

**ORANGE COUNTY CONTINUUM OF CARE  
POLICIES, PROCEDURES AND STANDARDS COMMITTEE**

Wednesday, July 31, 2024

3:00 p.m. – 4:30 p.m.

**Location:**

**County Administration South (CAS)  
Building Conference Center  
425 West Santa Ana Blvd. Room 104  
Santa Ana, CA 92701-4599**

**[Click Here](#) for parking information.**

**Virtual Meeting Option\*:**

**Zoom Meeting Link: [Click here for meeting link](#)**

**Join by phone: +1 669 444 9171**

**Webinar ID: 926 7403 8374**

**Committee Chair:** Nishtha Mohendra, Families Forward

**Committee Members:**

Judson Brown, City of Santa Ana

Andrew Crowe, Scholarship Prep

Becks Heyhoe-Khalil, Orange County United Way

Melanie McQueen, PATH

Robert “Santa Bob” Morse, Individual

Maricela Rios-Faust, Human Options

Ami Rowland, Covenant House California

**AGENDA**

**Welcome and Introductions** – Nishtha Mohendra, Chair

**Public Comments** – Members of the public may address the Policies, Procedures and Standards (PPS) Committee on items listed within this agenda or matters not appearing on the agenda so long as the subject matter is within the jurisdiction of the PPS Committee. Public comments will be limited to three minutes. If there are more than five public speakers, this time will be reduced to two minutes.

To address the PPS Committee during the Public Comment period, members of the public are to complete a Request to Address the Committee form prior to the beginning of each agenda item and submit it to Continuum of Care (CoC) staff. Staff will call your name in the order received.

Members of the public may also submit public comment by emailing [CareCoordination@ocgov.com](mailto:CareCoordination@ocgov.com). All comments submitted via email at least 24 hours before the start of the meeting will be distributed to the PPS Committee members and all comments will be added to the administrative records of the meeting. Please include “Policies, Procedures Standards Committee Meeting Comment” in the email subject line.

### **CONSENT CALENDAR**

1. Approve the PPS Committee Meeting Minutes from May 14, 2024.

### **BUSINESS CALENDAR**

1. **Homeless Management Information System (HMIS) Policies and Procedures Recommended Changes** – Erin DeRycke, Director, Data Analytics, Orange County United Way, 2-1-1 Orange County (211OC)
  - a. Approve recommended changes to the HMIS Policies and Procedures inclusive of the HMIS Client Consent Form, as recommended by the Orange County HMIS Policies and Procedures Working Group, for review and approval by the CoC Board.
2. **Coordinated Entry System (CES) Housing Assessment Recommendations** – Sarah Jones, CoC Manager, Office of Care Coordination and Andrew Crowe, CES Steering Committee Chair
  - a. Recommend the updated CES Housing Assessment, including adding housing opportunities descriptions, to be approved by the CoC Board, as recommended by the CES Steering Committee.
3. **Orange County 2024 Point In Time Count Presentation and Discussion** – Sarah Jones, CoC Manager, Office of Care Coordination and Nishtha Mohendra, Chair
4. **CoC Updates** – Sarah Jones, CoC Manager, Office of Care Coordination

**Adjournment to:** Regular meeting on August 13, 2024, 3:30 p.m. to 5:00 p.m., in the CAS Multipurpose Room 103/105 at 601 N. Ross St., Santa Ana, CA 92701

**ORANGE COUNTY CONTINUUM OF CARE  
POLICIES, PROCEDURES AND STANDARDS COMMITTEE**

Tuesday, May 14, 2024  
3:30 p.m. – 5:00 p.m.

**Location:**  
**County Administration South (CAS)**  
**Multipurpose Rooms 103/105**  
**601 N Ross St, Santa Ana, CA 92701**  
**[Click Here](#) for parking information.**

**Virtual Meeting Option\*:**  
**Zoom Meeting Link: [Click here for meeting link](#)**  
**Join by phone: +1 669 444 9171**  
**Webinar ID: 920 8899 4328**

***\*Listen-in option only***

**Committee Chair:** Nishtha Mohendra, Families Forward

**Committee Members:**

Judson Brown, City of Santa Ana  
Andrew Crowe, Scholarship Prep  
Becks Heyhoe, Orange County United Way  
Melanie McQueen, PATH  
Robert “Santa Bob” Morse, Individual  
Maricela Rios-Faust, Human Options  
Ami Rowland, Covenant House California

**MINUTES**

**Welcome and Introductions** – Nishtha Mohendra, Chair

1. Chair Nishtha Mohendra called the meeting to order at 3:34 p.m.
2. Roll Call
  - i. Present: Chair Nishtha Mohendra, Judson Brown, Andrew Crowe, Becks Heyhoe, Melanie McQueen, Robert “Santa Bob” Morse, Ami Rowland
  - ii. Absent Excused: Maricela Rios-Faust
  - iii. Ami Rowland arrived at the meeting during Consent Calendar.
  - iv. Becks Heyhoe arrived at the meeting during Business Calendar Item 1.

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subject matter is within the jurisdiction of the PPS Committee. Public comments will be limited to three minutes. If there are more than five public speakers, this time will be reduced to two minutes.

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### **CONSENT CALENDAR**

1. Approve the PPS Committee Meeting Minutes from February 13, 2024.
2. Approve the PPS Committee Meeting Minutes from April 9, 2024.

Robert "Santa Bob" Morse motioned to approve items 1 and 2 on the Consent Calendar. Andrew Crowe seconded the motion. Melanie McQueen and Judson Brown abstained from voting. Andrew Crowe, Nishtha Mohendra, Robert "Santa Bob" Morse, and Ami Rowland voted yes. Motion passed.

### **BUSINESS CALENDAR**

1. **Orange County CoC Code of Conduct and Conflict of Interest Policy and Procedure Recommendations** – Felicia Boehringer, CoC Administrator, Sarah Jones, CoC Manager, Office of Care Coordination and CoC Code of Conduct Ad Hoc Membership

Felicia Boehringer presented the Orange County CoC Code of Conduct and Conflict of Interest Policy and Procedure Recommendations. At the September 11, 2023, meeting, the CoC Board established the Code of Conduct Ad Hoc (Ad Hoc) to develop a code of conduct policy and procedure for the CoC Board and committee meetings. The Charter did not include a code of conduct for CoC General members and public participants in CoC meetings, so there was a need to develop one. The Ad Hoc proposed a format for the code of conduct to be referenced at meetings. The Office of Care Coordination supported the expansion of the code of conduct section as an attachment to the Charter. The proposed structure uplifted core values, focusing on equity, dignity, and safety. The Ad Hoc proposed expanding the code of conduct in the Charter to include ad hoc and working group members, Collaborative Applicant staff, CoC General Members, and public attendees at CoC meetings. The Office of Care Coordination collaborated with the Ad Hoc to ensure the Orange County CoC Code of Conduct addresses violations, including disruptive behavior and threats of violence. The proposed revisions were reviewed from December 2023 to March 2024. Approval of the Orange County CoC Code of Conduct will establish clear guidelines and core values for CoC meetings, ensuring safety and security for all attendees.

The Office of Care Coordination, as the Collaborative Applicant for the CoC, received guidance from a HUD technical assistance coach to enhance the conflict of interest policy for the CoC Board and committees. Although the current governance charter outlines the policy and recusal process, there is a need for a more robust procedure to ensure proper disclosure and documentation of conflicts of interest beyond self-disclosure during meetings.

During a CoC Board planning meeting, the Office of Care Coordination and the CoC Board officers discussed creating a more comprehensive conflict of interest policy and disclosure form for members of the CoC Board and committees, ad hocs, and working groups. The Ad Hoc was tasked with developing a detailed conflict of interest policy and procedure, detailed in Attachment D of the agenda packet. Minor changes to the Charter are also being recommended to ensure consistency and include references to the Conflict of Interest Policy and Procedure and Code of Conduct. Approval of these changes will establish clear expectations for CoC Board members and demonstrate the CoC's commitment to integrity and compliance with HUD regulations.

PPS Committee Member Comments:

- Becks Heyhoe inquired about the possibility of expanding the terminology related to children receiving services and ensuring clear identification of conflicted family members in the Conflict of Interest Policy and Procedure.
- Melanie McQueen agreed with expanding the terminology and added that we add "immediate family members." Melanie McQueen suggested that wording should include relatives employed by a benefiting provider. Melanie McQueen suggested adding general verbiage regarding close general personal or professional relationships that include immediate family, extended family, etc., as deemed relevant by the member.
- Andrew Crowe recommended adding the text "if not exhausted in this example" to the statement regarding family in the Conflict of Interest Policy and Procedure.
- Chair Nishtha Mohendra emphasized that this marks a good starting point but emphasized the importance of presenting the item to the CoC Board at the next meeting.

Recommended Action a: Approve the Orange County CoC Code of Conduct as recommended by the Code of Conduct Ad Hoc, to be recommended to the CoC Board for approval.

Robert "Santa Bob" Morse motioned to approve the recommended action. Melanie McQueen seconded the motion. Nishtha Mohendra, Judson Brown, Andrew Crowe, Becks Heyhoe, and Ami Rowland voted yes. Motion passed.

Recommended Action b: Approve the Orange County CoC Conflict of Interest Policy and Procedure as recommended by the Code of Conduct Ad Hoc, to be recommended to the CoC Board for approval.

Robert "Santa Bob" Morse motioned to approve the recommended action. Ami Rowland seconded the motion. Upon further discussion, an amended recommended action was introduced by Robert "Santa Bob" Morse.

Amended Recommended Action: Approve the Orange County CoC Conflict of Interest Policy and Procedure as recommended by the Code of Conduct Ad Hoc, inclusive of additional revisions made by the Office of Care Coordination, to be recommended to the CoC Board for approval.

Robert "Santa Bob" Morse motioned to approve the amended recommended action. Ami Rowland seconded the motion. Nishtha Mohendra, Judson Brown, Andrew Crowe, Becks Heyhoe and Melanie McQueen voted yes. Motion passed.

Recommended Action c: Approve revisions to the Orange County CoC Governance Charter to incorporate the Orange County CoC Code of Conduct and the Orange County CoC Conflict of Interest Policy and Procedure, to be recommended to the CoC Board for approval.

Robert "Santa Bob" Morse motioned to approve the recommended action. Becks Heyhoe seconded the motion. Nishtha Mohendra, Judson Brown, Andrew Crowe, Melanie McQueen, and Ami Rowland voted yes. Motion passed.

## **2. Coordinated Entry System (CES) Housing Assessment Recommendation** – Sarah Jones, CoC Manager, Office of Care Coordination

Sarah Jones presented the CES Housing Assessment Recommendation. The Office of Care Coordination, acting as the CES Lead for the Orange County CoC, received input from CES participants, Access Points, housing and shelter providers, and CES Administrators suggesting updated descriptions for housing interest options and additional accessibility questions. In response, the CES Housing Assessment was revised to include housing opportunity descriptions and accessibility questions. Proposed changes encompass descriptions of housing interest options and the addition of accessibility questions.

The updated CES Housing Assessment was presented to the Lived Experience Advisory Committee (LEAC) and the CES Steering Committee for review on May 1, 2024. The public review and feedback period began on May 2, 2024, and an updated draft of the Housing Assessment was distributed to the CoC distribution list and all CES partners. Public feedback was invited through written feedback via email to [CoordinatedEntry@ocgov.com](mailto:CoordinatedEntry@ocgov.com) until May 10, 2024. The draft of the updated CES Housing Assessment detailing the recommended revisions is being presented to the PPS Committee for approval. If approved, the CES Housing Assessment will be presented at the May 22, 2024, CoC Board meeting for final approval.

### PPS Committee Member Comments:

- Becks Heyhoe questioned why the suggested feedback had not been incorporated regarding income requirements for the Housing Choice Voucher and Permanent Supportive Housing options. Becks Heyhoe suggested that verbiage around income requirements be removed for Rapid Rehousing to show consistency. Beck Heyhoe questioned if the form being used before it is known what the client is eligible for. Becks Heyhoe noted that it would be helpful to know where in the process this form is used. Becks Heyhoe stated that wording around eligibility needs to be revisited.
- Chair Nishtha Mohendra raised the question of whether it is possible to clarify that the forms are being utilized by trained staff and the CES team, before being presented to the board.
- Andrew Crowe emphasized the importance of moving this item forward and suggested an amendment to the recommended action.
- Ami Rowland asked if the form is utilized before or after the CES assessment with the client and inquired about the reasoning behind having the housing options are on the form.
- Melanie McQueen questioned whether the clients would have enough knowledge of the verbiage on the form. Melanie McQueen stated that there needs to be clear language around eligibility. Melanie McQueen questioned if the form is mandatory and what would the client's status be in CES, if they didn't have the form on file.
- Judson Brown added that in past experience, it is crucial to let the client know that they could miss out on an opportunity if they don't check the boxes.

Recommended Action a: Approve updated CES Housing Assessment, including the addition of housing opportunity descriptions and accessibility questions, to be recommended to the CoC Board for approval.

An amended recommended action was introduced by Andrew Crowe.

Amended Recommended Action: Approve revisions to the CES Housing Assessment, including the addition of accessibility questions, to be recommended to the CoC Board for approval.

Andrew Crowe motioned to approve the amended recommended action. Ami Rowland seconded the motion. Nishtha Mohendra, Judson Brown, Becks Heyhoe, Melanie McQueen, and Robert “Santa Bob” Morse voted yes. Motion passed.

