I. Overview

The Quality Management Plan provides Mental Health Mental Retardation Services of Texoma (MHMRST) with a systematic, objective and continuous process for monitoring, evaluating and improving the quality and appropriateness of the service delivery systems within our organization. It assists MHMRST in assuring existing standards of care are met and provides the framework to obtain feedback from stakeholders on the manner in which the center conducts business.

The Quality Management plan is an evolving document continuously revised to reflect changes within the Center as they occur. This allows us to make updates to the plan based on input from our consumers, their family members, our employees and contractors, and other stakeholders in the community. The plan is refined based on information developed from the resources and requirements of the Texas Department of Aging and Disability Services (DADS) and the Texas Department of State Health Services (DSHS).

The overall intent of the center’s QM activities is as follows:
- to recognize opportunities to improve quality of service and to assist the center to capitalize on these opportunities
- to assist staff to achieve/maintain excellence in service provision
- to understand and report on the utilization of resources
- to obtain and analyze feedback from stakeholders to improve quality of services
- to evaluate the center’s success in accomplishing the mission, vision and values
- to use results of QM activities to assist the center in developing future goals and objectives

Below are the methods by which the center’s QM Department intends to measure whether these outcomes are achieved.
To recognize opportunities to improve quality of service and to assist the center to capitalize on these opportunities:
   a) As evidenced by QM Reports that program and leadership staff views as clear, concise, and meaningful.
   b) As evidenced by QM Reports that are distributed and communicated as indicated in Exhibit D.

To assist staff to achieve/maintain excellence in service provision:
(See a. Above.)
   c) As evidenced by QM staff participation in training and staff development activities as requested or recommended.

To understand and report on the utilization of resources:
   d) As evidenced by the development, identification and use of meaningful utilization reports in resource utilization decision-making.
   e) As evidenced by early identification of over-utilization or inappropriate utilization.

To obtain and analyze feedback from stakeholders to improve quality of services:
   f) As evidenced by the use of feedback in center planning and decision-making regarding quality improvement activities.

To evaluate the center's success in accomplishing its mission, vision and values:
   g) As evidenced by the identification of measures related to mission, vision and values, which are monitored by the Leadership Team and Quality Improvement teams.

To use results of QM activities to assist the center in developing future goals and objectives:
(See a. and b. above.)
   h) As evidenced by the use of QM findings in center planning and decision-making regarding future goals and objectives.

Planning for quality begins with the adoption of a Mission and Vision that directs the organization to continually improve services, as defined by consumers, families and the community, within the organization. The Board of Trustees (BOT) for MHMRST has adopted a Mission for accountability to these stakeholders for utilization of resources in a cost efficient manner with processes for changing the system to meet their needs.

An integral part of planning for quality begins with local planning to set the direction for quality planning for the organization with expected identified outcomes. Long range planning takes place within the organization with input from all stakeholders at the direction of the Board of Trustees. As the Local Authority for Mental Health and Mental Retardation Services for the tri-county area, the center is responsible for long range planning, resource allocation, obtaining the best value in service delivery, service appeals, and grievance processes, protection of rights, business functions and accounting, network development and management and assuring quality of life for individuals served. Planning occurs through the following:

- Self-assessment processes
II. Authority, Leadership and Delegation of Responsibility

The development and implementation of a Quality Management Program is a required element indicated in the Performance Contract between the Department of Aging and Disability Services (DADS) and MHMRST and Department of State Health Services (DSHS) and MHMRST. The Quality Management Program derives its authority from the Executive Director who is supervised by the governing body, the Board of Trustees. The Executive Director delegates the responsibility for the development, implementation, monitoring and evaluation of the QM Program to the Chief Operations Officer with oversight by the Quality Management Committees. The role of the QM Committees is to ensure implementation and integration of the various components of the QM Program. These committees are comprised of executive management, program managers and other stakeholders to act upon the recommendations by QM staff and standing committees. The Executive Director approves the Quality Management plan in writing. The Quality Management Department operates under the direction of the Chief Operations Officer who is supervised by the Executive Director.

III. Defining Quality

In the Quality Management Program at MHMRST, quality for the organization is represented as a set of standards and expectations in the form of targets, objectives and outcomes.

By performing Quality Management activities, we are assuring:

- consumers are receiving the services they need
- consumers are satisfied
- services are efficient and accessible
- services fulfill the requirements of the Performance Contract with the Department of State Health Services (DSHS) and the Department of Aging and Disability Services (DADS)

Quality Management is conducted at MHMRST to assure compliance with laws and regulations, to provide objective data to manage the organization and to assure viability of the organization. Quality Management also defines the ongoing self-assessment processes for developing recommendations for improvement.
IV. Mission, Vision and Value Statements for MHMR Services of Texoma

The Quality Management Plan is driven by, and supports, the vision and mission of MHMRST. These areas are defined below:

**MISSION**

The mission is to provide services to improve quality of life and support self-determination for persons with mental, intellectual, and developmental challenges.

**VISION**

MHMR Services of Texoma envisions eliminating stigma associated with mental, intellectual, and developmental challenges by investing in people today for a better tomorrow in Texoma.

**To achieve this vision, the center is committed to:**

- Engaging in individual service activities that demonstrate regard for choice while improving levels of functioning;
- Promoting a network of providers that demonstrate good cost management while providing effective service outcomes;
- Providing community education that focuses on eliminating stigma and promoting the capabilities of persons with mental, intellectual, and developmental challenges;
- Promoting satisfying lifestyles for persons served;
- Promoting wellness;
- Promoting awareness of the disabling effects of mental, intellectual, and developmental challenges;
- Assuring that services value diversity.
VALUES:

• **Individual Worth**: we affirm that the individuals we serve share with us common human needs, rights, desires, and strengths. We celebrate our diversity and individual uniqueness.

• **Quality**: We believe in continuous quality improvement.

• **Integrity**: We are dedicated to optimizing and enhancing service delivery and revenue sources with professionalism and integrity.

• **Dedication**: We are committed to serve the public and to advocate for the people we serve.

• **Innovation**: We are committed to developing innovative staff support systems that promote performance excellence.

• **Teamwork**: We believe that our responsibilities are best defined by partnerships with consumers, family members and service providers.

• **Flexibility**: We are committed to flexibility to meet identified community needs.

The Mission, Vision and Value Statements are written with input from all levels of the organization. Training on the Mission, Vision and Values begins with new employee orientation and permeates throughout the organization on a continuous basis. Upon the direction of the Board of Trustees, the Mission, Vision, and Values are reviewed with input from employees, consumers, families and other stakeholders.

