



**REQUEST FOR APPLICATIONS
("RFA")
(RFA-2026-025)
for
Child Outpatient Services**

This RFA is open-ended with no deadline for submission.

The CENTER reserves the right to cancel this RFA at any time.

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003 - BACKGROUND

The Bexar County Board of Trustees for Mental Health Mental Retardation Services d/b/a The Center for Health Care Services ("CENTER") is a multi-facility community mental health and intellectual disability center created under the authority of Section 534.001 of the Texas Health and Safety Code by its sponsoring agencies, Bexar County and the Bexar County Hospital District d/b/a University Health. The CENTER has been providing services to Bexar County residents experiencing mental health, intellectual developmental disabilities and/or substance use issues for sixty (60) years and is the Texas Health and Human Services' designated Local Mental Health Authority for Bexar County, Texas. The CENTER is considered a quasi-governmental entity, a political subdivision of the state of Texas, but is not a Texas state agency. The CENTER'S administrative offices are located at 6800 Park Ten Blvd. Suite 200-S, San Antonio, Texas 78213.

004 - SCOPE OF SERVICES

The Center for Health Care Services (“CENTER”, “Local Authority”) is accepting Applications from qualified and interested vendors (herein “APPLICANT”) capable of providing Child Outpatient Services to CENTER-authorized persons with serious emotional disturbance who reside in Bexar County, as further defined in this Request for Applications (“RFA”) document.

Local Authority Responsibilities and Transition Goals

The Local Authority’s responsibilities will include, but are not limited to, authorizing services rendered by the Successful APPLICANT, making appropriate referrals for these services, and processing accurate claims for payment. The Local Authority is also responsible for case management, utilization management, quality assurance and monitoring of the Contract for compliance. Noncompliance of the Contract will result in possible sanctions and/or termination of the Contract. The Local Authority ensures that the services rendered address the needs of the Priority Population as required by the State Authority, and that the services comply with the rules and standards adopted under Section 534.053 of the Health and Safety Code. These standards may be found at:

https://gov.texas.gov/organization/disabilities/mental_health_protections.

The Local Authority will be responsible for determining whether a Consumer meets the Priority Population definition:

- Ages three (3) through seventeen (17) years of age with serious emotional disturbance (excluding a single diagnosis of substance use, intellectual or developmental disability, or autism spectrum disorder), who have a serious functional impairment, or who:
 - Are at risk of disruption of a preferred living or child-care environment due to psychiatric symptoms; or
 - Are enrolled in special education because of a serious emotional disturbance.

In determining services to be offered, the choice of and admission to medically necessary services are determined jointly by the child and/or family/Legally Authorized Representative (LAR) and the Local Authority. Consumers will then be offered choice of providers from the Local Authority’s network of providers.

All services must have prior authorization by the Utilization Management staff. An Authorization Number will be given for each Consumer specifying service parameters. Utilization Management and Quality Management staff will perform regular reviews of clinical services and program standards.

The Local Authority’s budget for services will be determined during Contract negotiations. Note that the Local Authority’s budget may fluctuate based on census changes due to variant factors including, but not limited to, Consumer choice, resource limitations, benefit eligibility, waiting lists, and APPLICANT non-compliance.

Successful APPLICANT Responsibilities

The Successful APPLICANT(S) will provide the following services and will submit these billable services to the CENTER for payment.

- Rehabilitative Services – Services that:
 1. Are individualized, age appropriate training, and instructional guidance that restore an individual’s functional deficits due to serious emotional disturbance (SED);
 2. Are designed to improve or maintain the individual’s ability to remain in the community as a fully integrated and functioning member of that community; and
 3. Consist of the following services:
 - Medication Training & Support Services – Education and guidance about medications and their possible side effects provided to children and their caregivers and/or Legally Authorized Representatives (LAR).
 - Skills Training & Development Services – Training provided to address the severe and persistent mental illness and symptom-related problems that interfere with the individual’s functioning, living and learning environment, Provides opportunities for the individual to acquire and improve skills needed to function as appropriately and independently as possible in the community, and facilitates the individual’s community integration and increases his or her community tenure. For transition age youth, the skills training and development may also include supported employment and supportive housing services.
 - Crisis Intervention Services – Interventions provided in response to a crisis in order to reduce or manage symptoms of severe and persistent mental illness or emotional disturbance and to prevent admission of an individual to a more restrictive environment.