### **3. CoC Updates** – Sarah Jones, CoC Manager, Office of Care Coordination

Sarah Jones provided the following CoC updates:

- The U.S. Department of Housing and Urban Development (HUD) requires each CoC to develop and adhere to a governance charter outlining the roles and responsibilities of the Board and all committees. CoCs must conduct an annual review of their governance charters and make necessary updates. The Orange County CoC Board establishes a Nominating Ad Hoc annually to assist in reviewing the Governance Charter and managing the Board election process. Following feedback from HUD and the CoC Board, the Office of Care Coordination determined that the Orange County CoC Board Governance Charter will require further revisions in 2024. At the April 9, 2024, PPS Committee meeting, the Office of Care Coordination and PPS Committee Chair, Nishtha Mohendra, led a discussion on establishing an ad hoc group to support the review of the CoC Governance Charter. After planning with the CoC Board officers and PPS Committee Chair, it was decided that the ad hoc should be established by the CoC Board. A recommendation to establish a CoC Governance Charter Review Ad Hoc will be presented at the CoC Board meeting on May 22, 2024. Additionally, the CoC Board plans to review and update CoC Committee Charters in Calendar Year 2024. The Office of Care Coordination will facilitate the review with support from CoC Committee Chairs engaging committee members for the update process.
- The County of Orange's Office of Care Coordination is seeking proposals from qualified organizations to serve as the Coordinator for the CES for Survivors for all three Service Planning Areas (SPA) - North, Central, and South - in Orange County. The CES for Survivors Lead will promote regional service coordination within and across SPAs, ensure alignment with the CES requirements, and lead strategic imitative and collaborative efforts that facilitates access to the System of Care, primarily housing resources. The CES for Survivors Lead will also support in the implementation of diversion and solution focused problem-solving strategies to decrease the length of time people experiencing homelessness and maximize the appropriate use of available housing resources within each SPA and countywide. The Office of Care Coordination is seeking programs that can be operationalized quickly and leverage additional funds to expand the reach and impact of the program upon the target population.
- The County of Orange and Orange County Continuum of Care conducted the 2024 PIT Count during the week of January 22, 2024, as required biennially by the U.S. Department of Housing and Urban Development (HUD). The sheltered count took place on the night of Monday, January 22, 2024, and the unsheltered count occurred between Tuesday, January 23, 2024, through January 25, 2024. Data Summary: The 2024 PIT Count Data Summary can be found at the Care Coordination – Additional Documents webpage at the following link: <https://ceo.ocgov.com/sites/ceo/files/2024-05/2024%20Point%20In%20Time%20Count%20Summary%20FINAL.pdf>
- HUD is hosting a series of community conversations focused on successfully implementing the Violence Against Women Act (VAWA) and survivor-centered housing at the system, project, and human levels. Each conversation will feature a diverse panel of system leaders, project staff, and people with lived experiences from both the homelessness response and victim services worlds.

**Adjournment to:** Regular meeting on June 11, 2024, 3:30 p.m. 5:00 p.m. in-person in the CAS Multipurpose Room 103/105 at 601 N. Ross St., Santa Ana, CA 92701



**Date:** July 31, 2024

**Subject:** Homeless Management Information System (HMIS) Policies and Procedures Updates

**Recommended Actions:**

- a. Approve the recommended revisions to the HMIS Policies and Procedures inclusive of the HMIS Client Consent Form, as recommended by the Orange County HMIS Policies and Procedures Working Group, for review and approval by the CoC Board.

**Background and Analysis**

Per guidance from the CoC Board, the HMIS Policies and Procedures is reviewed and updated on an annual basis. 2-1-1 Orange County (211OC), a key service of Orange County United Way, is the HMIS Lead for the Orange County Continuum of Care (CoC) and convened the HMIS Working Group to propose revisions to the HMIS Policies and Procedures. The HMIS Policies and Procedures Working Group (Working Group) met four times from January through March 2024 and was comprised of representatives from Last is First Philanthropies, PATH, Pathways of Hope, Salvation Army Orange County, U.S. Veterans Initiative, Families Forward, Family Assistance Ministries, Mental Health Association and Mercy House. During the review process, the Working Group reviewed the HMIS Policies and Procedures in its entirety, as well as privacy and security forms, and proposed changes to the documents. In addition, the HMIS Lead provided feedback previously received from the CoC Board, Committees and CoC general members, inclusive of scenarios that prompted consideration of potential HMIS policy or procedural changes needed.

The HMIS Lead collected feedback from the Policies, Procedures, and Standards (PPS) Committee, as well as the HMIS Users during the review process. The HMIS Lead provided an update on the review of the HMIS Policies and Procedures, inclusive of potential changes being considered, to the PPS Committee at the February 13, 2024, PPS meeting and received some initial feedback from the PPS Committee members. To ensure feedback from HMIS Users, the HMIS Lead also hosted a listening session and released a survey to collect feedback from HMIS Users on the Agency Access policy within the HMIS Policies and Procedures, as requests for HMIS access have continued to garner discussion amongst the decision-makers and HMIS Users in the Orange County CoC. An email from 211OC as the HMIS Lead was sent to HMIS Users on June 6, 2024, inviting feedback on the proposed updates to the HMIS Policies and Procedures, to be submitted by end of day Friday, June 14, 2024, via the OC HMIS Help Desk and was also sent by the Office of Care Coordination via email to the CoC distribution list.

**Feedback Received**

The following summarized feedback was received from CoC Committees, the Working Group, and targeted listening sessions.

**Feedback from the PPS Committee**

- Provide more information regarding why user fees are charged
- Consider removing as many barriers as possible to allow more agencies to participate in HMIS

- Include a schedule of required reports
- Consider the Minimum Participation Requirements policy and whether read-only access should be allowed
- Implement policies to enhance data quality and completeness

#### **Feedback from the Working Group**

- Develop training for new agencies joining HMIS
- Minimum term commitment to participate in the Agency Access Working Group
- Highlight agencies on the HMIS website that pass the agency audit on the first attempt
- Develop policy for agencies unresponsive to audits
- Agencies approved for HMIS access have 90 days to begin participating in HMIS

#### **Feedback from the Agency Access Listening Session and Survey**

- 64% of participants (28 participants) in the survey said that all agencies participating in HMIS should be required to contribute data. Below are the reasons participants provided this response:
  - Allowing read only access to additional agencies may increase the number of clients that revoke their consent to share their data in HMIS.
  - Agencies need to contribute data to HMIS to coordinate care for the client and prevent duplication of services.
  - Agencies with read only access may not have the appropriate context that could cause improper care for the client.
- 36% of participants (16 participants) in the survey said that some agencies should be given read only access. Of these 16 participants, all of them said that Victim Service Providers should be given read-only access to HMIS for care coordination, and 14 of these participants said Medical Providers should be given read only access. Below are the reasons participants provided these responses:
  - Allows agencies to assess gaps in services and connect clients with other resources.
  - Survivor Coordinated Entry System (CES) has been implemented, so being able to see client history in HMIS will help with care coordination.

#### **Feedback from the Lived Experience Advisory Committee**

- Agencies unresponsive to scheduling the audits should be required to pay an additional fee
- Committee originally recommended to change the term “entity” on the Consent to Share Protected Information form. The working group proposed changing the wording to “Service Provider/Organization”. Some participants thought “administrator of care” would be better, but some thought that term was less accessible.
- Agencies serving homeless clients should be required to participate in HMIS.

#### **Significant Proposed Changes to the HMIS Policies and Procedures and Consent Form**

The HMIS Lead partnered with the Working Group to integrate feedback received into the proposed changes in the revised HMIS Policies and Procedures, which can be referenced in **Attachment A**. Additionally, feedback received supported proposed revisions to **Attachment B**, the HMIS Client Consent Form. Significant changes to the HMIS Policies and Procedures are highlighted below.

#### **Revised: Agency Access Policy**

- Victim Service Providers receiving CoC Program funds or Emergency Solutions Grants (ESG) Program funds may request up to five licenses for read-only access in HMIS for the purpose of care coordination
- Organizations that are required to submit the Agency Access Application will be required to complete an online course to understand HMIS requirements
- Agencies approved for access must begin entering data into HMIS within 90 days of approval
- Agency Access Working Group Qualifications: Must have the availability to commit to serve a minimum term of one year

**Revised: Agency Audit Policy**

- Agencies that are unresponsive to schedule their audit will fail the audit for that year
- If deficiencies found during the audit are not resolved by the date agreed upon by the agency and the HMIS Lead, the agency will fail the audit for that year
- Agencies that fail their audit will be reviewed by the HMIS Access Working Group to determine the appropriateness of the agency’s continued participation in the OC HMIS, and the agency may have HMIS Access revoked
- Agencies that pass their HMIS Annual Audit will be recognized on the OC HMIS Website

**New: Remote Work Policy**

- Added policy language to provide guidance on protecting client data while working remotely

**Revised: Client Record Request Policy**

- Clients will not be given access to case notes entered into HMIS

**Revised: Client Consent Form**

- Replaced “entity” with “Service Provider/Organization”

Approval of the revisions to the HMIS Policies and Procedures, inclusive of the proposed changes to the HMIS Client Consent Form, will support the Orange County CoC with the ongoing operations and management of the HMIS. Additionally, it will provide the needed guidance and support to the HMIS Lead to operate HMIS.

**Attachments**

Attachment A – Revised Orange County HMIS Policies and Procedures

Attachment B – Revised Orange County HMIS Client Consent Form

Attachment C – Summary of Proposed Changes to the Orange County HMIS Policies and Procedures

# Orange County HMIS Policies and Procedures

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JUNE 2024

Orange County United Way/2-1-1 Orange County  
[WWW.OCHMIS.ORG](http://WWW.OCHMIS.ORG) | [WWW.UNITEDWAYOC.ORG](http://WWW.UNITEDWAYOC.ORG) | [WWW.211OC.ORG](http://WWW.211OC.ORG)

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

#### Table of Contents

Key Terms and Acronyms.....	2
Orange County United Way: HMIS Lead Agency.....	9
I. Background & Purpose .....	9
II. Policies and Procedures Summary .....	10
III. HMIS Lead Agency Responsibilities.....	11
IV. Help Desk Policies.....	11
V. Agency Access.....	12
VI. Participating Agency Requirements .....	14
VII. Agreements and Certifications.....	17
VIII. HMIS User Access Roles.....	18
IX. HMIS User Requirements .....	18
X. Agency Administrator Requirements .....	19
XI. Technical Standards.....	21
XII. Privacy.....	22
XIII. Data Use and Disclosure.....	25
XIV. Data Release .....	25
XV. Data Breach.....	27
XVI. Data Integration .....	27

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

## Key Terms and Acronyms

All documents referenced in the HMIS Policies and Procedures can be found on the HMIS Documents page of the OC HMIS Information website unless otherwise noted.

Term	Acronym (if applicable)	Definition
Orange County United Way/2-1-1 Orange County	OCUW/211OC	Homeless Management Information System (HMIS) Lead Agency for Orange County Continuum of Care (CoC)
Agency Administrator	AA	The HMIS User designated by their agency to serve as Agency Administrator is responsible for training new HMIS Users and overseeing data quality management, among other duties described in the Policies and Procedures
Agency Agreement		The agreement form between OC HMIS participating agencies and the HMIS Lead Agency that specifies the rights and responsibilities of each party regarding the use of HMIS.
Annual Homeless Assessment Report	AHAR	The AHAR is a national-level report that provides information about homeless service providers, people and households experiencing homelessness, and various characteristics of that population. It informs strategic planning for federal, state, and local initiatives designed to prevent and end homelessness. The AHAR is submitted to Congress on an annual basis.
Chronically Homeless	CH	<p>In order to be eligible for housing restricted to chronically homeless individuals or families under the CoC program, participants must meet the definition of chronically homeless. The definition of chronically homeless is:</p> <ul style="list-style-type: none"> <li>• A homeless individual with a disability as defined in section 401(9) of the McKinney-Vento Assistance Act (42 U.S.C. 11360(9)), who: <ul style="list-style-type: none"> <li>○ Lives in a place not meant for human habitation, a safe haven, or in an emergency shelter, and</li> <li>○ Has been homeless and living as described for at least 12 months* or on at least 4 separate occasions in the last 3 years, as long as the combined occasions equal at least 12 months and each break in homelessness separating the occasions included at least 7 consecutive nights of not living as described.</li> </ul> </li> <li>• An individual who has been residing in an institutional care facility for less, including jail, substance abuse or mental health treatment facility, hospital, or other similar facility, for fewer than 90 days and met all of the criteria of this definition before entering that facility**; or</li> <li>• A family with an adult head of household (or, if there is no adult in the family, a minor head of household) who meets all of the criteria of this definition, including a family whose</li> </ul>

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

		composition has fluctuated while the head of household has been homeless.
Client Identifying Information	CII	Client Identifying Information, also known as Personal Protected Information (PPI), is a category of sensitive information that is associated with an individual person. This information should be accessed only on a strict need-to-know basis, handled and stored with care. This category includes but is not limited to: First names, last names, dates of birth, and Social Security Numbers.
Continuum of Care	CoC	The Continuum of Care is a collection of nonprofits and agencies that come together to promote community wide commitment to the goal of ending homelessness; promote access to and affect utilization of mainstream programs by homeless individuals and families; and optimize self-sufficiency among individuals and families experiencing homelessness.
Continuum of Care Board	CoC Board	The Orange County Continuum of Care Board is the governing body for the Orange County CoC. They are committed to the goal of ending homelessness and are organized to carry out the responsibilities required under the CoC Program regulations, 24 CFR Part 578.
Continuum of Care Collaborative Applicant	CoC Collaborative Applicant	The Orange County CoC designated the County of Orange as the Collaborative Applicant. The CoC Collaborative Applicant is tasked with coordinating the development of the CoC system, its planning, and supporting the various functions and activities as required by the HEARTH Act.
Continuum of Care Program	CoC Program	The CoC Program is designed to assist individuals (including unaccompanied youth) and families experiencing homelessness and to provide the services needed to help such individuals move into transitional and permanent housing, with the goal of long-term stability. More broadly, the program is designed to promote community-wide planning and strategic use of resources to address homelessness; improve coordination and integration with mainstream resources and other programs targeted to people experiencing homelessness; improve data collection and performance measurement; and allow each community to tailor its program to the particular strengths and challenges within that community.
Coordinated Entry System	CES	A project that administers the continuum's centralized or coordinated process to coordinate assessment and referral of individuals and families seeking housing or services, including the use of a comprehensive and standardized assessment tool.
Coverage Rate		Coverage rate refers to the percentage of beds targeted to serve homeless clients in a geographic area that are captured in the Homeless Management Information System (HMIS) divided by the total number of beds targeted to serve homeless clients in the geographic area (excluding beds targeted to serve domestic violence clients). Coverage rate estimates are used to project a total homeless count if there are homeless service providers in the jurisdiction that do not participate in HMIS.