V. Services:

MHMRST provides the following array of services:

A. **Adults with Mental Illness**: Crisis Hotline, crisis services, screenings, pre-admission assessments, Case Management, and treatment planning. MHMRST assures the following services are provided: respite, medication administration, medication monitoring, pharmacological management, provision of medication, individual and group training such as medication training.
and supports and skills training and development, counseling, psychosocial rehabilitative services, supported employment, supported housing and inpatient services. Outreach, screening, assessment, referral for Substance Abuse services, participation in Community Resource Coordination Groups (CRCG) and Jail Diversion are also provided.

B. **Children with Mental Illness:** Crisis Hotline, crisis services, screenings, pre-admission assessments, Case Management, and treatment planning. MHMRST assures the following services are provided: respite, medication administration, medication monitoring, pharmacological management, provision of medication training and supports, skills training and development, counseling, participation in CRCG and family partner support.

C. **Individuals with Intellectual/Developmental Disabilities or Related Conditions:** Eligibility determination and Service Coordination (basic Service Coordination, HCS case management, continuity of services for state facilities, continuity of services for Medicaid programs and service authorization and monitoring). MHMRST assures the following services are provided: respite, supported employment (employment assistance and individualized competitive employment), day habilitation training services, supported home living, permanency planning, participation in CRCG, facilitation of the In-Home and Family Support Program and residential services.

VI. **Coordination of Services**

To ensure the coordination of services, within the local service area - with other agencies, including other health and human service agencies, criminal justice entities, substance abuse community coalition programs, prevention resource centers, outreach screening assessment and referral organizations, other child serving agencies (e.g., TEA DFPS, etc.), family advocacy organizations, local businesses, and community organizations. In accordance with applicable rules; ensure that services are coordinated among network providers and between network providers and other persons necessary to establish and maintain continuity of services while ensuring choice among all eligible network providers, including compliance with the following items:

A. Comply with the memorandum of understanding (MOU) (at 40 TAC Chapter 72, Subchapter M) relating to continuity of care for offenders with mental impairments, required by THSC §614.013, and notify the Texas Correctional Office on Offenders with Medical or Mental Impairments if there is a change in primary or alternate staff members responsible for the functions of the MRA set forth in that MOU.

B. Provide continuity of care for offenders with mental impairments, as required by Texas Health & Safety Code §614.013 and §614.017 by assisting Community Supervision and Corrections Department personnel with the coordination of supervision for offenders who are Center consumers.

C. Provide services to persons referred by the Texas Youth Commission, pursuant to Title 37, TAC, Chapter 87, Subchapter B, Special Needs Offender Programs, §87.79, Discharge of Mentally Ill and Mentally Retarded Youth.

D. Participate in the established Community Resource Coordination Group (CRCG) for children, youth, and adults, by providing
one or more representatives to each group with authority and expertise in mental health and mental retardation services, as appropriate, who have the authority to contribute resources toward resolving problems of persons needing agency services identified by the CRCG. In accordance with the MOU required by the Texas Government Code (TGC) §531.055 regarding the Memorandum of Understanding for Coordinated Services to Persons Needing Services from More than one Agency.

E. Notification to the CRCG in the county of residence of the parent or guardian of a person younger than 22 years of age with a developmental disability when placed by the MRA in a group home or other residential facility, as required by TGC §531.154(a)(3)

F. Cooperate with the Texas Education Agency (TEA) in the individual transition planning for children and adult consumers receiving special education services, in accordance with 34 CFR §300.344, IEP Team, 34 CFR §300.347, Content of IEP, and 34 CFR §300.348, Agency Responsible for Transition Services.

G. Establish and maintain a continuum of care for children transitioning from the Early Childhood Intervention (ECI) program into children’s mental health services.

VII. Structure and Functions

A. The functions of the Quality Management Department include assimilating data and information from Utilization Review, Quality Assurance functions, and internal/external audits and reviews. The department is responsible for reporting those findings to the Administrative Management Team (AMT) as they take place and making recommendations for system improvement.

B. Quality Management Department personnel participate in the establishment of center goals and support the center to achieve its stated goals by working collaboratively with staff and by guiding and supporting quality improvement efforts. The purpose of the Quality Management (QM) Plan is to describe a systematic approach for providing this support.

C. Quality Management Program activities for MHMRST are coordinated by the Quality Management Department. The Department includes the Chief Operations Officer who is also the Director of Quality Management, the Utilization Management Coordinator, Staff Development/Customer Relations Specialist, the Data Management Coordinator and the Human Rights/Quality Specialist. The Director for Mental Retardation Services, the Director of Mental Health Services, and support staff also participate in some quality management activities. (See Exhibit “E” for organizational chart). The Quality Management Department provides the common thread amongst all of the committees in the center and assures that information is reviewed by the AMT.

D. Many of the functions related to quality and utilization management are reviewed on a daily basis by the Director of Mental Health Services, Director of Mental Retardation Services, the Director for Early Childhood Intervention Services, and by others as directed by management staff. This information is regularly reported to and reviewed by the Quality Management Department. Utilization and performance data is reviewed at the local level by program managers or directors and at the Center
level by the Quality Management Committees and the Utilization Management Committee, which includes at least one member of the AMT.

E. The Quality Management Program of MHMRST provides the structure for the center to:
- evaluate the efficiency of the organization’s functioning
- evaluate services provided by MHMRST
- set goals and objectives for the organization to improve services and become managed care and fee for service ready
- ensure compliance with all laws, rules, policies and procedures for service implementation and billing
- conduct self-assessment activities
- conduct planning activities
- assure compliance with Resiliency and Disease Management by assuring services are ongoing, match the needs of the individual, are focused on recovery, and guided by evidenced-based protocols and a strength-based model of service

This is accomplished with input and information from the following committees:

F. Committees

1. Utilization Management: Key components of the Utilization Management committee include measuring, assessing and improving service capacity and access to services. The Utilization Management Committee meets quarterly. The primary function of the UM Committee is to monitor utilization of MHMRST’s clinical resources to assist in the promotion, maintenance and availability of quality care in conjunction with effective and efficient utilization of resources. The objectives of the UM Committee include processes to:

   a. Assure the overall integrity of the utilization management process to include timely and appropriate assignment of DSHS Mental Health levels of care based on the DSHS UM Guidelines;
   b. Approve and oversee the appeal system for adverse determination decisions to assure fairness and equity;
   c. Analyze use of exceptions and overrides to service authorization ensuring rationale is clinically appropriate and documented in the administrative and clinical record
   d. Analyze utilization patterns and trends within MHMRST, to include gaps in services, rates of no shows for appointments/services, billing issues, frequently requested services, existing services that are under- and over-utilized, and barriers to access;
   e. Establish mechanisms to report quantitative and qualitative information on service utilization and service delivery to MHMRST’s management and staff, the Board, providers and other interested persons on a timely basis.
f. Request for Services: monitors access to services by monitoring appeals of termination, reduction and denial of services. All appeals are reported at least quarterly to the Quality Improvement Committees and subsequently to the Administrative Management Team.
f. Evaluate the cost-effectiveness of all services provided.

