

**Department of Health and Human Service
Office of Substance Abuse and Mental Health Services
First Quarter State Fiscal Year 2014
Report on Compliance Plan Standards: Community
November 1, 2013**

	Compliance Standard	Report/Update
I.1	Implementation of all the system development steps in October 2006 Plan	As of March 2010, all 119 original components of the system development portion of the Consent Decree Plan of October 2006 have been accomplished or deleted per amendment.
I.2	Certify that a system is in place for identifying unmet needs	See attached <i>Cover: Unmet Needs November 2013</i> and <i>Unmet Needs by CSN for FY13 Q4. Found in Section 7.</i>
I.3	Certify that a system is in place for Community Service Networks (CSNs) and related mechanisms to improve continuity of care	The Department's certification of August 19, 2009 was approved on October 7, 2009.
I.4	Certify that a system is in place for Consumer councils	The Department's certification of December 2, 2009 was approved on December 22, 2009.
I.5	Certify that a system is in place for new vocational services	The Department certification of September 17, 2011 was approved November 21, 2011.
I.6	Certify that a system is in place for realignment of housing and support services	All components of the Consent Decree Plan of October 2006 related to the Realignment of Housing and Support Services were completed as of July 2009. Certification was submitted March 10, 2010. The Certification Request was withdrawn May 14, 2010.
I.7	Certify that a system is in place for a Quality Management system that includes specific components as listed on pages 5 and 6 of the plan	Department of Health and Human Services Office of Adult Mental Health Services Quality Management Plan/Community Based Services (April 2008) has been implemented; a copy of plan was submitted with the May 1, 2008 Quarterly Report. A new quality improvement plan for 2013-2018 is being developed with anticipated release in the fall of 2013.
II.1	Provide documentation that unmet needs data and information (data source list page 4 of compliance plan) is used in planning for resource development and preparing budget requests	Unmet needs reports are posted on the SAMHS website on a quarterly basis in order to inform discussions and recommendations to the Department for meeting unmet needs. Budget submissions to the Governor and the Legislature are in part built on data regarding unmet needs. This is reflected in the financial documents submitted to DAFS.
II.2	Demonstrate reliability of unmet needs data based on evaluation	See <i>Cover: Unmet Needs and Quality Improvement Initiatives November 2013</i> and the <i>Performance and Quality Improvement Standards: November 2013</i> for quality improvement efforts taken to improve the reliability of the 'other' and CI unmet resource data. SAMHS will undertake a review of the reliability of the unmet needs data in the fall of 2013. From this review, a plan will be developed to provider training and technical assistance on identifying, recording and

		implementing services for unmet needs.
II.3	Submission of budget proposals for adult mental health services given to Governor, with pertinent supporting documentation showing requests for funding to address unmet needs (<i>Amended language 9/29/09</i>)	The Director of SAMHS provides the Court Master with an updated projection of needs and associated costs as part of his ongoing updates regarding Consent Decree Obligations.
II.4	Submission of the written presentation given to the legislative committees with jurisdiction over DHHS ... which must include the budget requests that were made by the Department to satisfy its obligations under the Consent Decree Plan and that were not included in the Governor's proposed budget, an explanation of support and importance of the requests and expression of support ... (<i>Amended language 9/29/09</i>)	See above.
II.5	Annual report of MaineCare Expenditures and grant funds expended broken down by service area	MaineCare and Grant Expenditure Report for FY11 and FY12 was provided in the May 2013 report.
III.1	Demonstrate utilizing QM System	See attached <i>Cover: Unmet Needs November 2013</i> and the <i>Performance and Quality Improvement Standards: November 2013</i> for examples of the Department Utilizing the QM system.
III.1a	Document through quarterly or annual reports the data collected and activities to assure reliability (including ability of EIS to produce accurate data)	This quarterly report documents significant data collection and review activities of the SAMHS quality management system.
III.1b	Document how QM data used to develop policy and system improvements	See compliance standards II.3 and II.4 above for examples of how quality management data was used to support budget requests for systems improvement.
