criteria internally; evaluating vendors for third party criteria; contracting with a vendor if this option is chosen; and implementing the roll-out.

Four CCOs (Cascade Health Alliance, Columbia Pacific CCO, Eastern Oregon CCO, and Jackson Care Connect) had no parity findings resulting from this analysis and do not require a parity action plan. InterCommunity Health Network has already completed their action plan.

Following are the action plan items; the CCOs or FFS that must submit action plans to address concerns in these areas; and a brief discussion of the strategies being considered to address the concern. The results are also summarized in [Appendix A](#).

### *Action Item: Alignment of the evidence base for MNC*

If UM reviewers use evidence-based criteria for M/S benefits, they must also use evidence-based criteria (not clinical discretion) for MH/SUD benefits.

### **Review results**

Five CCOs (AllCare, Health Share of Oregon, PrimaryHealth of Josephine County, Umpqua Health Alliance and Willamette Valley Community Health) and OHA (FFS) must:

- ▶ Review and update the criteria they use to approve or deny requests for MH/SUD benefits and
- ▶ Ensure that the criteria are evidence-based.

All other CCOs meet current parity criteria in this area.

### **Strategies to address the action item**

CCOs have indicated that they will either purchase third party criteria from a MNC vendor or develop their own evidence-based criteria. The FFS system is also investigating the use of third party criteria or transferring the management of services lacking evidence-based MNC to a contractor who uses them. CCOs and FFS will select one of these options and implement by December 31, 2018.

#### *Action Item: How often MNC are applied (frequency of review)*

If medical necessity reviews of inpatient MH/SUD benefits are conducted more frequently than medical necessity reviews of inpatient M/S benefits, parity would require evidence that the more frequent review is needed for inpatient MH/SUD benefits.

### **Review results**

Five CCOs (Advanced Health, AllCare, Health Share of Oregon, PrimaryHealth of Josephine County and Willamette Valley Community Health) and OHA (FFS) must review and strengthen the evidence supporting the frequency of medical necessity review of MH/SUD benefits.

All other CCOs meet parity in this area.

### **Strategies to address the action item**

CCOs will either use their own historical utilization data to establish the frequency of review or purchase this information from a third-party vendor. FFS will either purchase this information from a vendor, utilize its own historical data or transfer services without evidence-based frequency of review to qualified contractors that use these criteria to evaluate frequency of review. CCOs and FFS will select one of these options and implement by December 31, 2018.

#### *Action item: The consistency of MNC application*

If the standard for consistent MNC application is lower for MH/SUD than M/S, this could indicate less consistent application of MNC for MH/SUD. Thus, the standard should be the same for MH/SUD and M/S.

### **Review results**

Five CCOs (AllCare, Health Share of Oregon, PacificSource, Trillium Community Health Plan and Willamette Valley Community Health) and OHA (FFS) must align their MH/SUD and M/S standards for consistent UM criteria application.

All other CCOs meet parity in this area.

### **Strategies to address the action item**

CCOs will either purchase internal consistency standards or ensure that existing consistency of application standards are aligned between MH/SUD and M/S services.

- ▶ The consistency of MNC application was one of the more challenging concerns to address for the smallest CCOs where a single reviewer often reviewed all MH/SUD prior authorizations.



- ▶ To address this challenge, smaller CCOs plan to combine the MH/SUD and M/S consistency of application processes (with at least one reviewer each) or recruit a licensed supervisor to be the second reviewer.

For the few FFS services without a consistent MNC application process, OHA will create or purchase internal standards and policies, or have a contractor with these standards manage those services.

CCOs and FFS will select one of these options by December 31, 2018 and complete implementation by March 31, 2019.

### *Action item: Whether professional peers make denials*

If only M/S providers licensed by the State to provide a service may determine that the service is not medically necessary, then only MH/SUD providers licensed by the State to provide a MH/SUD service can determine that the MH/SUD service is not medically necessary.

#### **Review results**

Two CCOs (Advanced Health and PrimaryHealth of Josephine County) and OHA (FFS) must ensure that only a professional peer (someone who is qualified to provide or order the requested service) makes MH/SUD denial determinations. Primary Health has implemented their changes and currently meets parity.