2. Quality Improvement Committees: There are two Quality Improvement (QI) committees within MHMRST; one for Mental Health services and one for Mental Retardation services. These committees are charged with reviewing, approving and assisting with the development of the Quality Management Program to ensure quality services for the people whom we serve and to ensure that services are provided in the most efficient manner. These committees meet at least quarterly, and frequently, more often. Membership for the **MR QI** committee is composed of the Chief Operations Officer (COO), the Director of Mental Retardation Services, the Manager for Mental Retardation Authority Services, the Manager for MR Provider Services, the Residential Coordinator, the Human Rights Officer (HRO), a QMRP, the R. N. for Residential Services, LVN for Residential Services and Community Support staff.

Membership for the **MH QI** Team, also known as the Mental Health Action Team, is composed of the COO, the Director of Mental Health Services, the Assistant Director of Mental Health Services, the Data Management Coordinator, the UM Specialist, the Human Rights Officer, the Nursing Supervisor for mental health services and the MH Clerical Support Supervisor.

3. Planning and Network Advisory Committee (PNAC): The role of this committee is to ensure that local stakeholders have direct input and involvement in assessing and determining the mental health and mental retardation service needs of individuals served. This is accomplished through identifying the most important needs in the community, evaluation of cultural and ethnic issues and assessing progress towards implementation of the Local Plan. They must also oversee the objectivity in the procurement of services and the definition of best value in public mental health and mental retardation services. They review processes and make recommendations to the Board of Trustees as to whether management has been fair and objective in reviewing services.

The PNAC is comprised of between five and nine members representative of people with mental illness and mental retardation, local practitioners, and other interested members of our community. To ensure equal representation of individuals with both Mental Illness and Mental Retardation, the committee includes a consumer with Mental Retardation, a family member of a consumer with Mental Retardation, a consumer with Mental Illness and a family member of a consumer with Mental Illness. The purpose of the committee is to advise the Board of Trustees on planning, contract issues, needs and priorities for the service area and for MHMRST. Activities include review of surveys, needs assessments, assistance in development of goals and objectives in the Local Planning process for MHMRST and monitoring implementation of goals and objectives.
4. **Safety/Risk Management Committee:** The role of this committee is to oversee health and safety related issues of consumers and employees. Their purpose is to review established procedures and requirements for the prevention of accidents and make recommendations for needed changes, as necessary. This is accomplished through regular meetings and the analysis of data related to incidents/injuries, vehicle accidents, medical incidents (including illness), hospitalizations and infectious diseases of both employees and individuals served. Membership consists of the Safety Coordinator and representatives from MH, MR/IDD, and Early Childhood Intervention services in all three counties including direct care, management and support services staff. Meetings are held quarterly and any identified areas of concern are outlined and provided to the COO for review with the AMT and other leadership staff.

5. **Consumer Advisory and Human Rights Committee:** The role of this committee is to review allegations of consumer rights violations and complaints and to review data to look for trends within HCS and TxHmL waiver programs, as well as MR/IDD General Revenue Services, as requested. They assure that persons served within these programs are provided services and treatments in the least intrusive manner appropriate to the individual’s needs, that they are afforded due process and that their rights are fully protected. The committee also must review all rights restrictions within the HCS and TxHmL programs, at least annually. Activities include promotion of policies and procedures to protect the rights of the people served and to assure the procedures are in compliance with all rules and regulations set forth by law and the performance contract. Membership consists of the MR Provider Services Manager, Human Rights Officer, family members, a non-affiliated community representative, center employees and a consumer within one of the waiver programs. The Director of MR/IDD Services serves as an ex-officio member. Meetings are held at least quarterly, and as needed, and information is reviewed by the AMT and MR Quality Improvement team. This team also serves to review rights related issues for individuals receiving General Revenue services which either the Rights Protection Officer or MR Authority staff feels needs additional input and oversight.

6. **Specially Constituted Committee:** The role of this committee is to review allegations of consumer rights violations and complaints and review data to look for trends within the ICF-MR program. Also, they must review, approve, and monitor individual programs designed to manage inappropriate behavior and other programs that, in the opinion of the committee, involve risks to client protection of rights. They must assure that persons served within this program are provided services and treatments in the least intrusive manner appropriate to the individual’s needs, that they are afforded due process and that their rights are fully protected. The committee also must review all rights restrictions at least annually. Activities include promotion of policies and procedures to protect the rights of the people served and to assure the procedures are in compliance with all rules and regulations set forth by law and the performance contract. Membership consists of the MR Provider Services Manager, Rights Protection Officer, family members and guardians, a non-affiliated community representative, center employees and consumers living within the facilities, as appropriate. The Director of MR Services serves as an ex-officio member. Meetings are held as needed, but at least annually. Information is reviewed by the AMT and MR Quality Improvement team.
7. **Clinical Records Committee:** The role of this committee is to ensure forms review, clinical records reviews, developing a standardized record system and determining the elements to be included in the official consumer record. Membership consists of the Clinical Records Administrator, and representation from Mental Health programs. Disciplines not represented on the committee are consulted as needed. The committee meets on at least a quarterly basis.

8. **Professional Review Committee:** provides a mechanism for clinical review, of high risk events and oversight for issues related to the quality and appropriateness of services. Meetings are held as needed and topics may include, but are not limited to the following: critical incident reviews, performance profiling/evaluation, credentialing and re-appointment reviews and Clinical Policy Development. The purpose of the Professional Review Committee is to provide a forum supporting the discussion of medical care provided by MHMRST and to conduct professional review of medical and healthcare services to improve the quality of care pursuant to the Texas Revised Civil Statute Article 4495b and the Texas Health and Safety Code article 161.031-161.033 which provide a privilege of confidentiality for professional review activities in the State of Texas. The Committee will oversee and ensure the delivery of quality care to the people served by MHMRST.

9. **Death Review Committee:** The center’s Death Review Committee, chaired by the Medical Director, will conduct reviews of deaths that meet guidelines set forth by the state. Other members of the committee include an R. N., program administrator, Executive Director, and a non-affiliated community member. The purpose of the review committee is to identify any areas of concern surrounding the death of a person served and to make recommendations for system improvement.

