



Dave Yost • Auditor of State

APPALACHIAN BEHAVIORAL HEALTHCARE MUSKINGUM COUNTY SUPPORT MENTAL HEALTH SERVICES COMMUNITY SUPPORT NETWORK

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Independent Auditor's Report on Applying Agreed-Upon Procedures

Dalon K. Myricks, Deputy Director of Financial Management Ohio Department of Mental Health and Addiction Services 30 East Broad Street, 11th Floor Columbus, Ohio 43215-3430

Dear Mr. Myricks:

As required by Ohio Admin. Code § 5122-26-19, the Auditor of State's Office (AOS) performed the procedures enumerated below, codified in Ohio Admin. Code § 5122-26-19.1, Appendix A, Part G, to which the Ohio Department of Mental Health and Addiction Services (ODMHAS) also agreed. These procedures are designed to assist you in evaluating whether Appalachian Behavioral Healthcare: Muskingum County Support Mental Health Services Community Support Network (hereafter referred to as Muskingum SMHS) prepared its Actual Uniform Cost Report (AUCR) for the periods July 1, 2011 through June 30, 2012, in accordance with the Uniform Cost Reporting Appendix to Ohio Admin. Code § 5122-26-19 (Cost Report instructions) and to assist you in evaluating whether expenditure transactions complied with 2 CFR Part 225 (OMB Circular A-87, Cost Principles for State, Local, and Indian Tribal Governments), and other compliance requirements described in the procedures below. Muskingum SMHS's management is responsible for preparing these reports. This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. The sufficiency of these procedures is solely the responsibility of ODMHAS. Consequently, we make no representation regarding the sufficiency of the procedures described below either for the purpose for which this report has been requested or for any other purpose.

Throughout this report we identified and documented any variance greater than two percent as material and obtained management's explanation of the variance(s) for inclusion in this agreed-upon procedures report. Our procedures and findings are as follows:

I. Mathematical Accuracy Testing

1.) We compared total disbursements on the FIN103 Expenditures by Department ID and Account report and allocated administrative disbursements from the HCM113 Civil Service Payroll Costs by CSN/Inpatient, Employee and Dept ID CF Detail report and other supporting documentation to total disbursements reported on Muskingum SMHS AUCRs during State Fiscal Year (SFY) ending June 30, 2012.

Ohio Admin. Code § 5122-26-19(B) requires each CSN to prepare its AUCR in accordance with accounting principles generally accepted in the United States of America. However, the AUCRs reviewed for Muskingum SMHS were prepared on a cash basis of accounting. This is a comprehensive basis of accounting other than accounting principles generally accepted in the United States of America. The AUCR omits accrued expenses that, while we presume to be material, the effect upon our testing of the procedures could not be determined.

We found no differences exceeding two percent.

2a.) We compared the sum of the totals reported on the AUCR for personnel and non-personnel costs with the amount reported on the AUCR for the total costs of each service.

We found no differences.

2b.) We compared the sum of the reported service total costs and allocation of administrative overhead from the AUCR with the value reported on the AUCR for total costs of each service.

We found no differences.

2c.) We compared the result of total costs divided by the number of units from the AUCR with the cost per unit reported on the AUCR for each service.

We found no differences.

2d.) We compared the difference of the value reported for total costs less unallowable costs from the AUCR with the value reported for total allowable costs on the AUCR for each service.

We found no differences.

2e.) We compared the result of reported allowable costs divided by the number of units served from the AUCR with the allowable cost per unit reported on the AUCR for each service.

We found Muskingum SMHS had incorrect rates on the AUCR in Column (12) Allowable Cost/Unit. We added a formula to the revised AUCRs to calculate the cost per unit rate for each service.

2f.) We compared the sum of the amount reported in each column, from the number of full-time equivalents (FTEs) assigned to the total allowable costs from the AUCR, with the total mental health services reported on the AUCR under each corresponding column.

We found no differences.

2g.) We compared the sum of the values reported under total mental health services, the values reported in the total agency service total and administrative overhead from the AUCR with the agency total costs reported on the AUCR under each corresponding column.

We found no differences.

II. Personnel Costs

1.) We compared total salaries, wages, and fringe benefits on the HCM113 Civil Service Payroll Costs by CSN/Inpatient, Employee and Dept ID CF Detail report to total personnel costs reported on the Muskingum SMHS's SFY 2012 AUCR.

We found no differences exceeding two percent.

2.) From the personnel costs reported on the AUCRs, we selected the yearly personnel costs for 10 employees for SFY 2012. We performed the following procedures on these samples by inspecting the supporting documentation (e.g., job descriptions, etc.).

2a.) We determined if supporting documentation for personnel costs was maintained as required by 2 CFR 225 (OMB Circular A-87, Appendix A, (C)(1)(J)) and properly classified as allowable or unallowable as defined in sections (1) and (2) of paragraph (H) of Ohio Admin. Code § 5122-26-19.

We found no differences exceeding two percent.

2b.) For any unallowable personnel disbursements we reviewed the AUCR to determine if they were included in unallowable costs.

We found no differences.