Item 1. Attachment A

Orange County HMIS Policies and Procedures

Day Shelter	DS	A project that offers daytime facilities and services (no overnight lodging) for persons who are experiencing homelessness.
Department of Health and Human Services	HHS	The U.S. Department of Health and Human Services (HHS), also known as the Health Department, is a cabinet-level department of the U.S. Federal government. The Health Department’s goal is to protect the health of all Americans and provide essential human services.
Department of Housing and Urban Development	HUD	The U.S. Department of Housing and Urban Development (HUD) is a Cabinet department in the Executive branch of the US. Federal government. HUD’s goal is to create strong, sustainable, inclusive communities and quality affordable homes for all.
Emergency Shelter – Entry Exit	ES - EE	A project that offers temporary shelter (lodging) for people experiencing homelessness in general or for specific populations of people experiencing homelessness. Requirements and limitations may vary by program and will be specified by the funder. The EE shelter project type should be used for all shelters that collect Universal Data Elements (UDEs) and certain Program-Specific Data Elements (PSDEs) at project start and project exit, including projects that require or strongly encourage a continuous stay while a client resolves their experience of homelessness. In EE shelters, length of stay is calculated based on the number of nights between project start and project exit, and performance measures will include changes from project start and project exit Data Collection Stages.
Emergency Shelter – Night-by-Night	ES - NbN	The NbN emergency shelter type may be used by some high-volume shelters and shelters where a significant proportion of clients spend a night at the shelter as needed on an irregular basis. This project type relies on creating a separate record of each individual date on which a client is present in the shelter as a means for calculating length of stay and implies that the emergency shelter is generally unable to collect as much client data at project exit as an EE emergency shelter for tracking utilization. In NbN shelter:(1) entry information is collected the first time that a client stays at the shelter (2) the project records every discrete date (or series of dates) that the client resides in the shelter; (3) the HMIS maintains historical data on the nights a client is sheltered; (4) the client may be exited when shelter staff has information that indicates that the client is unlikely to return to the shelter or the system may be designed to automatically generate an exit (dating back to the day after the last bed night) after an extended absence; and (5) for reporting purposes, a client’s length of stay in the project will be based on the actual number of bed nights and not on the period of time from entry to exit.
Emergency Solutions Grants Program	ESG	The ESG program provides funding to: <ul style="list-style-type: none"> <li>• Engage homeless individuals and families living on the street;</li> <li>• Improve the number and quality of emergency shelters for homeless individuals and families;</li> <li>• Help operate these shelters;</li> <li>• Provide essential services to shelter residents;</li> <li>• Rapidly re-house homeless individuals and families; and</li> </ul>



## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

		<ul style="list-style-type: none"> <li>Prevent families and individuals from becoming homeless.</li> </ul>
Health Insurance Portability and Accountability Act of 1996	HIPAA	The Health Insurance Portability and Accountability Act of 1996, particularly the Privacy Rule under Title II, regulates the use and disclosure of Protected Health Information (PHI) held by covered entities and business associates. HIPAA is the base operational privacy rule on which the Orange County HMIS privacy rule is structured.
HMIS Lead Agency		The HMIS Lead Agency is an agency, organization, or government department designated by the CoC Board to administer and manage the HMIS for the CoC jurisdiction.
Homeless Management Information System	HMIS	A data system that meets U.S. Department of Housing and Urban Development's requirements and is used to collect client-level data and data on the provision of housing and services to homeless individuals and families and persons at risk of homelessness. The HMIS is also the primary reporting tool for HUD homeless service grants as well as for other Federal, State and local government streams of funding related to homelessness. HMIS data is used to better inform homeless policy and analyze program and system impact in addressing homelessness.
Homelessness Prevention	HP	A project that offers services and/or financial assistance necessary to prevent individuals and families from experiencing homelessness, including moving into an emergency shelter or place not meant for human habitation.
Housing Inventory Count	HIC	The Housing Inventory Count (HIC) is a point-in-time inventory of housing programs within a CoC that provide beds and units dedicated to serve people experiencing homelessness (or for permanent housing projects, were experiencing homelessness at entry). The project types included in the HIC are Emergency Shelter, Transitional Housing, Rapid Re-housing, Safe Haven, and Permanent Supportive Housing. The US Department of Housing and Urban Development (HUD) requires the submission of the HIC on an annual basis.
Housing Opportunities for Persons with AIDS Program	HOPWA	HOPWA provides housing assistance and related supportive services for persons with HIV/AIDS, and family members who are homeless or at risk of homelessness. This project has different project reporting requirements than the other HUD funded projects described in the Policies and Procedures.
Interagency Data Sharing Consent Form		Allows client-level data and enrollment data to be shared among OC HMIS Participating Agencies. HOPWA funded projects are exempt from the data sharing mandate due to privacy laws protecting clients' HIV status.
Length of Stay	LOS	The number of days between the beginning of services and the end of services. It is calculated using entry and exit dates or shelter stay dates, depending on the project's method of tracking bed nights.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

Longitudinal Systems Analysis	LSA	The LSA is a report submitted by each CoC on an annual basis, and includes demographic, performance, and household composition information, as well as patterns of system use. The LSA from each CoC is consolidated to create the AHAR that is submitted to Congress.
Other (project type)		A project that offers services, but does not provide lodging, and cannot otherwise be categorized as another project type, per above. Any project that provides only stand-alone supportive services (other than outreach) and has no associated housing outcomes should be categorized as 'Other.' For example, a project funded to provide child care for persons in permanent housing or a dental care project funded to serve homeless clients should be typed 'Other.' A project funded to provide ongoing case management with associated housing outcomes should be typed 'Services Only.'
Participating Agencies		Agencies, organizations or local government departments that actively participate in HMIS through input of client-level data and project information.
PH - Housing Only	OPH	A project that offers permanent housing for persons who are experiencing homelessness, but does not make supportive services available as part of the project.
PH – Housing with Services (no disability required for entry)	OPH	A project that offers permanent housing and supportive services to assist homeless persons to live independently, but does not limit eligibility to individuals with disabilities or families in which one adult or child has a disability.
PH - Permanent Supportive Housing (disability required for entry)	PSH	A project that offers permanent housing and supportive services to assist chronic homeless persons with a disability (individuals with disabilities or families in which one adult or child has a disability) to live independently.
PH - Rapid Re-Housing	RRH	A permanent housing project that provides housing relocation and stabilization services and short- and/or medium-term rental assistance as necessary to help a homeless individual or family move as quickly as possible into permanent housing and achieve stability in that housing.
PH - Rapid Re-Housing Subtypes		RRH: Services Only - A RRH project that provides services only and does not provide ongoing rental assistance or support any inventory for participants.  RRH: Housing with or without services - A RRH project that offers ongoing rental assistance that may or may not be accompanied by financial or other supportive services to participants.
Point in Time Count	PIT	A point-in-time count is an unduplicated count on a single night during the last ten days of January of the people in a community who are experiencing homelessness that includes both sheltered and unsheltered populations. An annual sheltered PIT count is conducted using HMIS data and other sources. A biannual unsheltered PIT is conducted on odd years.

Item 1. Attachment A

Orange County HMIS Policies and Procedures

<p>Policies, Procedures, and Standards Committee</p>	<p>PPS Committee</p>	<p>The PPS Committee will function as an advisory group to the CoC Board. This committee aligns with the intent of ensuring that the CoC has clearly documented policies and standards for process review, policy formation, assessment of current policies and procedures and formation and conduct of committees in the service of the CoC, Coordinated Entry System (CES) and Homeless Management Information System (HMIS). The PPS Committee will support with creating a clear structure for policy development and subsequent revisions, monitoring and vetting work done through committees, work groups and ad hoc groups will create efficiencies and improve the amount of work that the CoC Board can accomplish.</p>
<p>Project Types</p>		<p>A project is to be assigned a 'Project Type' based on the lodging or service it is providing. The project type selected directly impacts data collection and reporting requirements. The U.S. Department of Housing and Urban Development defines these Project Types in HMIS:</p> <ul style="list-style-type: none"> <li>• Homelessness Prevention</li> <li>• Street Outreach</li> <li>• Emergency Shelter - Entry Exit</li> <li>• Emergency Shelter - Night-by-Night</li> <li>• Day Shelter</li> <li>• Transitional Housing</li> <li>• Safe Haven</li> <li>• PH - Rapid Re-Housing</li> <li>• PH - Permanent Supportive Housing (disability required for entry)</li> <li>• PH – Housing with Services (no disability required for entry)</li> <li>• PH - Housing Only</li> <li>• Coordinated Entry</li> <li>• Services Only</li> <li>• Other</li> </ul>
<p>Projects for Assistance in Transition from Homelessness</p>	<p>PATH</p>	<p>PATH is funded by the Substance Abuse and Mental Health Services Administration (SAMHSA). It provides services to mentally ill homeless people, primarily through street outreach, to link them to permanent community housing. This project has different reporting requirements than HUD funded projects and uses HMIS to collect this information.</p>
<p>Runaway Homeless Youth program</p>	<p>RHY</p>	<p>The Runaway and Homeless Youth Program (RHY) supports street outreach, emergency shelters and longer-term transitional living and maternity group home programs to serve homeless youth (up to age 25). The program is managed by the Family and Youth Services Bureau (FYSB).</p>
<p>Safe Haven</p>	<p>SH</p>	<p>A project that offers supportive housing that (1) serves hard to reach homeless persons with severe mental illness who came from the streets and have been unwilling or unable to participate in supportive services; (2) provides 24-hour residence for eligible persons for an unspecified period; (3) has an overnight capacity limited to 25 or fewer persons; and (4) provides low demand services and referrals for the residents.</p>

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

Services Only	SSO	A project that offers only stand-alone supportive services (other than outreach) to address the special needs of participants (such as child care, employment assistance, and transportation services) and has associated housing outcomes.
Street Outreach	SO	A project that offers services necessary to reach out to unsheltered homeless people, connect them with emergency shelter, housing, or critical services, and provide urgent, non-facility-based care to unsheltered homeless people who are unwilling or unable to access emergency shelter, housing, or an appropriate health facility. Only persons who are “street homeless” should be entered into a street outreach project. Projects that also serve persons other than “street homeless” must have two separate projects to be set up in an HMIS – one ‘Street Outreach’ and the other ‘Services Only.’
Supportive Services for Veteran Families Program	SSVF	This program is overseen by the VA, and the purpose is to provide supportive services grants to private non-profit organizations and consumer cooperatives who will coordinate or provide supportive services to very low-income veteran families who are residing in permanent housing, are homeless and scheduled to become residents of permanent housing within a specified time period, or after exiting permanent housing, are seeking other housing that is responsive to such very low-income veteran family’s needs and preferences.
System Performance Measures	SPM	The HUD System Performance Report measures the performance of a CoC as a whole as mandated by the 2009 HEARTH Act. The System Performance Report analyzes the performance of Safe Haven, Street Outreach, Emergency Shelter, Transitional Housing, and Permanent Housing (including Permanent Supportive Housing, Rapid Re-Housing, and Other Permanent Housing) project types in the Orange County CoC that participate in HMIS.
Transitional Housing	TH	A project that provides temporary lodging and is designed to facilitate the movement of homeless individuals and families into permanent housing within a specified period of time, but no longer than 24 months. Requirements and limitations may vary by program and may be specified by the funder.
U.S. Department of Veterans Affairs	VA	The U.S. Department of Veterans Affairs provides patient care and federal benefits to veterans and their dependents.
User Agreement		The agreement form between individual users and the HMIS Lead Agency that outlines a user’s responsibilities when using HMIS. This form is signed on the user’s first log-in to HMIS, and again every year the user’s account is active.
Veteran Affairs Supportive Housing	VASH	The HUD-Veterans Affairs Supportive Housing (HUD-VASH) program combines Housing Choice Voucher (HCV) rental assistance for homeless Veterans with case management and clinical services provided by the U.S. Department of Veterans Affairs (VA). VA provides these services for participating Veterans at VA medical centers (VAMCs) and community-based outreach clinics.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

#### Orange County United Way: HMIS Lead Agency

The Orange County CoC has designated Orange County United Way as the Homeless Management Information System (HMIS) Lead Agency. Orange County United Way's key service, 2-1-1 Orange County (211OC), connects thousands of OC residents with health and human service resources, and administers the Homeless Management Information System (HMIS) for the Orange County CoC. As such, 211OC is tasked with assisting the Orange County CoC with:

- Developing and implementing a privacy plan, security plan and data quality plan for the CoC HMIS
- Ensuring consistent participation of State, Federal and local government funded recipients and sub recipients in HMIS
- Ensuring HMIS is administered in compliance with requirements prescribed by the U.S. Department of Housing and Urban Development (HUD)
- Ensuring the HMIS operates efficiently and effectively to promote agency participation and system coordination
- Providing system, agency, and project-level analysis of utilization and performance across the CoC

#### HMIS Lead Agency Contact Information:

OC HMIS Information Website	<a href="http://ochmis.org/">http://ochmis.org/</a>
OC HMIS Training Website	<a href="http://training.ochmis.org/">http://training.ochmis.org/</a>
OC HMIS Login	<a href="https://oc.clarityhs.com/login">https://oc.clarityhs.com/login</a>
HMIS Helpdesk	<a href="http://ochmis.211oc.happyfox.com/home">http://ochmis.211oc.happyfox.com/home</a>

#### I. Background & Purpose

The Homeless Management Information System (HMIS) is the electronic data collection system utilized by the Orange County CoC to comply with the responsibilities outlined in 24 CFR 578.7(b) for designating and operating an HMIS. HMIS is the local information technology system requirements that U.S. Department of Housing and Urban Development (HUD) funding recipients and subrecipients use for homeless assistance programs as authorized by the McKinney-Vento Homeless Assistance Act. The Homeless Emergency Assistance and Rapid Transition to Housing (HEARTH) Act codifies in law certain data collection requirements integral to HMIS. The HEARTH Act requires that HUD ensure operation of and consistent participation by recipients and sub-recipients in an HMIS compliant software. Current HMIS standards are included in the 2004 Technical Standards and the 2010 Data Standards.

HUD and other planners and policymakers use aggregate HMIS data to better inform homeless policy and decision making at the federal, state and local government levels. HMIS enables HUD to collect aggregate data at the national-level on the extent and nature of homelessness over time. Specifically, an HMIS can be used to produce an unduplicated count of homeless persons, understand patterns of service use, and measure the effectiveness of homeless programs. Data on homeless persons is collected and

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

maintained at the local level. HMIS implementations can encompass geographic areas ranging from a single city to an entire state.

The HEARTH Act also requires that all communities have an HMIS with the capacity to collect unduplicated counts of individuals and families experiencing homelessness. Through HMIS, a community should be able to collect information from projects serving homeless families and individuals to use as part of their needs analyses and to establish funding priorities. The HEARTH Act also codified into law certain data collection requirements integral to HMIS. With enactment of the HEARTH Act, HMIS participation became a statutory requirement for recipients and subrecipients of CoC Program and Emergency Solutions Grants (ESG) funds.

An HMIS can be used to:

- Produce an unduplicated count of persons experiencing homelessness for each CoC
- Describe the extent and nature of homelessness locally, regionally, and nationally
- Identify patterns of service use
- Measure program effectiveness

The ensuing set of HMIS Policies and Procedures documents the Orange County CoC's operation of its HMIS and acts as a guide to its continuing operation in compliance with the CoC and ESG Regulations and Interim Rules. The HMIS Policies and Procedures have been developed in mind to further the following HMIS Goals:

- Assist in facilitating the coordination of care for homeless and at risk of homelessness populations.
- Ensure accurate data about the nature of homeless services and clients in the Orange County CoC.
- Ensure accurate data about the nature and extent of prevention and diversion services provided to households at risk of homelessness in the Orange County CoC.
- Collect data that fulfills federal, state and local requirements for homeless reporting and inform system gaps and resource development

## II. Policies and Procedures Summary

This document serves as the minimum standards of participation in the Orange County HMIS and represents general best practices. Operational standards in this document are not intended to supersede grant specific requirements and operating procedures as required by funding entities. PATH, HOPWA, and VA providers have operating rules specific to the U.S. Departments of Health and Human Services (HHS) and Veterans Affairs (VA).