*Please see Exhibit “D” for further detail of committees involved in Quality Management Activities.*

**VII. Monitoring, Evaluation, Tracking and Trending = Improvement**

QM processes involve a cycle of communication and activity that is directed toward learning and improvement. As services are provided, documentation of those services occurs and data is collected about those services. Consumers and other stakeholders are also invited to provide input regarding their experiences with service provision. The data regarding service provision is compiled and analyzed and teams and relevant staff are informed of the findings and conclusions of this analysis. Areas for improvement are targeted and plans developed. The plans are implemented and monitoring occurs to check progress. Service provision is modified as needed to achieve improvement or correction as necessary.

Examples of collected measurement data include:

**A. Input-Information solicited from the following:**
• Performance Contract Measures
• External Data Reports such as MBOW, Web CARE and CARE Reports
• DSHS and DADS Consultations
• Internal Data and Software Reports such as service data, assessment data and budget reports
• Internal/External audits, feedback and action plans, and follow-up monitoring
• Internal Management Reports including Incidents and Medication Error reports, Critical Incident Reporting System, Regulatory agency reviews and findings
• Interviews of both consumers and staff; Complaints; Staff, Investigations
• Meeting minutes from internal committees, interagency groups and task-oriented work groups
• Observations of the environment and processes
• Satisfaction Survey Reports from individuals served, family members and advocates
• Strategic plan including the Center’s Vision, Mission and goals

B. Data Collection – Data is collected from the following:
• Advocacy Groups, Appeals, Service Complaints, and Rights Issues
• Billing audit reviews
• Community Relations
• Credentialing and Re-Credentialing Data
• Fiscal Information
• Internal and External Committees
• State Authority, Oversight Agencies and other Payer sources
• Mental Health Self Assessment Results
• Strategic Planning Process
• Management Information Systems
• Medical Records
• Quality Management Audits
• Utilization Management including Provider profiling data, Service Evaluation data, Utilization data and Review

MHMRST measures, analyzes and improves the accuracy of data reported through the use of i-Serv (internal software program), Web CARE and through Business Objects in the following manner:

C. i-Serv data is retrieved to achieve the following:
• Ensure timely entry of data
• Monitor status of services
• Monitor staff productivity

LSAP, Attachment C (Quality Management Plan)
Page 12 of 31
• Access form Tracker
• Monitor pivot data
• Monitor waiting List

D. Web CARE is utilized to monitor:
• Authorizations
• Appropriateness of service packages
• Discharges

E. MBOW data base is utilized in assessing:
• Data Quality
• CA Financial
• Utilization Management
• Contract Performance Measures
• Encounter Exceptions
• MR Financial
• MR Performance Oversight

F. Measurable Objective Indicators

Adult Service Targets:
<table>
<thead>
<tr>
<th></th>
<th>Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number Served (Per month Average)</td>
<td>675</td>
</tr>
<tr>
<td>New Generation Medications</td>
<td>94</td>
</tr>
</tbody>
</table>

Adult Performance Measures:
<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>UA Completion Rate 3 month average</td>
<td>95%</td>
</tr>
<tr>
<td>Service Package Average</td>
<td>80%</td>
</tr>
<tr>
<td>ACT Average Hours</td>
<td>10.0</td>
</tr>
</tbody>
</table>

Adult Outcome Measures:
<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Functioning</td>
<td>35%</td>
</tr>
<tr>
<td>Housing</td>
<td>69%</td>
</tr>
<tr>
<td>Employment</td>
<td>83%</td>
</tr>
<tr>
<td>Criminal Justice Involvement</td>
<td>41%</td>
</tr>
<tr>
<td>Co-Occuring Substance Use</td>
<td>84%</td>
</tr>
<tr>
<td>Crisis Avoidance</td>
<td>&lt;2.3%</td>
</tr>
<tr>
<td>Assessment to Service &lt; 14 days</td>
<td>77%</td>
</tr>
</tbody>
</table>
Adult LBB Measures:
Individuals discharged with community plan 95%

Additional Adult Outcomes:
Follow-up within 7 days >=75%
Follow-up disposition >=95%

Adult Crisis Outcomes:
Maximum admitted to State Hospital <=22%
LOC-A=0 to LOC-A of 1-5 within 14 days >=23%
Follow-up (LOC-A=5, service within 30 days) >=90%

Child and Adolescent Service Targets:
Target
Number Served (Per month Average) 61

Child and Adolescent Performance Measures:
UA Completion Rate 3 month average 90%
Ohio Scales Completion Rate 85%
Service Package Average 80%

Child and Adolescent Outcome Measures:
Functioning 35%
Problem Severity 39%
Juvenile Justice (Avoiding re-arrest) 91%
School Behavior 68%
Co-Occurring Substance Use 100%
Crisis Avoidance <1.7%
Assessment to Service < 14 days 65%
Family Partner Minimum Target 15%
Family Partner Minimum Hours 10%

Any of the above areas that may fall outside the parameters as set forth in the Performance Contract are reviewed by the Quality Management teams to determine what action is needed.
VIII. Patterns for Assessing, Evaluating, Monitoring, and Trending Data

A. Annually:

1. **Self-Assessments:** Center services are assessed in an ongoing manner using satisfaction surveys, clinical reviews, records reviews, and other monitoring methods. At least annually, results of these assessments are shared with the AMT, Leadership Team, and quality improvement teams; quality indicators are identified and improvement goals written that are consistent with the center’s mission, goals and objectives, as stated in the Local and Operational Plan. The quality indicators and improvement goals may relate to clinical areas, to non-clinical areas, or to organizational processes. Each action step or monitoring activity is assigned to an individual or team, who has responsibility for implementing and reporting on that item back to the team.

2. **Satisfaction Surveys:** The QM Department distributes satisfaction surveys at least annually for both MH and MR/IDD program areas. Results of all surveys are shared with the AMT, relevant Program Managers, quality improvement teams and the PNAC, and are used to identify areas needing improvement. In addition to these internal surveys, the QM Department assists in the distribution of the DSHS Adult and Children’s Mental Health Satisfaction Surveys on an annual basis as selected by DSHS.

3. **Needs Assessments:** The QM Department conducts surveys to assess consumer and community needs at least annually. Surveys are distributed to people served, their families, and key persons in the community. Results are shared with the AMT and Leadership Team, the center’s Planning and Network Advisory Committee (PNAC), and the quality improvement teams.

