Providing Information About the False Claims Act

Policy

As required by 42 U.S.C. § 1396a(a)(68), it is the policy of this organization to provide the following detailed information to all employees, contractors and agents about federal and state False Claims Acts and this organization's policies and procedures to detect and prevent fraud, waste and abuse. This information shall be reviewed annually by employees, contractors, and agents.

Procedure

- I. False Claims Act Information
- A. Federal False Claims Act The federal false Claims Act, among other things, applies to the submission of claims by health care providers for payment by Medicare, Medicaid and other federal and state health care programs. The False Claims Act is the federal government's primary civil remedy for improper or fraudulent claims. It applies to all federal programs, from military procurement contracts to welfare benefits to health care benefits.
- B. Prohibitions of the Federal False Claims Act The False Claims Act prohibits among other things:
 - 1. Knowingly presenting or causing to be presented to the federal government a false or fraudulent claim for payment or approval;
 - Knowingly making or using, or causing to be made or used, a false record of statement in order to have a false or fraudulent claim paid or approved by the government;
 - 3. Conspiring to defraud the government by getting a false or fraudulent claim allowed or paid; and
 - 4. Knowingly making or using, or causing to be made or used, a false record or statement to conceal, avoid, or decrease an obligation to pay or transmit money or property to the government. "Knowingly" means that a person, with respect to information:
 - a. has actual knowledge of the information;
 - b. acts in deliberate ignorance of the truth of falsity of the information; or
 - c. acts in reckless disregard of the truth or falsity of the information and no proof of specific intent to defraud is required.
- C. Enforcement The United States Attorney General may bring civil actions for violations of the False Claims Act. As with most other civil actions, the government must establish its case by presenting a preponderance of the evidence rather than by meeting the higher burden of proof that applies in criminal cases. The False Claims Act allows private individuals to bring "qui tam" actions for violations of the Act.
- D. Protection for "Whistle-blowers" If any employee has knowledge or information that any such activity may have taken place, protections are available for whistle-blowers under Federal law. If any employee has knowledge or information that any such activity may have taken place, the employee should notify:
 - O Their supervisor or
 - ACMH Compliance Office at 724-543-8441 or
 - O ACMH Compliance Hotline at 1-800-714-6736 or
 - Department of Health and Human Services, Office of the Inspector General at 1-800-447-8477

Program

Fraud Civil Remedies Act of 1986 – The Program Fraud Civil Remedies Act of 1986 (PFCRA) authorizes federal agencies such as the Department of Health and Human Services (HHS) to investigate and assess penalties for the submission of false claims to the agency. The conduct prohibited by the PFCRA is similar to that prohibited by the False Claims Act. For example, a person may be liable under the PFCRA for making, presenting or submitting, or causing to be made, presented, or submitted, a claim that the person knows or has reason to know:

- 0. Is false, fictitious or fraudulent;
- 1. Includes or is supported by any written statement which asserts a material fact which is false, fictitious or fradulent;
- 2. Includes or is supported by any written statement that:
 - a. Omits a material fact

- b. Is false, fictitious, or fradulent as a result of such omission; and
- c. Is a statement in which the person making presenting, or submitting such statement has a duty to include such material fact; or
- 3. Is for payment for the provision of property or services, which the person has not provided as claimed.
 - If a government agency suspects that a false claim has been submitted, it can appoint an investigating official to review the matter. The investigating official may issue a subpoena to further the investigation, or may refer the matter to the Department of Justice for proceedings under the False Claims Act.
 - If, based on the investigating official's report, an agency concludes that further action is warranted; it may issue a complaint (following approval from the Department of Justice) regarding the false claim. A hearing would be held, following the detailed due process procedures set forth in the regulations implementing the PFCRA.

State Law - there can also be liability under the state for false or fraudulent claims with respect to Medicaid program expenditures including

- O Knowingly presenting, or causing to be presented, a false or fraudulent claim for payment or approval to the Medicaid program;
- O Knowingly making, using or causing to be made or used, a false record or statement to get a false or fraudulent claim paid or approved by the Medicaid program;
- O Conspiring to defraud the Medicaid program by getting a false or fraudulent claim allowed or paid;
- O Knowingly making, using, or causing to be made or used, a false record or statement to conceal, avoid, or decrease an obligation to pay or transmit money or property to the Medicaid program.

"Knowing" and "knowingly" means that a person, with respect to information: (a) has actual knowledge of the information; (b) acts in deliberate ignorance of the truth or falsity of the information; or (c) acts in reckless disregard of the truth or falsity of the information.

Similar protections are available for whistle-blowers under state law. If any employee has knowledge or information that any such activity may have taken place, the employee should notify:

- Their supervisor or
- ACMH Compliance Office at 724-543-8441 or
- ACMH Compliance Hotline at 1-800-714-6736 or
- Pennsylvania Department of Human Services- Bureau of Program Integrity at 1-866-379-8477

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