In addition, the Successful APPLICANT shall also make the following services available and will be required to bill their own pay source.

- Pharmacological Management / Physician Services
- Counseling

The Successful APPLICANT(S) shall:

1. Maintain all records regarding treatment and/or services to Consumers under this Contract for a period of seven (7) years, and must allow the Local Authority, its agents, and/or regulatory agencies immediate access during regular business hours to such records upon request.
2. Comply with all state and federal laws regarding the confidentiality of Consumers' records and nondiscrimination.
3. Comply with all applicable requirements of the Local Authority's Contract with HHSC and any subsequent revisions.
4. Agree that their names may be used, along with descriptions of the facilities, care, and services in information distributed by the Local Authority in the list of its network of providers.
5. Cooperate with the CENTER in coordination of Consumer benefits and abide by CENTER policies relating to coordination of benefits, ability to pay, subrogation, and duplicate coverage.
6. Acknowledge that the CENTER is considered the Payer of Last Resort.
7. Actively assist in the disbursement of Consumer and advocate satisfaction surveys.
8. Develop a method to resolve disagreements with Consumers and stakeholders, which will include Consumer involvement. The process for Consumer appeals and dispute resolution must be approved by the Local Authority.
9. Be responsible for peer review and quality management.
10. Cooperate and assist with and will not at any time prevent or hinder a Consumer from changing providers.
11. Assume sole responsibility for any recoupment of funds, repayments, or fines, as a result of Medicaid or other audits related to the services they provide under a resulting Contract that are attributable to the mistakes and negligence, of service requirements, service targets and outcomes as required under the Contract of the Successful APPLICANT. The Local Authority shall be authorized to offset against payments to the Successful APPLICANT for any mandatory penalties assessed against the Local Authority, as a result of the mistakes or negligence of the Successful APPLICANT.
12. Be required to execute a Contract with the Local Authority that will identify the duties and responsibilities of the parties as identified in the RFA, and other Contractual terms and conditions.
13. Be able to see accepted referrals within one week and within one day in urgent cases.
14. Seek to help control medication costs where possible.
15. Use the Local Authority formulary when prescribing medications.
16. Be available to respond to emergency calls, to include after-hours, from assigned Consumers (Local Authority will create Crisis Safety Plan for authorization and coordination of crisis services, as necessary for Consumer care).
17. Comply with the rules and standards adopted under Section 534.053 of the Texas Health and Safety Code, the HHSC Community Standards of Community Mental Health Centers and Community Service Programs, and applicable local, state, and federal laws, rules and regulations.
18. Be subject to all state and federal laws, rules and regulations that apply to all persons or entities receiving state and federal funds, including provisions of the Clean Air Act and the Federal Water Pollution Control Act, as amended, found at 42 C.F.R. 7401, et seq. and 33 U.S.C. 1251, et seq., respectively; the exclusion, debarment, and suspension provisions of Section 1128(a) or (b) of the Social Security Act (42 USC §1320 a-7), or Executive Order 12549; the

provisions of the Byrd Anti-Lobbying Amendment, found at 31 U.S.C. 1352, relating to use of federal funds for lobbying for or obtaining federal Contracts; Health and Safety Code, Chapter 85, Subchapter E, relating to the Duties of State Agencies and State APPLICANTS for the confidentiality of AIDS and HIV-related medical information and an anti-discrimination policy for employees and Members with communicable diseases; confidentiality provisions relating to Member information; Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, the Americans with Disabilities Act of 1990, and all requirements imposed by the regulations implementing these acts and all amendments to the laws and regulations; the provisions of Executive Order 11246, as amended by 11375, relating to Equal Employment Opportunity; Texas Government Code, Title 10, Subtitle D, Chapter 2161 relating to the good faith effort to use Historically Underutilized Businesses (HUBs); section 9-7.06 of Article IX of the General Appropriations Act of 1999 regarding "Preference to Texas Products"; Texas Family Code §231.006 regarding child support payments; and chapter 552 of the Texas Government Code regarding the release of public information.