4. **Contract Monitoring:** The center contracts with a variety of sources for consumer services. Center procedures require that the staff member assigned as liaison with each contractor complete an annual monitoring tool (developed by the QM Department). The tool is returned to the QM Department for review and analysis. Problems or concerns are addressed with the relevant Program Manager or AMT member as appropriate. All contracts are reviewed annually for compliance with contract requirements.

5. **Ongoing Fidelity Assessment:** The center will conduct ongoing assessments to monitor the fidelity to RDM service models; will conduct regular rapid reviews to evaluate maintenance of fidelity, and ongoing reviews which will be conducted by joint DSHS and LMHA fidelity review teams.

6. **Plan to Reduce Abuse and Neglect:** The Center will review and revise the Plan to Reduce Abuse and Neglect on an annual basis. We base this review on reports of trended data from abuse and neglect reviews as well as input from the Administrative Management Team, Safety Committee, SCC and Consumer Advisory/Human Rights committees. This plan contains initiatives by the Quality Management department with support and endorsement by program staff and other departments. The current plan is included as Exhibit C.
7. **Emergency Plan**: The Center shall have an emergency plan that addresses specific types of emergencies and disasters that pertain to the area of the state in which the Center is located, including natural disasters, fire, equipment failure, a pandemic and terrorism. The Center will ensure that the staff at program sites is knowledgeable of the emergency plans and that staff and consumers follow the plans during drills and real emergencies.

8. **Interest List Maintenance**: Center MRA staff ensures that individuals placed on the Interest List are contacted on at least an annual basis and their preferred services and supports are updated.

**B. Quarterly:**

1. **Quality Improvement Monitoring**: The two quality improvement teams review progress on accomplishment of action steps in their plans. They evaluate whether the action steps identified in the plan are effective in making progress toward the desired outcomes and make modifications as needed. They identify what additional information is needed to measure progress and what steps are needed to encourage progress and improvement. Quality Improvement teams have switched their focus to an “Action Team” approach that moves in and addresses specifically identified problems rather than only standing agenda items. This approach, at times, requires more frequent meetings.

2. **Data Verification Monitoring**: At least quarterly for MR/IDD services, contract data verification activities occur in which the accuracy of diagnosis and accuracy of service documentation/assignment in clinical records is monitored.

3. **Monitoring of Performance Contract Targets**: The Program Managers and Business Services review data related to compliance with State Performance contracts targets, and communicate the results of the review with the AMT and relevant Program Managers. Corrections and adjustments in service activities are made as needed.

**D. Monthly:**

1. **Credentialing**: At least monthly, or as needed, QM Department personnel ensure that a copy of the current license for all licensed employees and contractors is on file with personnel or with the contract, as appropriate. In addition, the credentialing process for staff and contractors will include insuring there is documentation on file that the person has received training in the area of COPSD, in compliance with TAC 411, N.

2. **Summary of Critical Data**: Monthly, the QM department staff summarizes the center’s critical data related to rights, abuse, health, and safety and distributes this information to the AMT, who then distributes it to the BOT. At least quarterly, the
information is also reviewed by the quality improvement teams as needed. This data includes an analysis of complaints, safety incidents, and occurrence of infectious disease. It also includes an assurance that all safety inspections - fire marshal and health department inspections - have been conducted as required. Trends or significant changes in data are investigated. **Exhibit B** includes a description of how critical data will be collected for FY 2010-2011.

3. **Internal Program Monitoring:** Program Managers review CARE and i-Serv data related to staff productivity and benchmarking, as applicable, and also monitor cost of services through budget reports at least monthly. Program Managers conduct records reviews to monitor compliance with critical regulations or standards. This information is used to assist the program manager in guiding the unit toward greater compliance and improved quality of care. Issues identified through this monitoring may be forwarded to the quality improvement teams for assistance in addressing.

4. **Waiting List Monitoring:** The Center will comply with the DSHS and DADS Waiting List Maintenance requirements for all individuals who have requested mental health or mental retardation services and the Center anticipates the services will not be available upon request. The individual will be monitored in accordance with the DSHS and DADS frequency requirements to determine continued need.

**D. Ongoing:**

1. **Resolution of Service Complaints and Rights Issues:** The RPO directly receives service complaints and alleged rights violation reports. The RPO ensures that all information is gathered from the person, family member, staff member, or concerned citizen and follows up as warranted with appropriate individuals. The RPO ensures that the issue is dealt with in a fair and equitable manner.

2. **Corporate Compliance:** The Center is committed to following State and Federal guidelines and regulations regarding insurance billing and cost reporting. In that accord, the Center maintains a Corporate Compliance Plan and Business Code of Conduct to assure its activities are in compliance with those regulations. This plan is supported by all levels of employees and the Board of Trustees.

3. **Monitoring of Crisis Services:** For monitoring purposes, each crisis note is reviewed to determine if the response timeframes, (i.e., emergent, urgent, routine) have been met as set forth in the Mental Health Community Standards. Each crisis note is reviewed for content and appropriate response to determine if additional staff training is needed. The information is reviewed with the crisis team at weekly meetings.
4. The Medical Director oversight includes several components:

- On a monthly basis, the Medical Director reviews the total General Revenue (GR) disbursements related to medication expense, within the usual committee structure during regularly scheduled meetings.

- On a regular basis, under the auspices of the Director of Quality Management, selected charts are audited for completion related to medication documentation including informed consent documents and routine laboratory orders pertinent to the particular medication(s).

- Approximately quarterly, the Medical Director evaluates the prescribing practices of New Generation Medications (NGMs) by obtaining the data in the CARE system. In particular, the rates of NGM poly-pharmacy are checked against a benchmark that has the total number of patients prescribed two concurrent NGMs less than or equal to 10%.

- Irregularities or problem trends that come to the attention of the Medical Director through these or other means will be discussed in follow up at the next regularly scheduled medical staff meetings as needed.

- The Medical Director will identify and review the chart of any patient concurrently on 3 or more NGM medications.

- Individual situations, by case or aggregated by prescriber, will be handled in private sessions between the Medical Director and the individual prescriber.

- Documentation related to these activities will be maintained through the Quality Management system of the Center.

The Medical Director also meets with the Administrative Management Team to discuss a variety of issues, including RDM, credentialing, compliance, Action Team information, and hospitalization issues, both state and local.

5. In addition to the above, there is also ongoing monitoring of certain basic issues to assure the safety, health and rights of consumers of center services. Critical data is reviewed “as it happens” by the HRO, Program Directors, and front-line supervisors.
F. As Needed:

During the year, areas of concern may be identified that are not already being monitored. Specific monitoring may then be developed and implemented to address that particular area. AMT members, Program Managers, or quality improvement teams may coordinate these monitoring activities.