All other CCOs meet parity in this area.

#### **Strategies to address the action item**

The use of professional peers for denials was a concern for only two CCOs; the other CCOs already had a professional peer reviewing denials.

CCOs and OHA will implement policies that require professional peers to make denial decisions. If internal professionals are not available, external contractors could provide this service as well. CCOs and OHA will ensure that policies requiring the use of professional peers to make denial decisions are in place and that staff resources to carry them out are identified, by December 31, 2018.

### *Action item: Comparable retrospective review timelines and conditions*

Retrospective review (RR) allows a provider to make a late authorization request without having to go through an appeal process to do so. The conditions or timeframes for RR of M/S benefits cannot be more favorable than for RR of MH/SUD benefits.

#### **Review results**

All CCOs meet parity in this area but might need to make changes to comply with new OHA requirements.

OHA (FFS) must standardize the availability of retrospective review for MH/SUD and M/S benefits.

#### **Plan to address the action item**

The alignment of MH/SUD and M/S Oregon Administrative Rules (OARs) dealing with retrospective review is in process and will assist in the standardization of retrospective review conditions and timelines.

*Action item: Contractors follow Notice of Action (NOA) and appeal process*

While not a parity concern, the parity assessment process suggests that NOA and appeals are an area that may require further analysis.

**Review results**

OHA must ensure that contractors provide notices of action/adverse benefit determination, and that appeal/fair hearing processes are available, as required by federal regulations.

**Plan to address the action item**

OHA will be addressing NOA and appeal process concerns by implementing a process to ensure that all contractors, including CCOs, are following the federally mandated NOA and appeals processes.

*Action item: Prior authorization applies to some, not all, MH/SUD outpatient (OP) services.*

Because prior authorization can sometimes act as a barrier to care, it is important that it is only applied when a review of medical necessity is likely to improve the quality or cost-effectiveness of care.

If all MH/SUD OP benefits require prior authorization and only some M/S OP benefits require prior authorization, it is important to evaluate the reasons for assigning prior authorization to make sure it has not been over-applied to MH/SUD benefits.

**Review results**

One CCO (Advanced Health) must ensure that application of prior authorization requirements meet parity. All other CCOs and OHA meet parity in this area.

**Plan to address the action item**

Advanced Health has agreed to only apply UM only to MH/SUD services that are prone to over-utilization or have safety concerns. The frequency of UM will be tied to timelines for expected improvements consistent with AH's utilization data. Taking these actions will bring AH into compliance with MHP.

*Action item: Comparable requirements for out-of-network (OON) and/or out-of-state (OOS) providers.*

Each CCO establishes standards for access to OON/OOS services consistent with federal and state requirements. If a CCO requires MH/SUD OON/OOS providers to meet requirements in addition to those required for M/S OON/OOS providers, parity would require evidence that the additional information is needed or a reduction in the MH/SUD OON/OOS requirements.

**Review results**

One CCO (Yamhill Community Care) must ensure that OON and OOS requirements meet parity. All other CCOs and OHA meet parity in this area.

**Plan to address the action item**

Yamhill will review the information requirements for MH/SUD providers relative to M/S providers and either align them or provide a parity-compliant rationale for any unique MH/SUD requirements for OOS/OON providers. They will indicate which strategy they have chosen to OHA by November 1, 2018 and will implement this strategy by December 31, 2018.

## Improvements in care stemming from MHP compliance

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Historically speaking, quality research on MH/SUD conditions and services has trailed the M/S conditions and services leading to fewer evidence-based MNC for MH/SUD services. The quality research that existed was scattered over hundreds of smaller volume journals that were difficult to access and required complex search algorithms to identify. This resulted in UM practices based more on clinical judgment or promising practices, than actual evidence.

In recent years, the quality and quantity of MH/SUD research has increased but the MNC for Oregon's MH/SUD services has not always kept pace. Parity compliance provides a unique opportunity to increase the quality of MH/SUD services by requiring parity/comparability between M/S and MH/SUD UM practices, such as MNC.