IV.1	100% of agencies, based on contract and licensing reviews, have protocol/procedures in place for client notification of rights	Contract and licensing reviews are conducted as licenses expire. A report from DLRS is included; during the last quarter 21 of 21 agencies had protocol/procedures in place for client notification of rights.
IV.2	If results from the DIG Survey fall below levels established for Performance and Quality Improvement Standard 4.2, 90% of consumers report they were given information about their rights, the Department: (i) consults with the Consumer Council System of Maine (CCSM); (ii) takes corrective action a determined necessary by CCSM; and (iii) develops that corrective action in consultation with CCSM. (<i>Amended language 1/19/11</i>)	The percentage for standard 4.2 from the 2012 DIG Survey was 89.9% (up from 88.6% in 2010). These data are posted on the SAMHS website and provided to the Consumer Council of Maine. SAMHS staff have been meeting to address the methodology used for the survey and to boost consumer participation in the survey to be distributed in the fall of 2013.
IV.3	Grievance Tracking data shows response to 90% of Level II grievances within 5 days or extension.	Grievances have been responded to consistently over time. During the first quarter there was 1 Level II grievances filed; It was responded to within the 5 day period (100% compliance).
IV.4	Grievance Tracking data shows that for 90% of Level III grievances written reply within 5 days or within 5 days extension if	Reporting began in the 1 st quarter of calendar year 2008. Standard has been consistently addressed. There have

	hearing is to be held or if parties concur.	been no Level III grievances filed in FY13.
IV.5	90% hospitalized class members assigned worker within 2 days of request - <u>must be met for 3 out of 4 quarters</u>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 5-2. This standard has not been met for the past 4 quarters.
IV.6	90% non-hospitalized class members assigned worker within 3 days of request - <u>must be met for 3 out of 4 quarters</u>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 5-3. This standard has not been met for the past 4 quarters.
IV.7	95% of class members in hospital or community not assigned within 2 or 3 days, assigned within an additional 7 days - <u>must be met for 3 out of 4 quarters</u>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 5-4. This standard has not been met for the past 4 quarters.
IV.8	90% of class members enrolled in CSS with initial ISP completed within 30 days of enrollment - <u>must be met for 3 out of 4 quarters</u>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 5-5. This standard has not been met for the past 4 quarters.
IV.9	90% of class members had their 90 day ISP review(s) completed within that time period - <u>must be met for 3 out of 4 quarters</u>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 5-6. This standard has not been met for the past 4 quarters.
IV.10	QM system includes documentation that there is follow-up to require corrective actions when ISPs are more than 30 days overdue	Monitoring of overdue ISPs continues on a quarterly basis. As the data has been consistent over time and the feedback and interaction with providers had lessened greatly, reports are now created quarterly and available to providers upon request. Providers were notified of this change on May 18, 2011. Providers are notified when reports are run. Some do request copies. Feedback has been minimal.
IV.11	Data collected once a year shows that no > 5% of class members enrolled in CS did not have their ISP reviewed before the next annual review	The 2012 data analysis indicates that out of 1,398 records for review, that 84 (6%) did not have an ISP review within the prescribed time frame.
IV.12	Certify in quarterly reports that DHHS is meeting its obligation re: quarterly mailings	On May 14, 2010, the court approved a Stipulated Order that requires mailings to be done only semi-annually in 2010, moving to annually in 2011 and thereafter, as long as the number of unverified addresses remains at or below 15%. The most recent mailing was sent in early December 2012. Percentage of unverified addresses remains below 15%.
IV.13	In 90% of ISPs reviewed, all domains were assessed in treatment planning - <u>must be met for 3 out of 4 quarters</u>	See Section 9 <i>Class Member Treatment Planning Review</i> , Question 2A. This standard has been met in 4 out of the 4 quarters. The current percentage is 92.0%.
IV.14	In 90% of ISPs reviewed, treatment goals reflect strengths of the consumer - <u>must be met for 3 out of 4 quarters</u>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 7-1a and <i>Class Member Treatment Planning Review</i> , Question 2B

		Standard has been met continuously since the first quarter of FY08.
