

CHAPTER Information Management	CHAPTER 07	SECTION 002	SUBJECT 05
SECTION Data Management		DESCRIPTION Electronic Health Record: Optimal Alliance Software Information System OASIS	
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APPLICATION:

<input checked="" type="checkbox"/> CMH Staff	<input type="checkbox"/> Board Members	<input type="checkbox"/> Provider Network	<input checked="" type="checkbox"/> Employment Services Providers
<input type="checkbox"/> Employment Services Provider Agencies	<input checked="" type="checkbox"/> Independent Contractors	<input checked="" type="checkbox"/> Students	<input checked="" type="checkbox"/> Interns
<input checked="" type="checkbox"/> Volunteers	<input type="checkbox"/> Persons Served		

POLICY:

Lapeer County Community Mental Health (LCCMH) establishes responsibility and standards for the maintenance and use of the electronic health record (EHR), Optimal Alliance Software Information System (OASIS).

STANDARDS:

- A. The case record (health record) is a collection of documents concerning an individual receiving mental health and integrated health care. It is created and maintained by LCCMH in accordance with policies and MDHHS rules and regulations, made by a person who has knowledge of the acts, events, opinions, or diagnoses relating to the person served and made at or around the time indicated in the documentation.
- B. A health record will be maintained for every person who is receiving or has received mental health services.

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- C. The health record (both electronic and paper format) is confidential and is protected from unauthorized disclosure by law. The use and disclosure of confidential health record information is set forth in the Health Insurance Portability and Accountability Act (HIPAA) Notice of Privacy Practices and in the Protected Health Information – Health Information Privacy Policy (04.003.40). All protected health information in the electronic record (OASIS) will be stored in a manner ensuring the record’s accessibility, completeness and logical arrangement or ability to be retrieved in a logical manner. Secure storage of protected health information safeguards against loss, defacement, and tampering as well as unauthorized use or disclosure.
- D. Currently, LCCMH maintains a hybrid record consisting of both Electronic (OASIS) and historical paper files.
- E. The electronic health record will be organized according to OASIS Chart Links. External and non-OASIS developed forms will be scanned into OASIS within 24 - 48 hours.
1. Protected health care or treatment based documents from external providers will be scanned into the record.
 2. Some LCCMH related forms not available in OASIS will be scanned into OASIS following the scanning procedure at a centralized location.
- F. Historical paper records and the EHR are maintained in consistency with the Region 10 Prepaid Inpatient Health Plan (PIHP), the Michigan Department of Health and Human Services (MDHHS), Commission on Accreditation of Rehabilitation Facilities (CARF) and state and federal laws and regulations.
- G. Staff completes clinical documentation as indicated by form instructions, in alignment with Medicaid guidelines, the Michigan Mental Health Code, and the Administrative Rules.
- H. LCCMH maintains accurate and confidential records secured against loss, tampering and unauthorized use.

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- I. LCCMH Information Technology (IT), Billing, and Data Management Supervisor is the custodian of the Electronic Health Record.
- J. LCCMH is responsible for maintaining a complete electronic case record, including following policies and procedures to safeguard the data integrity, security and privacy of the EHR.
- K. The confidentiality, integrity and availability of electronic protected health information in OASIS is maintained in a secure, experienced and confidential manner, and adheres to professional standards, rules and regulations of applicable governmental organizations, such as Michigan Department of Health and Human Services.
- L. LCCMH maintains accurate and updated user accounts in OASIS and ensure all OASIS accounts are removed or disabled upon employee termination, reassignment or any occasion where access is no longer required. User accounts require strong secure unique logins and regular changes to each user's password. If not accessed after a certain time frame, the account will also become disabled and will need to be reset by data staff.
- M. LCCMH assigned staff review security access reports to identify misuse of OASIS accounts or other security related incidents. Security incident processes are in place, according to HIPAA standards, to provide overall security and risk assessment.
- N. LCCMH participates in a regional management process of OASIS (OASIS -Data Management Committee) to develop improvements, rectify problems and provide oversight.
- O. All security incidents impacting or having the potential to impact confidentiality, integrity or the availability of OASIS data must be reported to the IT, Billing, and Data Management Supervisor / Security Officer.

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PROCEDURES:

Medical Records staff

- A. Will maintain scanning of records into OASIS. A paper record existing prior to October 1, 2012 will be maintained as long as the individual is open and for up to one year after the upgrade of OASIS on 10/1/2012. Once the “do not purge” documents have been scanned into OASIS, the remainder of the existing paper chart will be placed into storage. For individuals that have cases opened on 10/1/2012 or after, a fully electronic chart will be maintained.

Staff

- B. Will receive accessibility to OASIS based on their need to complete individual job functions. Only authorized staff with a “need to know” are allowed access to view an individual’s electronic health record. LCCMH and providers are responsible for developing and adhering to a process which outlines staff authorization to electronic health records based on assignments and supervision responsibility. Staff access will be monitored on a regular basis and access will be adjusted to reflect any job function changes.

Administration

- C. Responsibility for oversight of the electronic health record is assigned to the IT, Billing, and Data Management Supervisor. This includes assisting with controlling the proper access to the records, ensuring completeness and integrity of the content of the record and the security standards established in the Health Insurance Portability and Accountability Act of 1996, as well as the Michigan Mental Health Code.

DEFINITIONS:

Current Case Record - The official case record which contains all documents currently in effect; the most current Individual Plan of Service (IPOS) forward to date (plus historical documents not to be removed).

Electronic Health Record (EHR) - A longitudinal electronic record of an individual's health information generated by one or more encounters in a care delivery setting which includes demographics, service plan, progress notes, medications, vital signs, past

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history, etc. The information is maintained in a form able to be processed by a computer that is stored and transmitted securely, and is accessible by multiple authorized users. The EHR has the ability to generate a complete record of a clinical encounter, as well as supporting other care-related activities directly or indirectly via interface – including evidence-based decision support, quality management, and outcomes reporting. Its primary purpose is the support of continuing, efficient and quality integrated health care, and it contains information that is retrospective, concurrent and prospective. An EHR replaces the paper medical record as the primary source of case record information.

OASIS – Optimal Alliance Software Information System – is the certified electronic health record utilized by LCCMH and contract providers.

Security of Electronic Health Record (EHR) – Protections, policies and processes for preventing either intentional or unintentional issues resulting from an attempted or successful unauthorized access, use, disclosure, modification or destruction of information or interference with OASIS and the protected health information contained within.

REFERENCES:

- HIPAA Privacy Rule, 45 CFR Part 164 (164.501)
- Mental Health Code, Act 258 of 1974, 330.114 (section 141)
- American Recovery and Reinvestment Act of 2009
- LCCMH Policy 04.003.40 Health Information Privacy

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