The HMIS Lead Agency will update this document at any time when necessary due to HUD or local CoC changes. [The latest versions of the HUD HMIS Data Standards Manual and Data Dictionary](#) are the basis for all programming specifications and requirements of HMIS. Updates will be brought to the Policies, Procedures and Standards Committee and the CoC Board for approval. Upon approval, updates to this

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

document will be announced to all Agency Administrators via email and posted on the OCHMIS website. The most recently updated version of this document is the only version that is considered valid and supersedes all previous versions.

### III. HMIS Lead Agency Responsibilities

- a. Provide HMIS User training as needed.
- b. Develop and maintain training materials for all HMIS training.
- c. Develop and maintain client forms, including client and privacy forms.
- d. Create HMIS User accounts and control access to HMIS.
- e. Communicate all system-wide changes to Agency Administrators via direct emails, announcements on ochmis.org and/or User Meetings.
- f. Resolve HMIS-related grievances that cannot be resolved by the agency working with the client. Clients can submit a grievance by completing the [Grievance Form](#) or calling 714-589-2360.
- g. Host HMIS User Meetings open to all HMIS Users to discuss the use and implementation of HMIS. Please refer to the [OC HMIS calendar](#) for additional meeting details.
- h. Host the Data and Performance Management meetings, which are open to all HMIS Agency Administrators, and focus on performance and policies related to HMIS. Please refer to the [OC HMIS calendar](#) for additional meeting details.
- i. Provide technical support to Agency Administrators via the HMIS Help Desk.
- j. Serve as intermediary between Participating Agencies and the HMIS vendor.
- k. Alert the HMIS vendor to all HUD deadlines for data standards changes, required reporting specifications, etc.
- l. Complete HMIS software testing, as needed.
- m. Submit tickets on behalf of Participating Agencies when HMIS Lead Agency is not able to resolve a technical issue.
- n. Ensure OC HMIS will be available to HMIS Users at a minimum of 99.95 percent of the monthly billing cycle. The HMIS Lead Agency will inform all HMIS Users of any planned or unplanned service outages via direct email or announcement on ochmis.org.
- o. Facilitate access to system level data.
- p. Establish HMIS participation fees based on appropriate criteria in collaboration with the CoC Collaborative Applicant and as approved by the CoC Board.
- q. Serve as Lead for all HUD-required reporting involving HMIS data (HIC and Sheltered PIT, System Performance Measures, Longitudinal Systems Analysis, etc.).
- r. Publish system, agency, and project level reports from HMIS as needed.

### IV. Help Desk Policies

- a. HMIS Help Desk hours are Monday through Friday from 9AM to 5PM, excluding holidays.
- b. Only designated Agency Administrators may submit requests for technical support to the HMIS Help Desk. The methods of contacting the HMIS Help Desk are below. Agency Administrators should not directly contact individual members of the HMIS team.
  - a. HMIS Help Desk phone number 714-589-2360
  - b. HMIS Help Desk website <http://ochmis.211oc.happyfox.com/home>

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- c. HMIS Staff strives to answer all technical support tickets within three (3) business days, but workload, holidays and number of available staff may delay response. Agency Administrators are responsible for raising technical issues in a timely manner, keeping in mind that their request may not be solved same day.
- d. Client identifying information should never be sent to the [HMIS Help Desk](#). This includes but is not limited to: First Names, Last Names, Dates of Birth, or Social Security Numbers. If you need to discuss a specific client only the client's HMIS unique ID should be sent. Agency Administrators who repeatedly submit client identifying information to the [HMIS Help Desk](#) may be subject to corrective action.

## V. Agency Access

- a. In order to be granted HMIS Access, an organization must be able to meaningfully contribute information related to homeless assistance projects and/or homelessness prevention projects to the Orange County CoC. Homeless assistance projects include Emergency Shelter, Transitional Housing, Permanent Housing, and Street Outreach projects. These projects offer assistance to clients who are entering from a literal homeless situation. Homelessness prevention projects provide assistance to clients who are at risk of homelessness.
- b. An organization that at minimum meets one of the following criteria will be granted access to HMIS:
  - a. Manage at least one homeless assistance housing project, including Emergency Shelter, Transitional Housing, and Permanent Housing projects, that will be contributing data to HMIS. Adding these project types to HMIS will increase the CoC's bed coverage which is a priority for the CoC.
  - b. Receive federal and/or state funding for the implementation and operations of a homeless assistance project and/or homelessness prevention project that requires HMIS participation.
    - i. Organizations receiving funding that requires HMIS participation will be given data entry access, but this does not necessarily include data sharing with other agencies. Law enforcement agencies and legal service providers receiving funding that requires HMIS participation will be given data entry access only.
    - ii. Victim Service Providers and legal service providers that are recipients of funds requiring participation in HMIS, but do not directly enter data into an HMIS, must use a comparable database. A comparable database allows the collection of the aggregate data needed for reporting while respecting the sensitive nature of the client-level information if it complies with all HMIS data, technical and security standards.
    - iii. Victim Service Providers receiving CoC Program funds or ESG Program funds may request up to five licenses for read-only access in HMIS for the purpose of care coordination. The provider will be required to pay the User Fee for 1 – 5 users as outlined in the Participating Agency Requirements section.
- c. Organizations that do not meet the above listed criteria will be required to complete the HMIS 101 online course and submit an [HMIS Access Application](#) for review and consideration by the HMIS Access Working Group to further evaluate the request.



## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- a. The HMIS Access Working Group will be comprised of three to four CoC General members recommended by the current HMIS Access Working Group members, the CoC Collaborative Applicant and the HMIS Lead Agency, and appointed by the CoC Board.. The HMIS Access Working Group will meet monthly or on an as-needed basis for the purposes of evaluating HMIS Access Applications.
- b. When vacancies occur, the Office of Care Coordination as the CoC Collaborative Applicant will send an email via the CoC distribution list notifying CoC General Membership of vacancies in the HMIS Access Working Group and soliciting interested participants. Additionally, as needed, the HMIS Access Working Group, CoC Collaborative Applicant and the HMIS Lead Agency will outreach to qualified CoC General Members individually to solicit interested participants. The CoC will confirm interest from CoC General Members to be considered for the HMIS Access Working Group. The HMIS Access Working Group, the CoC Collaborative Applicant and the HMIS Lead Agency will then review all interested candidates to select the most qualified member(s) for the working group to be recommended to the CoC Board for appointment.
  - i. Qualifications:
    1. Individual must belong to an agency that is an Orange County CoC General Member or be an Individual General Member
    2. At least two (2) years of experience with the Homeless Management Information System (HMIS) preferred
    3. At least two (2) years of experience with the Orange County homeless service system preferred
    4. Works collaboratively with team members and can provide constructive feedback
    5. Ability to make informed decisions based on objective analysis of available information
    6. Desire to positively impact the Orange County homeless system
    7. Understanding of the Orange County CoC's responsibility of promoting access and effective utilization of mainstream programs
    8. Have the availability to commit to participate to serve a minimum term of one year
- d. The HMIS Access Application requires organizations to detail how their organization's participation in HMIS will be able to meaningfully contribute information related to homeless assistance projects or homelessness prevention projects to the Orange County CoC and how the HMIS access will improve the provision of homeless services in the Orange County CoC. The HMIS Access Application will also assist the HMIS Access Working Group to evaluate the organization's HMIS Data Sharing capabilities.
- e. Organizations that meet the requirements for HMIS Access must be in compliance with all other aspects of the HMIS Policies and Procedures, including the HMIS Participating Agency Agreement and the Data Sharing Agreement.
- f. Agencies approved for HMIS access must begin entering data into HMIS within 90 days of approval. After this time the agency's approval will expire and the agency will need to resubmit their application to gain HMIS access.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- g. Agencies that are denied access to HMIS by the HMIS Access Working Group may request an appeal. The purpose of the appeal is to ensure the integrity of the review process for the agency's application. Appeals must be submitted to the HMIS Help Desk.
  - a. Upon receipt of the request, the HMIS Lead Agency will complete the Agency Access Process Review, and determine whether the review process was followed appropriately. If all steps of the review process were followed, the decision by the Agency Access Working Group stands. If all steps in the review process were not followed, a sub-set of the Policies, Procedures, and Standards Committee will provide a secondary review and make a final determination regarding the agency's application. This decision cannot be appealed, but agencies denied access to HMIS may re-apply in the future if they can effectively address the reasons their initial application was denied.
- h. The HMIS Access Working Group and the HMIS Lead Agency reserve the right to remove HMIS Access if the access is not being used to improve service provision for clients or contributing meaningful data to the Orange County CoC. Examples of unacceptable uses of HMIS include but are not limited to:
  - a. Using HMIS data to monitor the whereabouts or service utilization of participants for purposes outside of housing-focused case management
  - b. Using HMIS data outside of a business need
  - c. Using data in HMIS as a reason to not serve a client that is not related to eligibility criteria (ie. substance use history, mental health issues, etc.)
  - d. Sharing client identifying data with persons or groups that don't have access HMIS

## VI. Participating Agency Requirements

- a. Submit an HMIS Participating Agency Agreement
  - a. Participating agencies must submit an HMIS Participating Agency Agreement, signed by the agency's Executive Director or equivalent leadership before the agency and/or projects can be set up in HMIS.
  - b. This document must be renewed annually with new agreements being signed during the annual HMIS Agency Audit.
- b. Executive leadership must confirm the designation of two staff to be assigned the Agency Administrator role at the time of agency setup.
  - a. If Agency Administrators must be designated after initial agency setup, executive leadership must contact the HMIS Lead Agency (via the online HMIS Help Desk) to notify the HMIS Lead Agency of the new Agency Administrators.
  - b. The following information is required of all Agency Administrators:
    - i. Full name.
    - ii. Work email address that includes the staff name. Personal emails will not be allowed. Shared email accounts or general agency email are also not allowed.
    - iii. Work phone number.
- c. Comply with all federal, state and local government laws and regulations regarding non-profit data collection, and with all HMIS policies and procedures including the latest versions of the

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

HMIS Data and Technical Standards Final Notice and the HMIS Data Standards Manual relating to the collection, storage, retrieval, and dissemination of client information.

- d. When applicable, participating agencies may be obligated to comply with the Health Insurance Portability and Accountability Act (“HIPAA”), and/or with 42 CFR Part 2, regarding the confidentiality of substance use disorder patient records. Where possible, these agencies should comply with HIPAA, with 42 CFR Part 2, and with the HMIS Privacy Plan. If it is not possible to reconcile all of the applicable rules, then agencies should comply with the more stringent regulations. Agencies and programs are responsible for ensuring HIPAA and 42 CFR Part 2 compliance.
- e. Abide by the Violence Against Women and Department of Justice Reauthorization Act of 2005 (VAWA).
- f. Participate in an annual HMIS Agency Audit to ensure compliance with the HMIS Policies and Procedures. Review the [Agency Audit Form](#) for an overview of the items included in the audit. Please note that the audit form may change to accommodate changes in requirements.
  - a. The HMIS Lead Agency will audit all HMIS Participating Agencies on a yearly basis, regardless of funding source. The CoC Collaborative Applicant may also attend audits.
  - b. The HMIS Lead Agency will include the audit checklist in the scheduling email sent to the Agency Administrator two (2) weeks prior to the audit.
  - c. Agencies are expected to be prepared for the audit by completing all items included in the scheduling email.
  - d. An Agency Administrator must be present during the audit.
  - e. Agencies and the HMIS Lead Agency can request to reschedule the Agency Audit up to one (1) business day before the audit is scheduled. For example, the agency will notify the HMIS Lead Agency by end of day Monday that the agency will need to reschedule an audit for Tuesday. Requests to reschedule or cancellations that occur after that window has passed are considered unsuccessful attempts to contact the agency. Failing to attend the scheduled audit is also considered an unsuccessful attempt to contact the agency.
    - i. After 2 unsuccessful attempts to contact the agency the HMIS Lead Agency will reach out to the agency’s Executive Director or other leadership.
  - f. If the agency remains unresponsive after attempting to contact the agency’s leadership twice the agency will fail the audit for that year. If any deficiencies are found in the audit, the Agency Administrator and the HMIS Lead Agency staff person will agree upon a date that the issue should be resolved by. If the corrections are not made by the agreed upon date, the agency will fail the audit for that year.
    - i.
  - g. Agencies that fail their audit will be reviewed by the HMIS Access Ad Hoc to determine the appropriateness of the agency’s continued participation in the OC HMIS, and the agency may have HMIS Access revoked.
  - h. Agencies that pass their HMIS Annual Audit will be recognized on the OC HMIS Website.
- g. Pay HMIS participation fees based upon CoC board approved fee structure.
  - a. The HMIS User License Fee Policy is applicable to all agencies participating in the Orange County HMIS.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- b. Agencies that receive state and/or federal funding that require HMIS participation will be charged for the number of licenses the agency has active at the end of the calendar year, based on the fee structure detailed below:
  - i. 1 – 5 users: \$750 annually
  - ii. 6 – 24 users: \$2,750 annually
  - iii. 25 or more users: \$3,500 annually
- c. Agencies that are Coordinated Entry Access Points will be charged an annual fee of \$200 in addition to any user fees they may incur. This applies to all Access Points, whether or not they are required to participate in HMIS. The \$200 fee will apply to agencies regardless of the number of Coordinated Entry Systems they are participants in.
- d. Agencies are allowed up to two active Agency Administrators at a time. Agencies will be allowed an additional Agency Administrator for every 700 active enrollments at the end of the calendar year. Agencies that require additional Agency Administrators in addition to those outlined in this policy must pay the set-up and ongoing user fees for those accounts, and can contact the HMIS Lead Agency for an invoice. The additional Agency Administrators license fee is \$759.28 per license annually. This fee is subject to change per vendor licensing fee.
- e. Agencies may request standalone Looker licenses for the purposes of scheduling ad hoc reports to be sent to a secure location outside of HMIS. The fee for these licenses is \$1,236 per license annually, and is subject to change per vendor licensing fee. This functionality is optional, and not necessary to access the agency's data in HMIS.
- f. If a user has access to multiple agencies in HMIS, only the user's primary agency in HMIS will be charged.
- g. Agencies that are newly awarded funding that requires HMIS participation during the calendar year will be required to pay \$500 prior to the awarded funding being implemented in HMIS.
- h. Complete any reporting, data quality, data entry, or other requirements outlined by the U.S. Department of Housing and Urban Development (HUD), the Coordinated Entry System (CES) Lead, or the HMIS Lead. Agencies can work collaboratively with other HMIS participating agencies to complete reporting, data quality, data entry, other requirements. The CES Lead and HMIS Lead Agency will only request the minimum necessary data and reports.
  - a. All agencies participating in HMIS are included in the HMIS Data Quality Report Cards published on a quarterly basis. The HMIS Data Quality Report Cards are created and posted by the HMIS Lead. Review the Data Quality Monitoring and Reporting Process section of the Data Quality Plan for details regarding this process.
  - b. Agencies with Street Outreach, Emergency Shelter, Transitional Housing, Rapid Re-Housing, Homelessness Prevention, or Permanent Supportive Housing/Other Permanent Housing projects are included in the Project Performance reports published on a monthly basis. Review the Orange County CoC Project Performance Overview document for more details on this process.
  - c. Emergency Shelter, Transitional Housing, Rapid Re-Housing, Permanent Supportive Housing, and Other Permanent Housing projects are required to participate in the Housing Inventory Count (HIC) that occurs annually on one day during the last 10 days of January.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- d. Emergency Shelter and Transitional Housing projects are required to participate in the Sheltered Point in Time Count (PIT) that occurs annually on one day during the last 10 days of January.
- e. The System Performance Measures report (SPM) is submitted to HUD on an annual basis, and includes Street Outreach, Emergency Shelter, Transitional Housing, Rapid Re-Housing, Permanent Supportive Housing, and Other Permanent Housing projects. The reporting period for this report is October 1<sup>st</sup> through September 30<sup>th</sup>.
- f. The Longitudinal Systems Analysis (LSA) is submitted to HUD on an annual basis, and includes Emergency Shelter, Transitional Housing, Rapid Re-Housing, and Permanent Supportive Housing projects. The reporting period for this report is October 1<sup>st</sup> through September 30<sup>th</sup>.
- i. Comply with Orange County's minimum participation requirements for HMIS usage. The HMIS Lead Agency will conduct a quarterly review to ensure all agencies are meeting the minimum participation requirements. If any of the following are true at the time of the review, the agency will have one month to rectify the issue. If the issue is not resolved after one month the HMIS Agency Access Working Group will be notified to determine whether or not the agency should continue to have access to HMIS. If the agency is found to not meet the minimum participation requirements during the quarterly review at least three times in a year the HMIS Agency Access Working Group will also be notified.
  - a. Agency does not have at least one active user.
  - b. Agency does not have at least one active enrollment.
  - c. Agency does not have activity in HMIS in the past 30 days. Activity includes enrollments, services, assessments, files, or exits. (This minimum participation is not applicable to Public Housing Authorities)
  - d. Agency did not submit the HIC and/or PIT for appropriate project types.
  - e. Agency does not have at least one Agency Administrator that is an active HMIS user.
  - f. Agency has not had staff representation for at least one User Meeting during the previous quarter.
- j. Organizations found to not meet one or more of the guidelines above may be contacted by the HMIS Lead Agency to discuss the appropriateness of the agency's continued participation in the OC HMIS, the HMIS Lead Agency may inform the HMIS Access Ad Hoc to determine the appropriateness of the agency's continued participation in the OC HMIS, and the organization may have HMIS Access revoked.