IV.15	90% of ISPs reviewed have a crisis plan or documentation as to why one wasn't developed - <u>must be met for 3 out of 4 quarters</u>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 7-1c (does the consumer have a crisis plan) and <i>Class Member Treatment Planning Review</i> , Question 2F Standard met since the beginning of FY09
IV.16	QM system documents that SAMHS requires corrective action by the provider agency when document review reveals not all domains assessed	See Section 9 <i>Class Member Treatment Planning Review</i> , Question 6.a.1 that addresses plans of correction. In 52.0% of cases, SAMHS required a correction action plan from providers.
IV.17	In 90% of ISPs reviewed, interim plans developed when resource needs not available within expected response times - <u>must be met for 3 out of 4 quarters</u>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 8-2 and <i>Class Member Treatment Plan Review</i> , Question 3F. This standard has been met in 4 out of the 4 quarters.
IV.18	90% of ISPs review included service agreement/treatment plan - <u>must be met for 3 out of 4 quarters</u>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 9-1 and <i>Class Member Treatment Plan Review</i> , Questions 4B & C. This standard has not been met in 3 of the past 4 quarters.
IV.19	90% of ACT/ICI/CI providers statewide meet prescribed case load ratios - <u>must be met for 3 out of 4 quarters</u> Note: As of 7/1/08, ICI is no longer a service provided by DHHS.	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 10.1 and 10-2 Community Integration -- standard met since the 2 nd quarter FY08. ACT – standard met for the 2 nd , 3 rd and 4 th quarters FY10; the 1 st , 2 nd and 4 th quarters FY11; all 4 quarters of FY12, and all 4 quarters of FY13, and 1 st quarter FY14
IV.19	90% of ICMs with class member caseloads meet prescribed case load ratios - <u>must be met for 3 out of 4 quarters</u>	ICMs' work is focused on community forensic and outreach services. Individual ICMs no longer carry caseloads. Should this change in the future, SAMHS will resume reporting on caseload ratios.
IV.20	90% of OES workers with class member public wards - meet prescribed caseloads <u>must be met for 3 out of 4 quarters</u>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 10-5. This standard has not been met in the last 4 quarters.
IV.21	Independent review of the ISP process finds that ISPs met a reasonable level of compliance as defined in Attachment B of the Compliance Plan	
IV.22	5% or fewer class members have ISP-identified unmet residential support - <u>must be met for 3 out of 4 quarters</u> and	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 12-1 Standard met for the 4 th quarter FY08; the 1 st , 3 rd and 4 th quarters of FY09; all quarters of FY10 and FY11; all 4 quarters of FY12 and all 4 in FY13.

IV.23	<p>EITHER quarterly unmet residential support needs for one year for qualified (qualified for state financial support) non-class members do not exceed by 15 percentage points those of class members OR if exceeded for one or more quarters, SAMHS produces documentation sufficient to explain cause and to show that cause is not related to class status and</p>	<p>Unmet residential supports do not exceed 15 percentage points of Class Members.</p> <p>Reporting for this standard will be done again in July 2014. See attached report Consent Decree Compliance Standards IV.23 and IV.43</p>