1. Peer Review: A Professional Review Committee member will conduct a clinical review of cases served by a licensed professional employed or contracted by the center on an as needed basis, as recommended by the Executive Director or Chief Operations Officer.

2. Compliance Monitoring: The center’s Compliance Officer conducts reviews as needed to monitor for accuracy in documentation and coding and for compliance with requirements and regulations related to billing activities. Results are reviewed by the AMT, which submits recommendations to Program Managers for correction as needed; results are also reviewed by the Quality Improvement Teams. During this process, the records of individuals with a substance abuse disorder on their diagnostic record will be monitored for compliance with Texas Administrative Code 411, Subchapter N - Standards for Services to Persons with Co-Occurring Psychiatric and Substance Use Disorders (COPSD.) The record will be evaluated to ensure that there is an outcome on the individual’s treatment plan that addresses the ongoing issue of the person’s substance abuse disorder and that the outcome is being monitored and addressed by clinical staff.

IX. Review/Revision of the Quality Management Plan

MHMR Services of Texoma’s quality management plan is intended to be a functional and dynamic document that evolves over time. Its effectiveness will be demonstrated by documented improvement in consumer outcomes and by documented improvement in the care and services provided by MHMRST. Thus, the quality management plan will be reviewed, at least on an annual basis, to determine which areas are in need of revision. At a minimum, the plan will be revised to reflect changes in quality indicators, changes that may have occurred in the QM Department during the past year, to evaluate whether the QM process and structure has been effective and whether improvement in quality has been demonstrated within MHMR Services of Texoma. The revision of the Quality Management Plan will result from and reflect this evaluation process and be submitted to the Executive Director and the AMT for approval.
X. Communication

Data collection and QM activities have little effect if the results are not communicated to the relevant persons; therefore, the center continues to enhance its communication systems internally and with stakeholders. Communications need to stress positive aspects of the center as well as opportunities for improvement.

Results of QM activities shall be communicated as follows:

- With the BOT on a monthly basis, including any high profile issues and compliance monitoring.
- With the AMT in the form of a written summary (copies of the full reports of the quality improvement teams; summaries of critical data).
- With the Program Managers in the form of a written summary, verbal description and quarterly updates (copies of the full reports of the quality improvement teams relevant to their areas; summaries of critical data).
- With direct service staff in the form of written or verbal sub-reports with details pertaining to their area alone.
- With the PNAC at least annually (with an emphasis on service outcomes).

XI. Approval/Signatures

___________________________________________  _________________
Anthony Maddox, Executive Director    Date

___________________________________________  _________________
R. B. Mays, Chief Finance Officer     Date
EXHIBIT “A”
EXTERNAL REVIEW PROCESSES
FY2010-2011

<table>
<thead>
<tr>
<th>WHO/WHAT</th>
<th>Who Receives Results</th>
<th>Responsibility of Plan Development (if needed)</th>
</tr>
</thead>
</table>
| HCS Survey                      | • Director of MR/IDD Services
• AMT
• MR QI Team
• Consumer Advisory and Human Rights Committee | Director of MR/IDD Services |
| ICF-MR Survey                   | • Director of MR/IDD Services
• AMT
• MR QI Team
• Specially Constituted Committee | Director of MR/IDD Services |
| TxHmL Survey                    | • Director of MR/IDD Services
• AMT
• MR QI Team
• Consumer Advisory and Human Rights Committee | Director of MR/IDD Services |
| MR Quality Assurance Authority Review | • Director of MR/IDD Services
• AMT
• MR QI Team
• Consumer Advisory and | Director of MR/IDD Services |
<table>
<thead>
<tr>
<th></th>
<th>Human Rights Committee</th>
<th>ECI Program Manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>ECI Survey</td>
<td>• ECI Program Manager</td>
<td>ECI Program Manager</td>
</tr>
<tr>
<td></td>
<td>• AMT</td>
<td></td>
</tr>
<tr>
<td>Fire Marshall Inspections</td>
<td>• Safety Officer</td>
<td>Relevant Program Managers</td>
</tr>
<tr>
<td>Crisis Services Review</td>
<td>• Executive Director;</td>
<td>MH Action Team</td>
</tr>
<tr>
<td></td>
<td>• AMT</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• MH Action Team</td>
<td></td>
</tr>
</tbody>
</table>
A variety of data is collected to monitor issues related to rights, abuse, safety and health. Below is a description of the data to be collected for FY -2010-2011 and how the data will be obtained. All data is collected, reviewed, and communicated to relevant staff or committees; the data is analyzed for trends and for opportunities for improvement or corrective activities. Critical Data is also reported monthly for all MR/IDD Services via the Critical Incident Reporting System in CARE, which is reviewed by DADS.

### Rights

- Rights Restrictions (date/frequency of HRO and/or SCC/HRC review (as applicable) - the HRO shall regularly request and monitor information from service coordinators and case managers regarding any approved rights restrictions that are imposed on consumers; the HRO shall maintain a list of these restrictions by consumer name and document the dates of the review and approval. The restrictions will, at a minimum, be reviewed on an annual basis.
- Use of Emergency Restraints - the HRO shall track this information by reviewing all Incident Reports and compiling incidents involving such restraints. Incidents shall be reviewed for trends and reports given to relevant program managers and QM and Action teams.
- Behavior Intervention Plans Utilizing Restraints - the psychologist shall submit this information to the HRO and the SCC/HRC (as applicable) for review and approval.
- Number of complaints/grievances filed - the HRO shall track this information and provide summaries of data to the appropriate QI teams as needed. The information is provided monthly to the AMT and BOT.

### Abuse/Neglect

- Number of alleged abuse/neglect reports (including consumer-to-consumer abuse/neglect - this information shall be obtained and tracked by the HRO from Incident Reports and Department of Family and Protective Services Reports, and reported at least monthly to the AMT and BOT.
- Number of substantiated allegations - (same as above).
- Location and type of abuse/neglect reported - (same as above).
• Please see the annual “Plan to Reduce the number of Confirmed Abuse and Neglect Cases” for more details (Attached as Exhibit “C”)

Safety

• Building/ Fire Inspections - this information shall be gathered and tracked monthly by the Safety Officer and reviewed and reported monthly by the HRO to the AMT and the BOT.

  (EXHIBIT “B”, Page 2)

• Violations/Corrections/Completion Dates - this information shall be gathered and tracked monthly by the Safety Officer, and reviewed by the HRO at least quarterly.

• Number, location and type of safety related incidents - this information shall be obtained from Incident Reports by the HRO and shall be tracked monthly.