## VII. Agreements and Certifications

- a. All OC HMIS Participating Agencies must have updated versions of the documents below on file with the HMIS Lead Agency in order to gain and retain access to the OC HMIS. The forms are available on the OC HMIS website: [HMIS Data & Set Up Forms](#)
  - a. **Interagency Data Sharing Consent Form** – Allows client-level data and enrollment data to be shared among OC HMIS Participating Agencies. HOPWA funded projects are exempt from the data sharing mandate due to privacy laws protecting clients' HIV status. The Interagency Data Sharing Consent Form must be signed by the participating agency's Executive Director or equivalent.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- b. **HMIS Participating Agency Agreement** – Outlines the participating agency’s responsibilities in protecting client privacy, properly obtaining client consent to share data, monitoring the use of HMIS and reporting any breaches of security by agency staff and improper system use of HMIS. Must be signed by Executive Director or equivalent.
- c. **User Agreement** – Outlines the HMIS User’s responsibilities in protecting client privacy, proper system use and abiding of the HMIS Policies and Procedures. Must be signed during each user’s first log-in to HMIS, and must be renewed annually.
- d. **HMIS Recertification** – OC HMIS Users are required to complete an annual HMIS Recertification Training to reinforce HMIS data entry functionality.

## VIII. HMIS User Access Roles

- b. Users with access to HMIS will be assigned one of the following access roles. Access roles control the level and type of access the user has to functionality within the OC HMIS.
  - a. **Agency Staff:** Users with this access have the ability to add and edit client profiles, enrollments, services, and exits, as well as the ability to run client-level, canned, and ad hoc reports. This level of access is the most common in OC HMIS.
  - b. **Agency Administrator:** Users with this access have the same abilities as Agency Staff users, as well as the ability to delete enrollments, services, files, and location data at the user’s Primary Agency. The Agency Administrator is responsible to be the first tier of technical support to their agency HMIS Users. After all resources are exhausted, the Agency Administrator will submit an HMIS helpdesk support ticket. Only Agency Administrator are permitted to submit tickets to ensure the request has been reviewed by the responsible parties.
  - c. **Read Only:** Users with this access can view client profiles, enrollments, services, and exits, but cannot add or edit data, and they cannot run canned or ad hoc reports.
  - d. **CES Access:** Agency Staff or Agency Administrator users can also be given CES access. Users with CES access have access to the Referrals page, which includes adding clients to the Community Queue, adding and editing housing opportunities, and reviewing or denying matches to housing opportunities.

## IX. HMIS User Requirements

- a. Agency Staff and Agency Administrator users must complete the following trainings:
  - a. **HMIS Part 1 Training** – Covers the history and purpose of HMIS and the contents of the OC HMIS Policies and Procedures handbook.
  - b. **HMIS Part 2 Training** – Covers HMIS functionality, HUD definitions, key terms, and data quality best practices.
  - c. **HMIS Task List** – A list of tasks to be completed by the user in the Clarity Training Site to assess what the user has learned.
- b. Read Only users must complete the following training:
  - a. **HMIS Part 1 Training** – Covers the history and purpose of HMIS and the contents of the OC HMIS Policies and Procedures handbook.
- c. Users requesting CES access must complete the following training in addition to the trainings mentioned in part A of this section.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- a. HMIS Coordinated Entry Training – Includes an overview of the different roles involved in the Coordinated Entry process, and a review of the HMIS functionality needed for each role.
- d. All HMIS Users must provide the following information in order to receive an HMIS account:
  - a. The HMIS User’s first and last name.
  - b. The HMIS User’s *work* email. Personal emails will not be allowed. Shared email accounts are also not allowed.
- e. All HMIS Users must be able to clearly explain the purpose and benefit of HMIS and the related HMIS Consent Form to the homeless and at-risk of homelessness populations as detailed in the Client Privacy section. This includes providing an overview of:
  - a. What is HMIS?
  - b. What personal identifying data will be collected and how it will be used
  - c. Privacy and confidentiality standards
  - d. Revocation of consent and how to do it

## X. Agency Administrator Requirements

- a. Agency Administrators are the designated point of contact for the agency regarding HMIS related requests and updates. Agency Administrators must complete the Agency Administrator training before they can be certified as Agency Administrators. This training covers the responsibilities of the Agency Administrator, as well as training on HMIS functionality specific to Agency Administrators.
- b. Agency Administrators are responsible for training all staff at their agency as needed.
  - a. Identify staff members who need access to HMIS and ensure they complete any required HMIS User trainings in a timely fashion.
  - b. Inform the HMIS Help Desk of HMIS Trainings completed by any users at the agency by submitting the [HMIS Account Update and Testing Form](#).
- c. Agency Administrators are the primary technical support for their HMIS Users.
  - a. All HMIS User technical questions should be directed first to the Agency Administrator. If the Agency Administrator cannot solve the problem, they can then contact the [HMIS Help Desk](#). HMIS Users who are not certified Agency Administrators are not allowed to contact the HMIS Help Desk. See the Help Desk Policies section for more details.
- d. Agency Administrators are responsible for sharing system-wide changes and other relevant information with all users at their agency.
  - a. Agency Administrators periodically receive emails from the HMIS Lead Agency regarding HMIS. Agency Administrators are responsible for reading these emails and communicating the relevant information in them to their staff who are HMIS Users.
  - b. Agency Administrators should attend the monthly User Meetings. These webinars are announced via direct email to all Agency Administrators.
- e. Agency Administrators must notify the HMIS Lead Agency of all personnel changes.
  - a. When an HMIS User no longer needs access to HMIS, whether due to changing job responsibilities or departure from the agency, Agency Administrators must complete the [HMIS Account Update & Testing Form](#).

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- b. When an Agency Administrator no longer needs access to HMIS, whether due to changing job responsibilities or departure from the agency, another Agency Administrator at the agency or executive leadership is required to submit the contact information of the replacement Agency Administrator via the [HMIS Help Desk](#).
- f. Agency Administrators must monitor compliance with standards of confidentiality and data collection, entry, and retrieval outlined in the OC HMIS Policies and Procedures.
  - a. Inform your users that they are obligated to report suspected instances of noncompliance and/or security violations to the Agency Administrator as soon as possible.
  - b. Escalate any security violations that your agency's HMIS Users report to you to the HMIS Agency Administrator via the [HMIS Help Desk](#).
  - c. Ensure that all staff at your agency are aware that HMIS usernames and passwords are NOT to be shared with anyone under any circumstances. HMIS Users should not share their HMIS login information with other staff at their agency, their Agency Administrator, their executive leadership, their IT Staff, etc.
  - d. Ensure all HMIS users at the agency are able to clearly explain the purpose and benefit of HMIS and the related HMIS Consent Form to clients as included in the HMIS User Requirements section.
- g. Agency Administrators are responsible for ensuring that agency equipment meets the specifications outlined in the Technical Standards section of this document.
- h. Agency Administrators must ensure that agency data quality either meets data quality thresholds for each relevant project type, or is on track to meet said thresholds.
  - a. Agency Administrators should be able to describe their agency's regular data quality monitoring procedure. For example, "We run x, y, and z reports each month. I identify data quality errors and fix them myself or delegate them to Users x, y, and z." Please review the OC HMIS Data Quality Plan for guidance. The HMIS Lead Agency is available to help develop an agency's data quality monitoring procedure as needed.
  - b. Agency Administrators must work with the HMIS Lead Agency to ensure the agency is collecting all relevant Universal and Program Specific Data Elements dependent on project type and funding source.
  - c. All data entered into the OC HMIS must meet applicable Data Quality and Data Timeliness standards based on project type as agreed by the CoC in partnership with the CoC Board and the CoC Collaborative Applicant.
  - d. Agency Administrators are responsible for ensuring the agency is in compliance with the Orange County HMIS Data Quality Plan.
- i. Agency Administrators must ensure all projects in the HMIS database are set-up correctly, and notify the HMIS Lead Agency when a project is no longer serving clients.
  - a. Agencies should notify the HMIS Helpdesk when they would like any of their projects to start participation in the OC HMIS. The HMIS Lead Agency and/or the CoC Collaborative Applicant reserves the right to deny access to agencies and/or projects that do not serve the homeless population.
  - b. Agency Administrators are required to notify the HMIS Lead Agency when project changes have occurred, including changes in funding sources and bed inventory.
  - c. The HMIS Lead Agency and/or the CoC Collaborative Applicant will provide technical assistance and recommendations to the agency on how to best set up the project in HMIS



## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

to ensure adequate reporting and benefit to the Orange County CoC and its System Performance Report. Projects whose performance or data quality negatively affects the CoC as a whole may be subject to corrective action. Corrective action discussed in the [Data Quality Plan](#) around performance will be done in conjunction with the CoC Collaborative applicant.

- d. Agency Administrators are required to submit a [Project Close Out Form](#) when projects are no longer active. The HMIS Lead Agency will deactivate the project in HMIS so no new enrollments can be added to the project. Data from deactivated projects will remain available in HMIS for 7 years per HUD requirements.

## XI. Technical Standards

- a. HMIS Participating Agencies must adhere to the following technical standards with regards to all technical equipment used to access HMIS. HMIS Participating Agencies must also adhere to the [HUD HMIS Technical Standards](#). The HMIS Lead Agency is not responsible for providing proper technical equipment or for providing IT services unrelated to HMIS.
- b. The most recent version of the following web browsers are supported for accessing HMIS:
  - a. Google Chrome
  - b. Microsoft Edge
  - c. Mozilla Firefox
  - d. Apple Safari
- c. An internet connection is required to access HMIS, and is the sole responsibility of the participating agency.
- d. All screens must lock within 5 minutes of inactivity and point to the computer terminal or mobile device login page upon subsequent activity. Users should manually lock their screen when they leave their device unattended.
  - a. Windows: Press the Windows + L keys on the keyboard
  - b. Mobile device: Briefly press the Power button
  - c. Mac: Press Control + Command + Q keys on the keyboard
- e. Computers, Tablets, or Other Mobile Devices that Access HMIS OR share a network with computers or mobile devices that access HMIS (iPads and other devices that run on iOS are exempt from these requirements)
  - a. Must have virus protection software that has been updated in the past week and performs scans daily and automatically updates to the most current version.
  - b. Must have a firewall in place between any computer and internet connection for the entire network, be protected with at minimum Wired Equivalent Privacy (WEP), use Network Address Translation (NAT), and maintain the most recent virus security updates.
- f. All computer terminals and mobile devices used to access HMIS (including organization network equipment) must be stored in a secure location (ie. a locked office area that is not accessible to the public).
  - a. Agency must adhere and be consistent with the agency's expectations of information security for staff working at the office full-time. Staff who work remotely will be expected to ensure the protection of proprietary agency and client information

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

accessible from their remote office. Steps include, but are not limited to, the use of locked file cabinets, computers and desks; the regular maintenance of passwords; and any other steps appropriate for the job and the environment. Agency should be at a minimum in compliance with OC HMIS Technical Standards policies and the policies outlined in this document.

- g. The executive leadership or other empowered officer within the HMIS participating agency will be responsible for the maintenance and disposal of onsite computer and mobile device equipment. This includes:
  - a. Purchase of and upgrades to all existing and new computer and mobile device equipment for utilization in the system.
  - b. Provision of computer terminals or mobile device to all HMIS Users for accessing HMIS that have a unique username/password to log onto the operating system.