IV.24	<p>Meet RPC discharge standards (below); or if not met document reasons and demonstrate that failure not due to lack of residential support services</p> <ul style="list-style-type: none"> • 70% RPC clients who remained ready for discharge were transitioned out within 7 days of determination • 80% within 30 days • 90% within 45 days (with certain exceptions by agreement of parties and court master) 	<p>See attached <i>Performance and Quality Improvement Standards: November 2013</i>, Standards 12-2, 12-3 and 12-4</p> <p>Standard met since the beginning of FY08.</p>
IV.25	<p>10% or fewer class members have ISP-identified unmet needs for housing resources - <u>must be met for 3 out of 4 quarters</u> and</p>	<p>See attached <i>Performance and Quality Improvement Standards: November 2013</i>, Standard 14-1</p> <p>Standard met in FY13 and 22 out of the last 26 quarters.</p>
IV.26	<p>Meet RPC discharge standards (below); if not met, document that failure to meet is not due to lack of housing resources.</p> <ul style="list-style-type: none"> • 70% RPC clients who remained ready for discharge were transitioned out within 7 days of determination • 80% within 30 days • 90% within 45 days (with certain exceptions by agreement of parties and court master) 	<p>See attached <i>Performance and Quality Improvement Standards: November 2013</i>, Standard 14-4, 14-5 & 14-6</p> <p>Standard 14-4 met since the beginning of FY09, except for Q3 FY10.</p> <p>Standard 14-5 met for the 2nd, 3rd and 4th quarters FY09; the 2nd and 4th quarters of FY10; all quarters of FY11; all 4 quarters of FY12; all 4 quarters of FY13 and 1st quarter of FY 14.</p> <p>Standard 14-6 met for the 2nd and 4th quarters FY09; the 2nd and 4th quarters FY10; all of FY11; 4 quarters of FY12, 4 quarters of FY13, and 1st quarter FY 14.</p>
IV.27	<p>Certify that class members residing in homes > 8 beds have given informed consent in accordance with approved protocol</p>	<p>Results reported in <i>Performance and Quality Improvement Standards: July 2010 Report</i>, Standard 15-1</p> <p>This standard has been met since 2007.</p> <p>SAMHS submitted an amendment request to the court master to modify this requirement on November 23, 2011. The court master approved SAMHS' request to hold the 2011 annual review in abeyance pending a decision on the amendment request.</p>
IV.28	<p>90% of class member admissions to community involuntary inpatient units are within the CSN or county listed in attachment C to the Compliance Plan</p>	<p>See attached <i>Performance and Quality Improvement Standards: November 2013</i>, Standard 16-1 and <i>Community Hospital Utilization Review – Class Members 4th Quarter of Fiscal Year 2013</i>.</p>

		<p>In FY10: 1st quarter 88.2% (15 of 17); 2nd quarter 81.8% (9 of 11); 3rd quarter 82.4% (14 of 17); and 4th quarter 90.9% (20 of 22).</p> <p>In FY11: 88% (22 of 25) in the 1st quarter; 75% (9 of 12) in the 2nd quarter; 78.9% (15 of 19) in the 3rd quarter and 80% (12 of 15) in the 4th quarter.</p> <p>In FY12: 76.2% (16 of 21) in the 1st quarter 63.6% (14 of 22) in the 2nd quarter 77.8% (7 of 9) in the 3rd quarter 73.7% (14 of 19) in the 4th quarter</p> <p>IN FY13: 100% (19 of 19) in the 1st quarter 92.9% (13 of 14) in the 2nd quarter 86.7% (13 of 15) in the 3rd quarter 90.0% (18 of 20) in the 4th quarter</p>
IV.29	Contracts with hospitals require compliance with all legal requirements for involuntary clients and with obligations to obtain ISPs and involve CSWs in treatment and discharge planning	See IV.30 below
IV.30	Evaluates compliance with all legal requirements for involuntary clients and with obligations to obtain ISPs and involve CSWs in treatment and discharge planning during contract reviews and imposes sanctions for non-compliance through contract reviews and licensing	All involuntary hospital contracts are in place.