Health

• Numbers of serious health-related incidents requiring medical intervention - serious health-related incidents are considered to be those in which an ambulance was called or the person was taken to the emergency room; the cause of such incidents shall be identified whenever possible. The HRO shall obtain this information from Incident Reports and report to the AMT and the BOT on a monthly basis.

• Number of deaths and cause of death - this information is submitted by service coordinators, case managers and/or program managers to the UM Coordinator and the HRO. Death reviews are scheduled and conducted according to the guidelines set forth in the Texas Administrative Code.

• Number and type of Medication Errors - the nurses or other relevant staff shall report this information monthly via Incident Reports to the HRO.

• Number and type of diagnosed infectious diseases - this information shall be submitted by the nurses to the HRO who shares the information with the Infectious Disease Committee.
EXHIBIT “C”

FY 2010-2011

PLAN TO REDUCE CONFIRMATIONS OF ABUSE AND NEGLECT

MHMR Services of Texoma, by philosophy, policy and procedure endorses protection of rights of the individuals whom we serve. This includes the right to be free from abuse and neglect. To promote this right within the Center, all employees receive a criminal history clearance, clearance from the DADS Employability Registry and clearance from the Client Abuse and Neglect Reporting System (CANRS) before beginning employment. Also, before any contact is made with consumers, employees receive extensive rights and abuse and neglect training, including how to identify and report rights and abuse/neglect issues. Employees receive additional abuse/neglect and rights training annually thereafter. When the Center receives an allegation of abuse or neglect or rights violation against an employee or one of its contractors, we review the results of the investigation to determine the need for personnel action, additional training, or changes in policy and procedure.

In addition to the efforts made to assure that employees and contractors have the information and training required to detect and prevent abuse and neglect, the Center also informs and educates the person served regarding their rights. We inform all persons of their rights verbally and in writing at the time of their request for services. These rights are periodically re-reviewed with the person, at a minimum of on an annual basis.

The above practices will continue through FY 2011. A listing of Center efforts to prevent abuse and neglect is listed below.

CRIMINAL HISTORY BACKGROUND CHECKS

Before employment, we require all potential employees to provide consent for the Center to perform the following:

1. Criminal history clearance
2. Motor vehicle register review
3. Drug test screening
4. Employee Misconduct Registry clearance
5. Client Abuse and Neglect Reporting System clearance
The Center also informs the potential employees that they will only be employed if the information received from the criminal history clearance meets the requirements of Chapter 414, subchapter K, of the Rules of the Texas Department of State Health Services (DSHS) and Chapter 4, Subchapter K of the Texas Department of Aging and Disability Services (DADS).

INITIAL TRAINING

Before reporting to their assigned work unit, all new employees, contractors, and volunteers must complete initial orientation training. This training includes, reading selected Center policies and procedures, reviewing videotapes, and completing training manuals and testing for competency. New employees receive the following training, as applicable, to help them to avoid, identify, and report abuse and neglect of consumers:

1. Behavior Management (MR/IDD staff only)
2. Cultural Diversity
3. Detecting Illness, Disease, and Abuse
4. Introduction to Mental Health
5. Introduction to Mental Retardation
6. Person Directed Planning (MR/IDD staff only)
7. Personal Outcomes (MR/IDD staff only)
8. Prevention and Management of Aggressive Behavior
9. Review of Center Vision, Mission, and Value Statements
10. Review of Client Abuse and Neglect Training
11. Review of Policy and Procedure on Abuse, Neglect, and Exploitation
12. Review of Policy and Procedure on Client Rights
13. Review of Policy and Procedure on Confidentiality and HIPAA
14. Review of video tape on Client Abuse, Neglect, and Exploitation
15. Sensitivity

ONGOING TRAINING

Following the initial training, the Center provides additional training to new and current employees on an ongoing basis. This training is conducted from a Center approved and published staff development curriculum. In addition to regularly scheduled training, refresher training is available as required, needed, or identified. Each training module includes a method to measure competency. This training includes the following:

1. Prevention and Management of Aggressive Behavior
2. Confidentiality
3. Client Rights
4. Prevention and Reporting of Abuse and Neglect, Rights and Confidentiality Violations
5. Vision, Mission Statement, and Values

ACTIONS FOLLOWING INVESTIGATIONS OF ABUSE AND NEGLECT

Following the completion of an investigation of an allegation of abuse or neglect, the Chief Executive Officer or his designee, in consultation with the Center Rights Protection Officer, determines what if any changes need to be made to Center policy or procedure. There is also a determination made concerning the need for re-training or additional training for the staff member(s) involved in the allegation. Finally, in confirmed cases, appropriate personnel actions (up to, and including, termination) are determined and implemented.
OTHER MEASURES

- Rights Protection Officer Incident Review and Referral
- Behavior Management Program Review and Approval Process
- Consumer Advisory and Human Rights Committee Review and Approval Process
- Specially Constituted Committee Review and Approval Process
- Rights Protection Officer Advocacy Representation

_______________________________________  _________________  
Cindy Smith, Rights Protection Officer   Date

_______________________________________  __________________  
R. B. Mays, Chief Finance Officer    Date
## EXHIBIT “D”
### TEAMS USED IN QUALITY MANAGEMENT ACTIVITIES
#### FY 2010-2011