2c.) For any unallowable personnel disbursements we determined if they were allocated on the Budgeted Uniform Cost Report (BUCR) using the same cost methodology as they were allocated on the AUCR (e.g., number of FTEs).

We found no differences.

2d.) We reviewed supporting documentation to determine if personnel costs were properly allocated as direct service or support service costs and to the appropriate service(s) (e.g., pharmacological management) in accordance with the Uniform Cost Reporting Appendix to Ohio Admin. Code § 5122-26-19.

We found no differences.

III. Non-Personnel Costs

1.) From the non-personnel costs reported on the AUCR, we haphazardly selected 9 non-personnel disbursements in SFY 2012. We performed the following procedures on each selected disbursement:

1a.) We determined if each disbursement was properly classified as allowable or unallowable as defined in sections (1) and (2) of paragraph (H) of Ohio Admin. Code § 5122-26-19 and 2 CFR Part 225, Appendix A, (C)(1)(j) and Appendix B.

We found no differences.

1b.) We determined if the allocation method(s) used for the tested non-personnel disbursements complied with the procedures outlined in the Uniform Cost Reporting Appendix to Ohio Admin. Code Section 5122-26-19.

We found no differences.

1c.) For any unallowable non-personnel disbursements we determined if they were allocated on the Budgeted Uniform Cost Report (BUCR) using the same cost methodology as they were allocated on the AUCR (e.g., number of FTEs).

We found no differences.

IV. Administrative Overhead Costs

1.) ODMHAS requested us to haphazardly select the lesser of ten percent or twenty cash disbursements for SFY 2012 from the administrative overhead costs reported on the AUCR.

The SFY 2012 AUCR for Muskingum SMHS did not include non-personnel administrative disbursements; however, it included personnel costs. Therefore, we compared the costs reported for all four administrative cost centers reported on *Overhead Allocation Schedule* of the SFY 2012

AUCR to the costs reported on the HCM113CSPCD (Civil Service Payroll Costs by CSN/Inpatient and Employee and Dept. ID) report.

We found no differences.

1a.) We determined if each disbursement was properly classified as allowable or unallowable as defined in sections (1) and (2) of paragraph (H) of Ohio Admin. Code § 5122-26-19 and 2 CFR Part 225, Appendix A, (C)(1)(j) and Appendix B.

We found no unallowable administrative overhead expenditures.

1b.) We determined if the allocation method(s) used for the tested administrative overhead disbursements were allocated using only one of the allowable methods described in the Uniform Cost Reporting Appendix to Ohio Admin. Code § 5122-26-19.

We found no inconsistencies between the CSN's allocation methodology and the Cost Report instructions.

1c.) For any unallowable administrative overhead costs we determined if they were allocated on the BUCR using the same cost methodology as they were allocated on the AUCR (e.g., number of FTEs).

We found no unallowable administrative overhead expenditures.

V. Units of Service

1.) We compared the number of units on the AUCR with the Muskingum SMHS units on the Billed Staff Service Delivery Tracking report to determine if units were reported in compliance with the Uniform Cost Reporting Appendix to Ohio Admin. Code § 5122-26-19.

We found no differences exceeding two percent.

2.) From and by each service with costs reported on the AUCR, we haphazardly selected 43 units for SFY 2012. We performed the following procedures on the selected units:

2a.) We determined if supporting documentation for the units of service was maintained as required by the Uniform Cost Reporting Appendix to Ohio Admin. Code § 5122-26-19 and met the service documentation requirements of Ohio Admin. Code § 5101:3-27-02 and units of service conventions in Ohio Admin. Code § 5101:3-27-05.

- Date of service;
- Duration of the service contact;
- Unit of service convention (e.g., one hour of mental health assessment is one unit).

We did not identify any differences.

VI. BUCR to AUCR Comparison

1.) We compared each cost category on the BUCR against the AUCR and determined if the same cost methodology was used (e.g., number of FTEs).

We did not identify any differences.

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We did not receive a response from officials to the exceptions noted above.

We were not engaged to and did not conduct an audit, the objective of which would be the expression of an opinion on the CSN's AUCR. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

This report is intended solely for the use of the managements of the CSN, ODMHAS, the Ohio Department of Medicaid, and the Centers for Medicare and Medicaid Services and is not intended to be, and should not be used by anyone other than these specified parties.

Sincerely,

are yout

Dave Yost Auditor of State

December 20, 2013

cc: Rick Thompson, Business Administrator, Appalachian Behavioral Healthcare Jane Krason, Chief Executive Officer, Appalachian Behavioral Healthcare Kelly Markins, Chief Operating Officer, Appalachian Behavioral Healthcare This page intentionally left blank.



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APPALACHIAN BEHAVIORAL HEALTHCARE: MUSKINGUM COUNTY SUPPORT MENTAL HEALTH SERVICES - COMMUNITY SUPPORT NETWORK

MUSKINGUM COUNTY

CLERK'S CERTIFICATION This is a true and correct copy of the report which is required to be filed in the Office of the Auditor of State pursuant to Section 117.26, Revised Code, and which is filed in Columbus, Ohio.

Susan Babbett

CLERK OF THE BUREAU

CERTIFIED FEBRUARY 4, 2014

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