IV.31	UR Nurses review all involuntary admissions funded by DHHS, take corrective action when they identify deficiencies and send notices of any violations to the licensing division and to the hospital	<p>SAMHS reviews emergency involuntary admissions at the following hospitals: Maine General Medical Center, Spring Harbor, St. Mary's, Mid-Coast Hospital, Southern Maine Medical Center, PenBay Medical Center, Maine Medical Center/P6 and Acadia.</p> <p>See Standard IV.33 below regarding corrective actions.</p>
IV.32	Licensing reviews of hospitals include an evaluation of compliance with patient rights and require a plan of correction to address any deficiencies.	<p>11 Complaints Received 10 Complaints investigated 1 Substantiated 1 Plan of correction sought 0 Rights of Recipients Violations</p>
IV.33	<ul style="list-style-type: none"> • 90% of the time corrective action was taken when blue papers were not completed in accordance with terms • 90% of the time corrective action was taken when 24 hour certifications were not completed in accordance with terms • 90% of the time corrective action was taken when patient rights were not maintained 	<p>See attached <i>Performance and Quality Improvement Standards: November 2013</i>, Standards 17-2a, 17-3a and 17-4a and <i>Community Hospital Utilization Review – Class Members 4th Quarter of Fiscal Year 2013</i>.</p> <p>Standards met for FY08, FY09, FY10, FY11, and FY12 Standards met for FY13</p>
IV.34	QM system documents that if hospitals have fallen below the performance standard for any of the following, SAMHS made the	See attached report <i>Community Hospital Utilization Review Performance Standard 18-1, 2, 3 by Hospital: Class Members 4th Quarter of Fiscal Year 2013</i> .

	<p>information public through CSNs, addressed in contract reviews with hospitals and CSS providers, and took appropriate corrective action to enforce responsibilities</p> <ul style="list-style-type: none"> • obtaining ISPs (90%) • creating treatment and discharge plan consistent with ISPs (90%) • involving CIWs in treatment and discharge planning (90%) 	<p>The report displaying data by hospital for community hospitals accepting emergency involuntary clients is shared quarterly by posting reports on the CSN section of the Office’s website.</p> <p>Standard 18.2 met for the past 4 quarters.</p> <p>Standard met for obtaining ISPs and creating treatment and discharge plans consistent with ISP; involving CWs in treatment and discharge planning was at 100% in FY13.</p>
IV.35	<p>No more than 20-25% of face-to-face crisis contacts result in hospitalization – <u>must be met for 3 out of 4 quarters</u></p>	<p>See attached <i>Performance and Quality Improvement Standards: November 2013</i>, Standard 19-1 and <i>Adult Mental Health Quarterly Crisis Report First Quarter, State Fiscal Year 2014 Summary Report</i>.</p> <p>In FY10, standard met for the 1st quarter: slightly above for the 2nd (25.7%), 3rd (25.7%) and 4th (26.1%) quarters. In FY11, standard met for the 1st quarter, with the 2nd (25.6%), 3rd (26.2%) and 4th (26.4%) quarters’ results being slightly above the standard.</p> <p>In FY12, standard met all 4 quarters.</p> <p>In FY 13, standard met all 4 quarters.</p> <p>In FY 14, standard met 1st quarter</p>
IV.36	<p>90% of crisis phone calls requiring face-to-face assessments are responded to within an average of 30 minutes from the end of the phone call – <u>must be met for 3 out of 4 quarters</u></p>	<p>See attached <i>Adult Mental Health Quarterly Crisis Report First Quarter, State Fiscal Year 2014 Summary Report</i>.</p> <p>Starting with July 2008 reporting from providers, SAMHS collects data on the total number of minutes for the response time (calculated from the determination of need for face to face contact or when the individual is ready and able to be seen to when the individual is actually seen) and figures an average.</p> <p>Average statewide calls requiring face to face assessments are responded to within an average of 30 minutes from the end of the phone call was met for all 4 Quarters in FY12, 4 quarters in FY13 and 1st quarter of FY14.</p>
IV.37	<p>90% of all face-to-face assessments result in resolution for the consumer within 8 hours of initiation for the consumer within 8 hours of initiation of the face-to-face assessment – <u>must be met for 3 out of 4 quarters</u></p>	<p>See attached <i>Adult Mental Health Quarterly Crisis Report First Quarter, State Fiscal Year 2014 Summary Report</i>.</p> <p>Standard has been met since the 2nd quarter of FY08.</p>
IV.38	<p>90% of all face-to-face contacts in which the client has a CI worker, the worker is notified of the crisis – <u>must be met for 3 out of 4 quarters</u></p>	<p>See attached <i>Performance and Quality Improvement Standards: November 2013</i>, Standard 19-4 and <i>Adult Mental Health Quarterly Crisis Report First Quarter, State Fiscal Year 2014 Summary Report</i>.</p> <p>Standard has been met since the 1st quarter of FY08.</p>
IV.39	<p>Compliance Standard deleted 1/19/2011.</p>	
IV.40	<p>Department has implemented the components of the CD plan related to vocational services</p>	<p>As of quarter 3 FY10, the Department has implemented all components of the CD Plan related to Vocational Services.</p>

IV.41	QM system shows that the Department conducts further review and takes appropriate corrective action if PS 26.3 data shows that the number of consumers under age 62 and employed in supportive or competitive employment falls below 10%. <i>(Amended language 1/19/11)</i>	2011 Adult Health and Well-Being Survey: 13.8% of consumers in supported and competitive employment (full or part time). The Director of the Office of Quality Improvement and staff from Office of Adult Mental Health quality management presented the findings at a Health Forum on July 18, 2013. The Department has requested feedback on recommendations from the Consumer Council on how they would like to see the data utilized.