## XII. Privacy

- a. HMIS Account Passwords
  - a. The HMIS vendor will enforce a password change for all HMIS accounts every 180 days.
  - b. HMIS Users will never share passwords or HMIS accounts for any reason. The sharing of HMIS accounts and/or passwords directly endangers the privacy of clients who entrust their personal identifying information to the OC HMIS. HMIS users found to be sharing HMIS accounts and/or passwords will be subject to corrective action.
  - c. After 30 minutes of inactivity in the OC HMIS, the system will automatically lock the user out and the user will need to enter their password again to gain access to HMIS.
  - d. If an HMIS User attempts to log in four (4) times with an incorrect password, the HMIS will automatically lock their account. The HMIS user will be unable to access HMIS for two hours unless their Agency Administrator contacts the HMIS Helpdesk to unlock the account.
- b. Access to HMIS
  - a. As discussed in the Agency Administrator Responsibilities section, agency staff who no longer need access to HMIS will have their HMIS account access revoked. In the event that HMIS account access is not revoked for any reason, the former HMIS User is required to act with integrity and not attempt to access HMIS if their job duties no longer include HMIS or if they leave their HMIS participating agency.
  - b. The HMIS Lead Agency reserves the right to lock the account of an HMIS User who has not completed required trainings. The HMIS Lead Agency will unlock the account once the required trainings have been completed.
  - c. If an HMIS User does not log into HMIS for 60 days, the HMIS account will be locked automatically. The user will receive a notification two (2) calendar days prior to the account being locked. If an account is locked due to inactivity, the user will be required to complete the trainings outlined in the HMIS User Requirements section as well as any other trainings required by the HMIS Lead Agency to regain access to HMIS.
- c. HMIS Data
  - a. Participating Agencies

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- i. All HMIS Users are required to ensure that client identifying information is never sent across an unencrypted network, saved in an unprotected folder on a computer, or, in the case of hard copies of client identifying information, stored anywhere other than a locked file cabinet or office.
      - ii. Client Identifying Information CANNOT be sent over unencrypted email either between a participating agency and the HMIS Lead Agency or between staff at a participating agency. The only permissible way to discuss an individual client over unencrypted email is using the client's ID number.
      - iii. Agencies must have a formal policy for intra-agency communication regarding clients that protects client privacy.
    - b. HMIS Vendor
      - i. The vendor will perform daily and weekly backups to prevent loss of data.
      - ii. Backups will be stored both onsite and offsite. All standard security and privacy precautions apply to offsite storage. The offsite storage facility is equipped with surge protectors and natural disaster protective measures.
  - d. Client Privacy
    - a. In order for client records to be shared in HMIS, clients must consent to share their data with other agencies participating in HMIS.
      - i. If the agency's first interaction with the client is over the phone, or otherwise not in person, clients can verbally consent to share their data. However, during the first in person meeting with the client the agency must ask the client to sign the **Client Consent to Share Protected Personal Information form** to continue sharing their data in HMIS.
      - ii. Agency staff must explain the form to clients and how their information is used and viewed.
      - iii. The form can be digitally signed in HMIS, or the agency can print a physical copy of the form for the client to sign. If the client signs a physical copy, the agency is required to upload the signed consent form to HMIS. If the agency chooses to keep physical files, they must be stored in a secure location.
    - b. Protected Personal Information (PPI) is defined in this manual and the Consent to Share Personal Protected Information form as:
      - i. [Clients'] name and [Clients'] contact information
      - ii. [Clients'] social security number and date of birth
      - iii. [Clients'] basic demographic information such as gender and race/ethnicity
      - iv. [Clients'] history of homelessness and housing (including [Clients'] current housing status, and where and when [Clients] have accessed services)
      - v. [Clients'] self-reported medical history and disability status, including mental and physical health concerns, substance abuse history, and HIV/AIDS status
      - vi. [Clients'] case notes and services
      - vii. [Clients'] income sources and amounts; and non-cash benefits
      - viii. [Clients'] veteran status
      - ix. Information about other members of [Clients'] household
      - x. [Clients'] self-reported history of domestic violence
      - xi. [Clients'] photo (optional)

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- c. If clients refuse to sign the **Client Consent to Share Protected Personal Information form** they cannot be pressured into signing the form or denied services on the basis of their refusal to sign. Participating agencies should follow the procedure outlined in [HMIS Part II Training](#) for entering client information into HMIS when clients refuse to sign the Client Consent to Share Protected Personal Information form. Refusal to sign the consent form means that all of that client's data is only visible by the agency serving the client, HMIS System Administrators, and the HMIS Vendor.
- d. Upon signing the **Client Consent to Share Protected Personal Information form** clients must be made aware of their right to revoke their consent to share protected information at any time.
- e. Participating agencies must have copies of the **Revocation of Consent form** available in areas accessible to clients at all times. Clients should NOT have to request this form from participating agency staff.
  - i. If a client submits a **Revocation of Consent form**, participating agency staff must follow the most current procedure for removing sharing access to the client's protected personal information in HMIS. Review the [Refusing/Revoking Consent to Share Personal Information](#) knowledge base article for more information.
- f. Participating agencies must post the **Note Regarding Collection of Personal Information** in all areas where HMIS data entry occurs. Participating agencies should direct outreach teams to give a copy of the Note to each outreach worker.
- g. Participating agencies must post the **Privacy Notice** on their website.
- h. Participating agencies must have copies of the **HMIS Client Grievance form** available in areas accessible to clients at all times in the event of an HMIS related grievance. Clients should NOT have to request this form from participating agency staff.
  - i. In the event that the participating agency's in house grievance policy was not able to resolve the grievance, clients will submit the grievance form directly to the HMIS Lead Agency.
- e. Client Record Requests
  - a. Clients may inspect and obtain a copy of the following data entered into HMIS by requesting the Client Record Request Dashboard.
    - i. Data on the client's Profile screen
    - ii. The client's Release of Information
    - iii. The client's enrollment history in any projects that participate in HMIS
    - iv. All client documents uploaded into HMIS
  - b. Clients may submit the request to any agency participating in OC HMIS that they have been served by in the past.
    - i. An Agency Administrator at the agency is responsible for submitting a ticket to the HMIS Help Desk to request the Client Record Request Dashboard for the client within five (5) business days of the request except where exempted by state and federal law.
    - ii. At the time of the request, the Agency Administrator must decide with the client an appropriate method for the client to receive their dashboard that does not violate the privacy of the client's data.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- iii. The HMIS Help Desk will respond to the request as outlined in the HMIS Help Desk Policies section.
- iv. An Agency Administrator at the agency is required to review the dashboard with the client upon request.
- c. No client shall have access to another client's data for any reason, except for parents or guardians of a minor requesting their minor child's records.
- d. Clients will not be given access to any Case Notes that have been entered into HMIS.

### XIII. Data Use and Disclosure

- a. Client data may be used or disclosed for system administration, technical support, program compliance, analytical use, and other purposes as required by law. Uses involve sharing parts of client information with persons within an organization. Disclosures involve sharing parts of client information with persons or organizations outside an organization.
- b. Participating Agencies may use data contained in the system to support the delivery of services to clients experiencing homelessness in Orange County. Organizations may use or disclose client information for administrative functions, technical support, and management purposes. Participating Organizations may also use client information for internal analysis, such as analyzing client outcomes to evaluate programs.
- c. The vendor and any authorized subcontractor shall not use or disclose data stored in the OCHMIS without expressed written permission in order to enforce information security protocols. If granted permission, the data will only be used in the context of interpreting data for research and system troubleshooting purposes. The Service and License Agreement signed individually by each Continuum and vendor contain language that prohibits access to the data stored in the software except under the conditions noted above.

### XIV. Data Release

- a. Data release refers to the dissemination of aggregate or anonymous client-level data for the purposes of system administration, technical support, program compliance, and analytical use.
- b. No identifiable client data, including but not limited to name, Social Security Number, or Date of Birth, will be released by the HMIS Lead Agency or any Participating Organizations to any person, agency, or organization not participating in HMIS for any purpose without written permission from the client, with the exception of subpoenas, academic research purposes or other circumstances as required by law.
- c. Each Participating Agency owns their own data that is stored in the system. The agency may not release personal identifiable client data without written permission from the client. Agencies may release aggregate data for all clients to whom the agency provided services. Aggregate data is data that has been collected from different clients and compiled into sums. Agencies may share this data for their agency as a whole, or for each of their projects.
- d. Coordinated Entry data is owned by the CES Lead.
- e. The Orange County CoC may release aggregate data about its own continuum at the program, sub-regional, and regional level. Aggregate data may be released without organization permission at the discretion of the CoC.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

- f. Requests for regional or sub-regional data, including data for Academic Research Purposes, must be reviewed and approved by the CoC Board prior to the data being released if the request has not been pre-approved according to the Data Request Matrix below. If the request is pre-approved, the CoC Board will be notified that data has been shared.
- g. Requests for data must be submitted to the HMIS Lead Agency by submitting the [Data Request Form](#), which includes the information below.
  - a. Requestor's Name
  - b. Requestor's Organization
  - c. Description of the data needed, including reporting period and specific data elements
  - d. Description of what the data will be used for (research, media use, etc)
  - e. Will this data be published? If yes, where?
  - f. When is the data needed by?
  - g. How often is this data needed?
- h. Data Requests for Academic Research Purposes may include personal protected information if the research is being conducted by:
  - a. An individual employed by or affiliated with an HMIS participating agency for use in a research project conducted under a written research agreement approved in writing by the CoC Collaborative Applicant; or
  - b. By an institution for use in a research project conducted under a written research agreement approved in writing by the CoC Collaborative Applicant.
  - c. A research agreement must:
    - i. Establish rules and limitations for the processing and security of personal protected information in the course of the research;
    - ii. Provide for the return or proper disposal of all personal protected information at the conclusion of the research;
    - iii. Restrict additional use or disclosure of personal protected information, except where required by law; and
    - iv. Require that the recipient of data formally agree to comply with all terms and conditions of the agreement.
- i. Data Requests that seek clarification or require a subset of data that has already been published in the form of a dashboard or as part of another data request as approved by the CoC Board may be provided by the HMIS Lead Agency in consultation with the CoC Collaborative Applicant.

### Data Request Matrix

Data Request Criteria	HMIS Participating Agency		Entity Does not Participate in HMIS		CoC Board Sub-Committee/Work Group		CES Administrators <sup>1</sup>	
	Approved	Needs Approval	Approved	Needs Approval	Approved	Needs Approval	Approved	Needs Approval

<sup>1</sup> CES Administrators include the Agency Administrators at agencies that have been contracted by the CES Lead to manage and facilitate the Coordinated Entry System in HMIS.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

Aggregate system level data	X			X	X		X	
Program Descriptor data <sup>2</sup>		X		X	X		X	
Client-level data <sup>3</sup>		X		X		X		X
Ongoing data requests	X			X		X	X	
For use as research		X		X	X			X
For media release		X		X		X		X
For other public use		X		X		X		X

## XV. Data Breach

- a. A data breach is the unauthorized access or acquisition of data that compromises the security, confidentiality, or integrity of data in HMIS. Data may be in any format (electronic, hardcopy or verbal) and may range from a single piece of data and/or an entire data system.
- b. Breaches to the HMIS servers are managed by the HMIS vendor. If a breach to the HMIS servers occurs, the HMIS vendor will notify the HMIS Lead, and the HMIS Lead Agency will notify the participating agencies as appropriate.
- c. Breaches may also occur at participating agencies. The participating agency is responsible for immediately mitigating the data breach to the extent possible as soon as the breach is identified, including notifying clients who may have been impacted by this breach. Data breaches could include but are not limited to:
  - a. HMIS users sharing HMIS account and/or passwords with others.
  - b. Sharing client identifying information with anyone that doesn't have access to HMIS or hasn't been approved to access that data.
  - c. Sharing client identifying information over an unencrypted network.
  - d. Leaving printed documents with client identifying information in an unsecured location.
- d. Any suspected data breach must be reported to the HMIS Lead Agency by submitting the [Data Breach Incident Report](#). The HMIS Lead Agency will review the breach and the mitigating actions taken by the agency, and will assist with any additional action that may be needed.
- e. The HMIS Lead Agency will report all data breaches to the Agency Access Working Group, and that group will determine if any corrective action is needed. Corrective action may include but is not limited to notifying the CoC Board, CoC Lead, and funders of the agency, and revoking HMIS access.

## XVI. Data Integration

- a. Data integration is the process of exporting data from one data system and importing it into another. For the purposes of this policy, data import is the process of taking data from an

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<sup>2</sup> Project descriptor data elements (PDDE) are intended to identify the organization, specific project, and project details for each project participating in HMIS. Approved entities may request PDDE for any projects in HMIS.

<sup>3</sup> Client-level data requests from CES Administrators and CoC Board Sub-Committees or Work Groups should be submitted through the HMIS Help Desk, and will be reviewed and approved by the CoC Manager, the CES Lead, and the HMIS Lead.

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

outside case management database and importing it into HMIS, and data export is the process of taking data out of HMIS and importing it into an outside case management database.

- b. Requests for data import or export must be submitted through the [Data Integration Request Form](#). Agencies requesting exports of their own data do not require approval from the CoC Board. All other requests are decided by the CoC Board in conjunction with the CoC Lead and the HMIS Lead. Requests must demonstrate how the data integration will improve care coordination for clients in order to be considered.
- c. Consult the current [HUD Data Dictionary and HUD Data Standards Manual](#) for HUD standard fields collected in HMIS. All imports must be in [HUD CSV Format](#) unless otherwise approved by the HMIS Lead.
- d. Agencies wishing to request any data integration with OC HMIS must agree to the following policies. The Requesting Agency and/or Outside Database Vendor must sign an MOU prior to any work being completed.
  - a. Prior to transferring any data, the HMIS Lead Agency will conduct an Agency/Vendor Review which may include but is not limited to privacy, security, data sharing, data storage, data timeliness, data completeness, and data collection practices.
  - b. All approved data integrations are subject to an annual review by the HMIS Lead, CoC Lead, and CoC Board. This review will include a certification to ensure the data integration is in compliance with the HMIS Policies and Procedures, and that the items included in the Agency/Vendor Review are still in effect. The review will also consider if the data integration is still necessary and favorable for the Continuum of Care. If the data integration is no longer considered necessary or if the audit is failed, the data integration will be terminated.
  - c. Violation of any of the policies and procedures in this document may be grounds for termination of the data integration at any time, and is at the discretion of the HMIS Lead. The CoC Board will be notified of any data integrations that have been terminated.
  - d. The HMIS Lead Agency will provide an estimate for implementation and maintenance fees upon receiving the appropriate data integration request form. If the CoC chooses not to cover these fees, they will become the responsibility of the agency requesting the data integration. Fees will be updated annually by the HMIS Lead Agency.
  - e. The Requesting Agency and Outside Database Vendor must agree to the Roles and Responsibilities outlined in this policy as applicable.
  - f. Data integrations are subject to all policies and procedures outlined in this document. Imported data is owned by the agency responsible for managing the data in HMIS.
  - g. Data integration projects approved by the CoC Board will be scheduled to accommodate the current workload of the HMIS Lead. Scheduling is at the discretion of the HMIS Lead.
- e. A critical component of data integration is understanding the responsibilities of those involved in the process. The following participants may be involved in the data integration process. Please review the tables below for the expected responsibilities for each participant. The responsibilities are subject to change and will be finalized when the project plan for the data integration is developed.
  - a. HMIS Lead: HMIS administrator for the Orange County CoC
  - b. Requesting Agency: The Provider that is serving clients directly, and is the responsible party for the data. If the Requesting Agency is requesting a data import, the agency



## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

must be participating in HMIS, and must be in compliance with all policies and procedures outlined in this document. If the agency is not already participating in HMIS and does not meet the criteria outlined in the Agency Access section, the agency must submit the Agency Access Application and be approved to access HMIS prior to submitting the Data Import/Export Request Form.