<table>
<thead>
<tr>
<th>Team/ Council/ Committee</th>
<th>Membership</th>
<th>Product/Task/Functions</th>
<th>Meet how often?</th>
<th>Who is responsible?</th>
<th>Who gets results of their work? (Communication lines)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>AMT</strong></td>
<td>Executive Director (ED) Chief Financial Officer (CFO) Chief Operations Officer (COO) Director of Mental Health Services Director of Mental Retardation Services ECI Program Manager</td>
<td>Coordinates various aspects of planning operations; responsible for giving strategic direction and guidance. Represents all areas of the center and brings input from stakeholders, including consumers, family members, employees, local governments, payers, contractors, state agencies/rules, and local community organizations. Core group responsible for developing and tracking center’s strategic plan. Primary responsibility for managing risk issues.</td>
<td>3-4 times per month</td>
<td>ED</td>
<td>To Board of Trustees (BOT) To Program Managers</td>
</tr>
<tr>
<td><strong>Leadership Team</strong></td>
<td>Key staff, including the AMT, Assistant Business Supervisor, Rights Officer, Staff Development Coordinator, UM Coordinator, Data Management Supervisor, Assistant MH Services Manager, Manager for MR Authority Services and the Volunteer Services Coordinator</td>
<td>Participate in center planning and improvement efforts. Develop unit-specific action plans relevant to the center’s strategic plans and quality improvement plans. Communicates relevant information to program supervisors and other personnel as needed.</td>
<td>1 time per quarter</td>
<td>ED</td>
<td>To front-line supervisors</td>
</tr>
<tr>
<td><strong>MR Quality Improvement Team</strong></td>
<td>COO, RPO, MR/IDD Services Director, MR Authority Services Manager, MR Provider Services Manager, R. N., QMRP, Residential Coordinator</td>
<td>Reviews Rights, Abuse, Safety and Health (RASH) data and develops a Plan of Action for MR/IDD services. Monitors progress on plan quarterly.</td>
<td>At least once per quarter</td>
<td>Team Chair</td>
<td>Sends report to AMT and MR/IDD Program Director</td>
</tr>
<tr>
<td><strong>MH Action Team</strong></td>
<td>COO, RPO, MH Services Manager, Assistant MH Services Manager, UM Specialist, Data Management Supervisor, Nursing Supervisor for MH Services, Clerical Support Supervisor</td>
<td>Reviews results of QM reviews and RASH data, and develops Plan of Action for the center’s MH services. Monitors progress at least monthly.</td>
<td>At least monthly</td>
<td>Team Chair</td>
<td>Sends report to AMT and MH Program Manager Communicates relevant information to front line supervisors and staff.</td>
</tr>
<tr>
<td><strong>Compliance Committee</strong></td>
<td>Includes Executive Director, Compliance Officer, CFO, COO, Director of Mental Health Services</td>
<td>Reviews results of compliance monitoring activities and makes decisions regarding appropriate actions, i.e. paybacks, training to staff, disciplinary actions, procedural changes, etc.</td>
<td>As needed per ED</td>
<td>Compliance Officer</td>
<td>Includes Executive Director, Compliance Officer, CFO, COO, Director of Mental Health Services</td>
</tr>
<tr>
<td><strong>MH Clinical Records Committee</strong></td>
<td>Includes representatives from all sites that maintain clinical records. Includes primarily records clerks but clinical personnel are consulted on a prn basis.</td>
<td>Reviews forms to be used in MH clinical records. Conducts quantitative chart reviews of MH program areas annually. Ensures adequate training for MH records clerks.</td>
<td>At least once per quarter</td>
<td>Records Administrator</td>
<td>Communicates relevant information to AMT, records clerks, and program manager.</td>
</tr>
<tr>
<td><strong>Safety/ Infectious Disease Committee</strong></td>
<td>Staff representing each building/facility operated by the center; appointed by ED. Includes an RN, who serves as chair, and the Rights Protection Officer. The COO serves as an “ex officio” member</td>
<td>Monitors buildings for safety and accessibility. Conducts building inspections, arranges for fire marshal inspections, and ensures that emergency drills are conducted and documented. Also, monitors the occurrence of infectious disease and promotes prevention activities. Ensures health inspections are conducted as required. Reviews the success of the Infection Control Plan at least annually. With the guidance of the Medical Director, reviews and revises the Infection Control Plan as needed.</td>
<td>At least once per quarter</td>
<td>Committee Chair/Safety Officer</td>
<td>Staff representing each building/facility operated by the center; appointed by ED. Includes an RN and the Rights Protection Officer, who serves as chair. The COO serves as an “ex officio” member</td>
</tr>
<tr>
<td>Team/ Council/ Committee</td>
<td>Membership</td>
<td>Product/Task/Functions</td>
<td>Meet how often?</td>
<td>Who is responsible?</td>
<td>Who gets results of their work? (Communication lines)</td>
</tr>
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<td>------------------------------------------------------</td>
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<td>---------------------------------------------------------</td>
</tr>
<tr>
<td>Consumer Advisory and Human Rights Committee</td>
<td>Includes staff representing MR/IDD services, family member, consumer, community volunteers, and at least one member with expertise in behavior management issues</td>
<td>Reviews and approves any proposed rights restrictions for consumers in HCS and TxHmL waiver programs and in GR services as needed; reviews program guidelines; reviews Critical Data; Complaints</td>
<td>At least once per quarter.</td>
<td>Rights Protection Officer</td>
<td>The COO MR/IDD Program Director Staff involved in proposing or implementing rights restrictions.</td>
</tr>
<tr>
<td>Specially Constituted Committee</td>
<td>Includes staff representing MR/IDD services, family member, consumer, community volunteers, and at least one member with expertise in behavior management issues</td>
<td>Reviews and approves any proposed rights restrictions for consumers in the ICF-MR program; reviews program guidelines; Reviews Critical Data; Complaints</td>
<td>At least annually</td>
<td>Rights Protection Officer</td>
<td>The COO MR/IDD Program Director Staff involved in proposing or implementing rights restrictions.</td>
</tr>
<tr>
<td>Credentialing Committee</td>
<td>Consists of Professional Review Committee and additional licensed staff as needed to include a peer of credentialing applicants.</td>
<td>Reviews credentialing applications for employees and contractors and approves or disapproves credentialed status as a provider with the center.</td>
<td>As needed</td>
<td>Committee Chair</td>
<td>Applicants for credentialed status with the center. Supervisors/ Directors hiring licensed staff.</td>
</tr>
<tr>
<td>Utilization Management Team</td>
<td>Includes Medical Director, UM Coordinator, Data Management Supervisor, MH Services Manager, Rights Protection Officer; (ED, CFO and COO serve in “ex officio” capacity).</td>
<td>Identifies and analyzes outlier utilization patterns and recommends methods for reducing outliers. Educates clinical decision-makers regarding utilization practices. Will be developing and distributing provider profiles and practice guidelines. Will be defining capacity for service units and assisting the AMT to develop benefit package.</td>
<td>At least once per quarter.</td>
<td>UM Coordinator</td>
<td>AMT. Program Managers. PNAC (provider profiles).</td>
</tr>
<tr>
<td>Professional Review Committee</td>
<td>Includes Medical Director, Registered Nurse, LMSW, and LPC/ACP (ED, COO, and UM Coordinator serve in “ex officio” capacity).</td>
<td>Reviews certain critical incidents warranting further professional review. Investigates actions by licensed professionals. Provides recommendations regarding quality improvement.</td>
<td>As needed per ED</td>
<td>Team Chair.</td>
<td>ED.</td>
</tr>
<tr>
<td>Death Review Committee</td>
<td>Consists of the Professional Review Committee and a non-affiliated member from the community.</td>
<td>Reviews deaths in accordance with State guidelines.</td>
<td>As needed</td>
<td>Executive Director</td>
<td>State</td>
</tr>
</tbody>
</table>
Exhibit “E”
STRUCTURE OF THE QUALITY MANAGEMENT DEPARTMENT
MHMR SERVICES OF TEXOMA