IV.42	5% or fewer class members have unmet needs for mental health treatment services – <u>must be met for 3 out of 4 quarters</u> and	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 21-1 This standard has not been met for the prior 4 quarters.
IV.43	EITHER quarterly unmet mental health treatment needs for one year for qualified non-class members do not exceed by 15 percentage points those of class members OR if exceeded for one or more quarters, SAMHS produces documentation sufficient to explain cause and to show that cause is not related to class status	Unmet mental health treatment needs do not exceed 15 percentage points of Class Members. Reporting for this standard will be done again in July 2014. See attached report Consent Decree Compliance Standards IV.23 and IV.43
IV.44	QM documentation shows that the Department conducts further review and takes appropriate corrective action if results from the DIG survey fall below the levels identified in Standard # 22-1 (the domain average of positive responses to the statements in the Perception of Access Domain is at or above 85%) <i>(Amended language 1/19/11)</i> and	2011 Adult Health and Well-Being Survey: 77% domain average of positive responses. The Director of the Office of Quality Improvement and staff from Office of Adult Mental Health quality management will present the results of the 2012 survey will be presented at an APS Forum in the fall of 2013. The Department has requested feedback on recommendations from the Consumer Counsel on how they would like to see the data utilized.
IV.45	Meet RPC discharge standards (below); if not met, document that failure to meet is not due to lack of mental health treatment services in the community <ul style="list-style-type: none"> • 70% RPC clients who remained ready for discharge were transitioned out within 7 days of determination • 80% within 30 days • 90% within 45 days (with certain exceptions by agreement of parties and court master) 	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standards 21-2, 21-3 and 21-4 Standard met since the beginning of FY08
IV.46	SAMHS lists in quarterly reports the programs sponsored that are designed to improve quality of life and community inclusion, including support of peer centers, social clubs, community connections training, wellness programs and leadership and advocacy training programs – list must	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 30

	cover prescribed topics and audiences that fit parameters of ¶105.	
IV.47	10% or fewer class members have ISP-identified unmet needs for transportation to access mental health services – <i>must be met for 3 out of 4 quarters</i>	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 28 This standard has been consistently met since FY08.
IV.48	Provide documentation in quarterly reports of funding, developing, recruiting, and supporting an array of family support services that include specific services listed on page 16 of the Compliance Plan	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 23-1 and 23-2. NAMI Maine is the provider of the family support services.
IV.49	Certify that all contracts with providers include a requirement to refer family members to family support services, and produce documentation that contract reviews include evaluation of compliance with this requirement.	100% of contracts include this requirement. Documentation is maintained by the regional offices.
IV.50	Lists in quarterly reports the number and types of mental health informational workshops, forums and presentations geared to general public that are designed to reduce myths/stigma and foster community integration (cover prescribed list and fit audience parameters)	See attached <i>Performance and Quality Improvement Standards: November 2013</i> , Standard 34.1 and attached <i>Public Education Report for the past quarter</i> .