- c. Outside Database Vendor: The entity that provides the technical and administrative support for the outside database. This entity will not be given direct access to HMIS.

Importing Data into HMIS	
Task	Responsibility
Submit Data Integration Request Form	Requesting Agency
Determine specifications of import into HMIS (frequency, report parameters, data elements, report format, etc.)	HMIS Lead Agency/Requesting Agency
Develop project plan	HMIS Lead Agency
Review privacy/consent practices for outside database to ensure client consent to share data in HMIS	HMIS Lead Agency
Review outside database for proper collection of HUD required data and/or custom data	HMIS Lead Agency
Format/prepare data in approved format	Requesting Agency
Review prepared data for accuracy and completeness	Requesting Agency
Submit prepared data in approved submission process	Requesting Agency
Review data from agency for proper format and completeness	HMIS Lead Agency
Complete import of data into HMIS	HMIS Lead Agency
Review imported data in HMIS and review accuracy/completeness	Requesting Agency
Report any data imported incorrectly to HMIS Lead	Requesting Agency
Resolve any issues with import file or requesting database and resend data as needed	Requesting Agency
Resolve any issues with HMIS import and re-upload data as needed	HMIS Lead Agency

Exporting Data from HMIS	
Task	Responsibility
Submit Data Integration Request Form	Requesting Agency
Determine specifications of export from HMIS (frequency, report parameters, data elements, report format, etc.)	Outside Database Vendor/HMIS Lead/Requesting Agency
Develop project plan	HMIS Lead Agency
Represent and warrant software is in compliance with best practice policies for privacy and security practices	Outside Database Vendor
Represent and warrant software is in compliance with best practice policies for access roles and data sharing	Outside Database Vendor

## Item 1. Attachment A

### Orange County HMIS Policies and Procedures

Represent and warrant software is in compliance with best practice policies for data storage and security infrastructure	Outside Database Vendor
Review agencies/users that will have access to data to ensure compliance with HMIS Policies and Procedures	HMIS Lead Agency
Ensure HMIS Consent Form and related documents name outside database/vendor for transparency	HMIS Lead Agency
Create export file and/or export data from HMIS as needed	HMIS Lead Agency
Import data into outside database	Outside Database Vendor
Review imported data in outside database for accuracy/completeness	Outside Database Vendor/Requesting Agency
Notify HMIS Lead Agency of any errors with export data	Outside Database Vendor/Requesting Agency
Resolve any issues with HMIS export and resend data as needed	HMIS Lead Agency
Resolve any issues with outside database import as needed	Outside Database Vendor

## Item 1. Attachment B

Revised 06/2024

### Orange County Continuum of Care Homeless Management Information System Client Consent form

Welcome to the Orange County Continuum of Care (CoC).

You are currently accessing services from a service provider/organization participating in the Orange County Homeless Management Information System (HMIS). HMIS is the secure database used to collect and store information about clients served through this service provider/organization. It also allows the sharing of information among HMIS participating entities to streamline access to services and help them understand a client's history of homelessness or housing instability. HMIS is managed and operated by Orange County United Way's 2-1-1 Orange County (211OC).

In Orange County, all entities that participate in HMIS share data with each other to coordinate care and improve program outcomes. If you agree to participate in HMIS, this means you allow information gathered by a participating service provider/organization to be entered into HMIS and allow all other participating entities to view and use your data to provide services to you. Additionally, the service provider/organization will also be able to see what kind of services in Orange County you have received in the past.

A complete list of all entities that participate in the HMIS is maintained at <http://ochmis.org/about-hmis/contributing-agencies/>. You can also ask the service provider/organization you are receiving services from for a list of HMIS participating entities. Please note that the list of entities contributing data to HMIS can change frequently and without notice, and therefore the website should be consulted for the most recent list.

HMIS contains sensitive health and personal data. The Orange County CoC and HMIS participating entities take your privacy very seriously and have implemented **the following protections to safeguard your data:**

- Individual client data is only viewable by trained staff at each participating service provider/organization.
- In order to participate in the HMIS, leaders at each agency must sign an Agency Agreement that includes a commitment to protecting client data and maintaining confidentiality.
- In order to use HMIS, agency staff must complete multiple trainings that examines privacy laws and the importance of client privacy.
- The HMIS is hosted on a secure server and data is encrypted.

#### **What information is shared in the HMIS database?**

We share Protected Personal Information (PPI), Protected Health Information (PHI), and general information obtained during your intake, assessment, and enrollment in the program. This may include, without limitation, the following:

- Your name and your contact information
- Your social security number and date of birth
- Your basic demographic information such as gender, race and ethnicity
- Your history of homelessness and housing (including your current housing status, and where and when you have accessed services)
- Your medical history and disabling conditions, including mental and physical health concerns, substance abuse history, and HIV/AIDS status
- Your case notes and services
- Your income sources and amounts
- Your non-cash benefits
- Your veteran status, service history and discharge status
- Information about other members of your household
- Your self-reported history of domestic violence
- Verification of history of homelessness and/or disabling conditions (including third-party verifications and/or self-attestations)
- Your photo (optional)

#### **By signing this form, you understand the following:**

If you feel any of your rights outlined in this document have been violated, please contact (714) 589-2360.

## Item 1. Attachment B

Revised 06/2024

- You have the right to receive services even if you do not sign this consent form. Providers may not refuse to provide you with services based on your refusal to sign this form.
- You have the right to receive a copy of this consent form for your records.
- Your consent permits your data be entered in HMIS and allows any participating entities to view your history of homelessness and service utilization, add to or update your information in HMIS without asking you to sign another consent form. This consent form expires seven (7) years after the signature or at any time you choose to revoke your consent. Please note, the Orange County CoC is required to retain all data stored in HMIS for seven (7) years after the data was created or last changed. However, stored data will not be further shared upon the expiration of your consent.
- You may revoke your consent to share your information with other HMIS participating entities at any time. Your revocation must be provided either in writing or by completing the Revocation of Consent form. The service provider/organization you are receiving services from must make this form available to you if you ask, and it should be out and available for you to take from the office or facility you receive services from. Upon receipt of your revocation, 211OC will remove your PPI and PHI from the shared HMIS database and prevent further PPI and PHI from being added. However, the PPI and PHI that you previously authorized to be shared cannot be entirely removed from the HMIS database. This information, as described previously, will remain accessible to the entities that provided you with direct services.
- Participating agencies are required to post a Privacy Notice at each location where intakes are completed. The Privacy Notice contains more detailed information about how your information may be used and disclosed and should be readily available to you and conspicuously posted at all participating service provider/organization locations. You have the right to receive a copy of this notice for your records.
- You have the right to request, in writing, the following pieces of information. This information is to be provided to you within five (5) business days of your request.
  - A correction of inaccurate or incomplete PPI and/or PHI
  - A copy of your consent form
  - A copy of your HMIS record (agency staff must review this information with you if you request such a review so that you can fully understand the information presented to you and how it is used)
- Aggregate or statistical data that is released from the HMIS database will not disclose any of your PPI or PHI
- You are not waiving any rights protected under Federal and/or California law.

### SIGNATURE AND ACKNOWLEDGEMENT

Your signature indicates that you have read (or been read) this consent form, have received answers to your questions, and you freely consent to have your information, and that of your minor children (if applicable and/or if you choose to include them), entered into the HMIS database. You also consent to share your information with other participating organizations as described in this consent form.

Client Name: \_\_\_\_\_ Date Of Birth (DOB): \_\_\_/\_\_\_/\_\_\_\_\_

Signature: \_\_\_\_\_ Date Signed: \_\_\_/\_\_\_/\_\_\_\_\_

#### Minor Children (if applicable and/or if you choose to include them):

Name: \_\_\_\_\_ DOB: \_\_\_/\_\_\_/\_\_\_\_\_ Name: \_\_\_\_\_ DOB: \_\_\_/\_\_\_/\_\_\_\_\_

Name: \_\_\_\_\_ DOB: \_\_\_/\_\_\_/\_\_\_\_\_ Name: \_\_\_\_\_ DOB: \_\_\_/\_\_\_/\_\_\_\_\_

#### Agency Staff Signature:

Agency Staff Name: \_\_\_\_\_ Agency Staff Signature: \_\_\_\_\_

Agency Name: \_\_\_\_\_ Date: \_\_\_/\_\_\_/\_\_\_\_\_

If you feel any of your rights outlined in this document have been violated, please contact (714) 589-2360.

## Item 1. Attachment B

Revised 06/2024

# Orange County Continuum of Care Homeless Management Information System Participating Entities

Please note that the list of service providers/organizations contributing data to HMIS can change frequently and without notice, and therefore the website should be consulted for the most recent list – <http://ochmis.org/about-hmis/contributing-agencies/>.

The following service providers/organizations are participating in the Homeless Management Information System (HMIS). These service providers/organizations have the ability to enter data into HMIS and also view the client's information previously entered by other HMIS participating service providers/organizations, including utilization of homeless services in Orange County.

1736 Family Crisis Center	
211 OC	
American Family Housing	
Anaheim Housing Authority	
APAIT	
Asian American Senior Citizens Service Center	
Be Well OC	
CalOptima	
Casa Teresa	
Casa Youth Shelter	
City Net	
City of Brea	
City of Buena Park	
City of Costa Mesa	
City of Dana Point	
City of Garden Grove	
City of Huntington Beach	
City of La Habra	
City of Newport Beach	
City of San Clemente	
City of San Juan Capistrano	
City of Stanton	
City of Westminster	
Colette's Children's Home	
Community Action Partnership of Orange County	
County of Orange/Office of Care Coordination	
Covenant House California	
Encompass Housing	
Families Forward	
Families Together of Orange County	
Family Assistance Ministries	
Family Promise of Orange County	
Family Solutions Collaborative	
Friendship Shelter	
Grandma's House of Hope	
Health Care Agency – Behavioral Health Services	
Healthcare In Action	
Helping HandUps	
	HIS-OC
	Hope Center of Orange County
	Housing for Health Orange County
	Hub Resource Center
	Illumination Foundation
	Jamboree
	JMh – Anaheim Foundation
	Last Is First Philanthropies
	Leading Purpose
	Lutheran Social Services of Southern California
	Mental Health Association
	Mercy House
	Moving Forward Psychological Institute, Inc.
	New Directions for Veterans
	Nurturing Care LLC
	OC Rescue Mission
	Orange County Asian and Pacific Islander Community Alliance
	Orange County Housing Authority
	Orange County United Way
	People Assisting the Homeless (PATH)
	Pathways of Hope
	Project Kinship
	Radiant Health Centers
	Salvation Army
	Santa Ana Housing Authority
	Share Our Selves
	South County Outreach
	SPIN
	StandUp for Kids
	The Orangewood Foundation
	Thomas House
	US Veterans Initiative
	Volunteers of America Los Angeles (VOALA)
	Waymakers
	We Care Los Alamitos
	WISEPlace

The following service providers/organizations have restricted access in HMIS. This means that the entities are limited to only entering data into HMIS are not able to view client's history, files, project enrollments, etc.

Santa Ana Police Department

If you feel any of your rights outlined in this document have been violated, please contact (714) 589-2360.

# HMIS Policies and Procedures Updates



# Background

- The HMIS Policies and Procedures is reviewed by the HMIS Working Group on an annual basis
- The group met 4 times from January through March to review and provide feedback
  - The working group reviews the entire P & P and proposes changes
  - The HMIS Lead provides questions for consideration based on feedback from the CoC and scenarios that have occurred
- HMIS Lead hosted a listening session and released a survey to collect feedback regarding agency access policy
- The draft Policies and Procedures were presented to the Lived Experience Advisory Committee June 5<sup>th</sup>
- A user feedback period occurred from June 6<sup>th</sup> to June 21st

# Working Group Members

- Last is First Philanthropies
- PATH
- Pathways of Hope
- Salvation Army
- U.S. Veterans Initiative
- Families Forward
- Family Assistance Ministries
- Mental Health Association
- Mercy House



# Working Group Feedback

- Develop training for new agencies joining HMIS
- Minimum term commitment to participate in the Agency Access Working Group
- Highlight agencies on the HMIS website that pass the agency audit on the first attempt
- Develop policy for agencies unresponsive to audits
- Agencies approved for HMIS access have 90 days to begin participating in HMIS

# Lived Experience Advisory Committee Feedback

- Agencies unresponsive to scheduling the audits should be required to pay an additional fee
- Remove the term “entity” from the Consent to Share Protected Information form
- Agencies serving homeless clients should be required to participate in HMIS

# User Feedback

- Changing “entity” to “service provider/organization” on the Consent to Share Protected Information form is a great idea and is much more trauma-informed
- Include a synopsis of the Consent to Share Protected Information form that is easy for clients to understand

# Minor Revisions

- Updated Key Terms & Acronyms with HUD Data Standards changes
- Updated HMIS Lead to Orange County United Way to reflect acquisition of 211 Orange County
- Incorporated Agency Access Working Group policy into Agency Access policy
- Grammatical corrections and clarifying language throughout

PPS Committee Agenda Pckt Pg.52



# Updated Policy: Agency Access

- Victim Service Providers receiving CoC Program funds or ESG Program funds may request up to five licenses for read-only access in HMIS for the purpose of care coordination. The provider will be required to pay the User Fee for 1 – 5 users as outlined in the Participating Agency Requirements section.
- Organizations that are required to submit the Agency Access Application will be required to complete an online course to understand HMIS requirements
- Agencies approved for access must begin entering data into HMIS within 90 days of approval

# Updated Policy: Agency Access WG Qualifications

- Have the availability to commit to serve a minimum term of one year

# Updated Policy: Agency Audits

- After 2 unsuccessful attempts to contact the agency the HMIS Lead Agency will reach out to the agency's leadership.
  - If the agency remains unresponsive after attempting to contact the agency's leadership twice the agency will fail the audit for that year.
- If any deficiencies are found in the audit, the Agency Administrator and the HMIS Lead Agency staff person will agree upon a date that the issue should be resolved by. If the corrections are not made by the agreed upon date, the agency will fail the audit for that year.

# Updated Policy: Agency Audits

- Agencies that fail their audit will be reviewed by the HMIS Access Ad Hoc to determine the appropriateness of the agency's continued participation in the OC HMIS, and the agency may have HMIS Access revoked.
- Agencies that pass their HMIS Annual Audit will be recognized on the OC HMIS Website.