Specific improvements to services stemming from parity compliance:

- Increased quality of MNC – now all MNC will be evidence-based
- Frequency of review of services – will now be based on actual evidence instead of standardized time periods such as 30 days or 60 days.
- Increased consistency in member care - all PA services will be subjected to a review that determines how consistently the MNC criteria are being applied, which will ensure consistency in member care.
- Increased quality in the reviewer of services - all services that are reviewed will now be issued denials via a professional peer. A professional peer is a licensed clinician who has the ability to order the service being reviewed. This ensures that the person denying a service has the knowledge base to understand when a service is medically necessary and when it is not.
- Increased time for retrospective review of MH/SUD services - alignment of retrospective review timelines between MH/SUD and M/S services will ensure that MH/SUD services are allotted an equal amount of time for retrospective review, under equivalent conditions. Currently, M/S services have a retrospective review time of 90 days whereas MH/SUD services have 30 days.
- Increased confidence that the NOA and appeals processes are being followed consistent with federal regulations so that members can be informed of benefit decisions and challenges these decisions.
- Increased confidence that PA is being applied to some and not all MH/SUD services, creating an unnecessarily high burden to access MH/SUD benefits – there was only 1 CCO with this issue.
- Increased confidence that OON/OOS MH/SUD providers are not facing higher barriers to participate in a network than their M/S counterparts – there was only 1 CCO with this issue.

## Next steps

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OHA, in partnership with CCOs, will ensure continued parity compliance and resulting improvement in services through multiple approaches including:

### *CCO contracts*

The requirements of CMS 2333-F have been included in the 2019 contract. This means that not only does parity apply directly to each CCO under federal rule, but OHA has also added MHP requirements to the contract it holds with each CCO. The contract and underlying federal regulations may be used to enforce parity requirements.

### *Parity action plans*

The assessment process is bringing increased scrutiny on CCOs to ensure that CCOs operations comply with the requirements of CMS 2333-F. This 18-month process has required each CCO to report on their entire OHP delivery system. This assessment of CCO policies and processes revealed specific areas of concern for remediation. In this process each CCO agreed to address the need for system enhancement. The resulting action plans yield specific steps for addressing the parity concern and timelines for completing these steps.

As shown in [Appendix A](#), nine CCOs and FFS must complete action plans in the areas indicated. OHA expects most action plans will be completed by the end of 2018.

### *Monitoring mental health parity compliance*

OHA will continue to monitor for compliance with parity requirements in both the FFS and CCO delivery systems. Beyond the current process, CCOs will be required to assess parity compliance when there are changes that might impact parity (e.g., a change in benefits or management of benefits).

The parity review process should be updated any time there is a change that might impact parity (e.g., a change in benefits or CCOs). For example, when a CCO changes subcontractors, a review of policies and processes will be required to determine whether the new delivery meets parity standards.

OHA is creating reporting templates to support ongoing parity analysis by CCOs and OHA. This reporting will help OHA determine when a CCO needs to update its parity assessment.

Appendix A: Progress by action plan category as of September 21, 2018

x Meets current parity requirements      o Action plan in process

Action plan category	Advanced Health	AllCare	Cascade Health Alliance	Columbia Pacific CCO	EOCCO	Health Share	IHN	Jackson Care Connect	PacificSource	PrimaryHealth	Trillium	Umpqua Health Alliance	Willamette Valley Community Health	Yamhill Coordinated Care	OHA (fee-for-service)
Update UM criteria	x	o	x	x	x	o	x	x	x	o	x	o	o	x	o
Evaluate how often criteria are applied (frequency of review)	o	o	x	x	x	o	x	x	x	o	x	x	o	x	o
Monitor consistency of criteria application	x	o	x	x	x	o	x	x	o	x	o	x	o	x	o
Ensure professional peers make denials	o	x	x	x	x	x	x	x	x	x	x	x	x	x	o
Standardize RR timelines and conditions	x	x	x	x	x	x	x	x	x	x	x	x	x	x	o
Ensure that all contractors follow the NOA/appeal process	x	x	x	x	x	x	x	x	x	x	x	x	x	x	o
Ensure PA applies to some (not all) outpatient services	o	x	x	x	x	x	x	x	x	x	x	x	x	x	x
Evaluate requirements for out-of-network and out-of-state providers	x	x	x	x	x	x	x	x	x	x	x	x	x	o	x