# Updated Policy: User Licenses

- Agencies may request standalone Looker licenses for the purposes of scheduling ad hoc reports to be sent to a secure location outside of HMIS. The fee for these licenses is \$1,236 per license annually, and is subject to change per vendor licensing fee. This functionality is optional, and not necessary to access the agency's data in HMIS.

# Updated Policy: Reporting Requirements

- Emergency Shelter, Transitional Housing, Rapid Re-Housing, Permanent Supportive Housing, and Other Permanent Housing projects are required to participate in the Housing Inventory Count (HIC) that occurs annually on one day during the last 10 days of January.
- Emergency Shelter and Transitional Housing projects are required to participate in the Sheltered Point in Time Count (PIT) that occurs annually on one day during the last 10 days of January.

# Updated Policy: Reporting Requirements

- The System Performance Measures report (SPM) is submitted to HUD on an annual basis, and includes Street Outreach, Emergency Shelter, Transitional Housing, Rapid Re-Housing, Permanent Supportive Housing, and Other Permanent Housing projects. The reporting period for this report is October 1st through September 30th.
- The Longitudinal Systems Analysis (LSA) is submitted to HUD on an annual basis, and includes Emergency Shelter, Transitional Housing, Rapid Re-Housing, and Permanent Supportive Housing projects. The reporting period for this report is October 1st through September 30th.

# Updated Policy: User Requirements

- HMIS Recertification – OC HMIS Users are required to complete an annual HMIS Recertification Training to reinforce HMIS data entry functionality.

# New Policy: Remote Work

- Agency must adhere and be consistent with the agency's expectations of information security for staff working at the office full-time. Staff who work remotely will be expected to ensure the protection of proprietary agency and client information accessible from their remote office. Steps include, but are not limited to, the use of locked file cabinets, computers and desks; the regular maintenance of passwords; and any other steps appropriate for the job and the environment. Agency should be at a minimum in compliance with OC HMIS Technical Standards policies and the policies outlined in this document.

# Updated Policy: Client Record Request

- Clients will not be given access to any Case Notes that have been entered into HMIS.

# Updated Policy: Client Consent Form

- Replace “entity” with “Service Provider/Organization”

# Next Steps

- Approval by CoC Board – August 28<sup>th</sup> (*pending PPS approval*)
- Presentation of Policies and Procedures revisions at the HMIS User Meeting – September 4<sup>th</sup> (*pending CoC Board approval*)
- Revisions to the Data Integration and Data Request policies are being considered and may be reviewed at a future meeting



**Date:** July 31, 2024

**Subject:** Coordinated Entry System (CES) Housing Assessment Recommendation

**Recommended Action:**

- a. Recommend the updated CES Housing Assessment, including adding housing opportunities descriptions, to be approved by the CoC Board, as recommended by the CES Steering Committee.

**Background and Analysis**

The Office of Care Coordination, as the CES Lead for the Orange County CoC, received feedback from people participating in CES, CES Access Points, housing providers, shelter providers, and CES Administrators with the recommendation of adding updated descriptions to the housing interest options and additional questions regarding accessibility on the CES Housing Assessment. In response to the feedback, the CES Housing Assessment was revised to incorporate housing opportunity descriptions and accessibility questions. To ensure involvement of CoC and CES partners in the design of the revised assessment, the Office of Care Coordination established a timeline for sharing the revised CES Housing Assessment with the CoC and members of the public.

On May 1, 2024, the updated CES Housing Assessment was presented to the Lived Experience Advisory Committee (LEAC) for review and feedback. At this meeting, the Office of Care Coordination provided an overview of the proposed changes to the CES Housing Assessment, updated the LEAC on the anticipated next steps and received feedback on the current proposed changes. The updated CES Housing Assessment was also presented to the CES Steering Committee meeting on May 1, 2024, for review. The CES Steering Committee took action to recommend the CES Housing Assessment move forward for review and approval by the Policies, Procedures and Standards (PPS) Committee. On May 2, 2024, the public review and feedback period began, and an updated draft of the Housing Assessment was distributed to the CoC distribution list and all CES partners. Public feedback was invited through written feedback via email to [CoordinatedEntry@ocgov.com](mailto:CoordinatedEntry@ocgov.com), until May 10, 2024.

At the May 14, 2024, meeting of the PPS Committee, the PPS Committee reviewed and discussed the recommended revisions to the CES Housing Assessment. The PPS Committee shared that the updated housing interest options descriptions within the CES Housing Assessment would benefit from additional review at the CES Steering Committee before being recommended to the CoC Board for approval. To ensure questions related to accessibility were elevated as a priority, the PPS Committee recommended the addition of accessibility questions to proceed for approval as part of the revised CES Housing Assessment. The revised CES Housing Assessment with the addition of accessibility questions was presented to the CoC Board for approval, noting that additional revisions related to the housing descriptions would be further discussed with the CES Steering Committee.

The Office of Care Coordination brought the feedback from the PPS Committee on the housing descriptions portion of the CES Housing Assessment to the CES Steering Committee at the July 3, 2024, meeting. The

CES Steering Committee provided feedback that it would be helpful to have a table that compares the different housing opportunity descriptions with a breakdown of rental assistance, supportive services, income/financial contributions needed, and overall goal of each housing type. Since the assessment is primarily accessed within the Homeless Management Information System (HMIS), the Office of Care Coordination partnered with the HMIS Lead, Orange County United Way's 2-1-1 Orange County (211OC) to explore if the table option would align with the functionality of Clarity, the HMIS platform. Unfortunately, a table format is not offered within Clarity. Alternatively, the Office of Care Coordination used feedback received on the housing descriptions to provide a more detailed breakdown that would have been included in a table format.

The PPS Committee is being asked to review and approve the revised CES Housing Assessment including the addition of housing opportunity descriptions, for approval by the CoC Board.

### **Attachments**

Attachment A – CES Housing Assessment – Redline Version

Attachment B – CES Housing Assessment – Clean Version

Attachment C – CES Housing Assessment Feedback Received



### Coordinated Entry Housing Needs Assessment

#### PRE-ASSESSMENT

Assessment Date (MM/DD/YYYY): \_\_\_\_/\_\_\_\_/\_\_\_\_

Assessment City Location: \_\_\_\_\_

Assessment Type:  Phone  Virtual  In Person

Assessment Level:  Crisis Needs Assessment  Housing Needs Assessment

#### HOUSING INTEREST

Please select which of the following types of housing opportunities you are interested in. *General descriptions of each housing type are listed below to help guide your decision.* You may select up to three, and you will only be considered for the types you select.

**Rapid Re-Housing (RRH)**  Yes  No

- Time limited rental assistance of varying lengths:
  - Short-Term Up to 6 months
  - Medium-Term Up to 12 months
  - Long-Term Up to 24 months
- Time limited supportive services
- There is no minimum income requirement for participating in RRH. Participants will pay the full rent after the assistance ends.
- The goal of RRH is to help households increase or maintain income to be able to keep paying rent after the rental assistance ends.

**Housing Choice Voucher (HCV)**  Yes  No

- Ongoing rental assistance
- Minimal to no supportive services
- Income requirements vary. There may be a required financial contribution from the participant, based on any income the participant has.
- The goal of the HCV program is to help households without sufficient income to sustain housing without assistance obtain housing.

**Permanent Supportive Housing (PSH)**  Yes  No

- Ongoing rental assistance
- Ongoing voluntary supportive services
- Income requirements vary. There may be a required financial contribution from the participant based on any income the participant has.
- The goal of PSH is to help households that face greater barriers, typically households experiencing chronic homelessness, obtain and keep affordable housing.

**ACCESSIBILITY NEEDS**

If you, or anyone in your household, have a disability, you may need accessible housing. This may mean you need ramps or wider entrances, space for medical equipment or a wheelchair, or special light switches, electrical outlets, and other fixtures.

If you, or anyone in your household, need accessible housing, you will only be considered for housing options that can meet your needs. There will be more housing options available to you if accessibility is not a concern.

These questions are about some common needs. If you have needs not covered by these questions, please list them at the end of the assessment.

- 1. Do you require a mobility accessible unit due to a physical disability?  Yes  No
- 2. Do you require a sensory accessible unit due to loss of hearing or sight?  Yes  No
- 3. Do you require some accommodations but not all the features of an accessible unit?  Yes  No

Please indicate your needs below:

- a. no stairs  Yes  No
- b. grab bars  Yes  No
- c. seat in tub or shower  Yes  No
- d. other  Yes  No If other, please specify \_\_\_\_\_

4. Is there anything else about your accessibility needs that we should know?

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**SELECTING THE PRIVATE CHECKBOX MEANS ONLY USERS WITH ACCESS TO THE CURRENTLY SELECTED AGENCY WILL BE ABLE TO SEE THIS ASSESSMENT**

Is this client private?  Yes  No



### Coordinated Entry Housing Needs Assessment

#### PRE-ASSESSMENT

Assessment Date (MM/DD/YYYY): \_\_\_\_/\_\_\_\_/\_\_\_\_

Assessment City Location: \_\_\_\_\_

Assessment Type:  Phone  Virtual  In Person

Assessment Level:  Crisis Needs Assessment  Housing Needs Assessment

#### HOUSING INTEREST

Please select which of the following types of housing opportunities you are interested in. General descriptions of each housing type are listed below to help guide your decision. You may select up to three, and you will only be considered for the types you select.

**Rapid Re-Housing (RRH)**  Yes  No

- Time limited rental assistance of varying lengths:
  - Short-Term Up to 6 months
  - Medium-Term Up to 12 months
  - Long-Term Up to 24 months
- Time limited supportive services
- There is no minimum income requirement for participating in RRH. Participants will pay the full rent after the assistance ends.
- The goal of RRH is to help households increase or maintain income to be able to keep paying rent after the rental assistance ends.

**Housing Choice Voucher (HCV)**  Yes  No

- Ongoing rental assistance
- Minimal to no supportive services
- Income requirements vary. There may be a required financial contribution from the participant, based on any income the participant has.
- The goal of the HCV program is to help households without sufficient income to sustain housing without assistance obtain housing.

**Permanent Supportive Housing (PSH)**  Yes  No

- Ongoing rental assistance
- Ongoing voluntary supportive services
- Income requirements vary. There may be a required financial contribution from the participant based on any income the participant has.
- The goal of PSH is to help households that face greater barriers, typically households experiencing chronic homelessness, obtain and keep affordable housing.

**ACCESSIBILITY NEEDS**

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If you, or anyone in your household, need accessible housing, you will only be considered for housing options that can meet your needs. There will be more housing options available to you if accessibility is not a concern.

These questions are about some common needs. If you have needs not covered by these questions, please list them at the end of the assessment.

1. Do you require a mobility accessible unit due to a physical disability?  Yes  No

2. Do you require a sensory accessible unit due to loss of hearing or sight?  Yes  No

3. Do you require some accommodations but not all the features of an accessible unit?  Yes  No

Please indicate your needs below:

a. no stairs  Yes  No

b. grab bars  Yes  No

c. seat in tub or shower  Yes  No

d. other  Yes  No If other, please specify \_\_\_\_\_

4. Is there anything else about your accessibility needs that we should know?

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**SELECTING THE PRIVATE CHECKBOX MEANS ONLY USERS WITH ACCESS TO THE CURRENTLY SELECTED AGENCY WILL BE ABLE TO SEE THIS ASSESSMENT**

Is this client private?  Yes  No

## Item 2. Attachment C

### 2024 COORDINATED ENTRY SYSTEM (CES) HOUSING ASSESSMENT FEEDBACK

The CES Housing Assessment was presented to the Lived Experience Advisory Committee (LEAC) and CES Steering Committee on May 1, 2024. The CES Housing Assessment was then made available for public review and feedback from May 2, 2024, through May 10, 2024. The CES Housing Assessment was then presented to the Policies, Procedures and Standards (PPS) Committee on May 14, 2024, and the accessibility questions were approved. A portion of the CES Housing Assessment returned to the CES Steering Committee on July 3, 2024, with feedback from the PPS Committee and requests for additional review of the housing opportunity description. The feedback below was received during the LEAC meeting, the May and July 2024 CES Steering Committee Meetings, the PPS Committee, and in writing through the Coordinated Entry email inbox.

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I would like to make a suggestion on the Accessibility Needs statement: "If anyone, in your household, (including yourself) need accessible housing, housing options that can meet those needs will only be available for consideration. There are more housing options available if accessibility is not a concern."

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Instead of YES/NO options for the accessibility needs section, provide an answer scale of "not required, preferred, or required"

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Replace "... with tenant paying 30% of their income towards housing," with "to assist the tenant with paying rent."

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In the Accessibility Needs section, replace the term "need accessible housing" with "requires accessible housing."

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Thank you for the draft Housing Needs Assessment form. I think this is very helpful in providing the necessary information for each CES partner to review with the participant. In addition, the last question about is the client private, if more info can be added there that would help clarifying the question for new CES partners/providers.

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I wanted to add one more item. In the options for housing, to add shared housing as an option.

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I like the new description for the type of housing support offered; however, for ease of reading...I would place the choice first and the description to follow:

Example:

3. PSH

Description

The rest looks fine and appropriate.

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Thanks for soliciting feedback. A few suggestions. First, simpler language (suggestions below) may make it easier to use. Second, when sending out emails for feedback it may be best to use the response email as the address for the initial communication. This way folks can just hit reply. Third, it may be easier to send out a Word document that can be edited so folks won't have to retype or copy over text. Some suggested revisions:

Rapid Rehousing (RRH): the Rapid Rehousing program provides rental assistance along with supportive services for a limited amount of time. The goal of Rapid Rehousing it to increase or maintain income levels so that clients can afford to continue paying rent once the rental assistance and support ends.

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Housing Choice Voucher (HCV): Housing Choice Vouchers provide ongoing rental assistance, with the tenant paying 30% of their income towards housing. This program provides limited or no supportive services.

Permanent Supportive Housing: Permanent Supportive Housing provides ongoing rental assistance with thorough ongoing support. Participation in that support is voluntary. This program primarily targets households experiencing enduring or chronic homelessness.

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Yes, I over looked the draft, looks good.

Feedback

1. Service animals and emotional support animals needs to be addressed.
  2. Handicap Parking accessibility.
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It's beautiful.

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This makes a lot more sense to me. I like the rendition.

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The form looks really good! The extra information is a great addition.

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I like the new form.

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It could be helpful to add links to reference guides on how to use the assessment.

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Office of Care Coordination to look into adding a table comparing the housing options.

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The descriptions could contain more information on eligibility requirements.

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Clients selecting opportunities they are not interested in can slow down the match process.

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Income requirement language should be consistent across all descriptions or be removed.

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It's important to have clear language around eligibility.

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It's crucial to let clients know they could miss out on an opportunity if they do not miss the boxes.

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