19. The Successful APPLICANT shall complete all training required by the Local Authority and by federal, state and local standards prior to the provision of services under a resulting Contract and throughout the term of that Contract. The Successful APPLICANT will be responsible for the cost of any required training.
20. In any resulting Contract, the Local Authority will not agree to waive any immunities or limited liability, which it may have by operation of law, nor shall the Local Authority agree to indemnify a Contract for claims or causes of action that may be assessed by third parties for accident, injury, or death.
21. The Successful APPLICANT may be required to submit employee criminal history and background clearances criminal history, abuse registry, background check and Texas Unified Licensure Information Portal (TULIP) check prior to service delivery, and on an ongoing monthly basis, as required by CENTER the State or other regulatory agencies.
22. The Successful APPLICANT must meet any insurance thresholds required by the RFA at the time a resulting Contract is executed, including naming the Local Authority as an additional insured.
23. The Successful APPLICANT agrees to comply with the Local Authority's Policy and Procedures regarding Electronic Medical Records (EMR), including use of the Local Authority's EMR. The Successful APPLICANT will be responsible for the cost of any required training and software licenses.

The Successful APPLICANT(S) will have a well-developed business model that:

1. Is capable of submitting claim/encounter data by the 10th calendar day of the month following the month of service provision and is able to meet future changes to HHSC requirements on claim/encounter data or other Protected Health Information (PHI) submissions.
2. Is capable of reconciling billing to accounts receivable within 30 calendar days.
3. Has business office staff that understands and is able to properly utilize the billing processes mandated by HHSC.
4. Is capable of billing all Medicaid and Chip HMOs in the local service area for services provided by eligible and credentialed providers.
5. Is responsible for assisting the Local Authority with the determination of benefits eligibility and Prescription Assistance Program (PAP) for Consumers.
6. Is capable of identifying Local Authority Consumers through the Local Authority's assigned Consumer Number for determining eligibility for services and billing purposes.
7. Is capable of collecting and reporting on utilization data related to services delivered, and is capable of providing utilization reports as requested by the CENTER.

005 - ASSURANCES

The APPLICANT assures the following (original signature required):

1. That all addenda and attachments to the RFA as distributed by CENTER have been received.
2. No attempt will be made by the APPLICANT to induce any person or firm to submit or not to submit an application, unless so described in the RFA document.
3. The APPLICANT does not discriminate in its services or employment practices on the basis of race, color, religion, sex, sexual orientation, national origin, disability, veteran status, or age.
4. That no employee of CENTER or Health and Human Services Commission ("HHSC") and no member of CENTER'S Board of Trustees will directly or indirectly receive any pecuniary interest from an award of the proposed contract. If the APPLICANT is unable to make the affirmation, then the Application must disclose any knowledge of such interests.
5. APPLICANT accepts the terms, conditions, criteria, and requirements set forth in the RFA.
6. APPLICANT accepts CENTER'S right to cancel the RFA at any time prior to contract award.
7. APPLICANT accepts CENTER'S right to alter the timetables for procurement as set forth in the RFA.
8. The Application submitted by the APPLICANT has been arrived at independently without consultation, communication, or agreement with another party for the purpose of restricting competition.
9. Unless otherwise required by law, the information in the Application submitted by the APPLICANT has not been knowingly disclosed by the APPLICANT to any other APPLICANT prior to the notice of intent to award.
10. No claim will be made to CENTER for payment to cover costs incurred in the preparation of the submission of the Application or any other associated costs.
11. CENTER has the right to complete background checks and to verify information submitted by an APPLICANT.
12. The individual signing this document and the contract is authorized to legally bind the APPLICANT.
13. The address submitted by the APPLICANT to be used for all notices sent by CENTER is current and correct.
14. All cost and pricing information is reflected in the Application documents or attachments.
15. That the APPLICANT is not currently held in abeyance or barred from the award of a federal or state contract.
16. That the APPLICANT is not currently delinquent in its payments of any franchise tax or state tax owed to the state of Texas, pursuant to Texas Tax Code, Title 2, Subchapter F, Chapter 171, Subchapter H and Title 34 of the Texas Administrative Code, Part 1 Chapter 3, Subchapters A and F.
17. APPLICANT shall disclose whether any of the directors or personnel of APPLICANT has either been an employee or a trustee of CENTER within the past two (2) years preceding the date of submission of the Application. This requirement applies to all personnel, whether or not identified as key personnel. If such employment has existed, or term of office served as trustee, the APPLICANT shall state in an attached writing the nature and time of the affiliations as defined.
18. APPLICANT shall identify in an attached writing any trustee or employee of CENTER who has a financial interest in APPLICANT or who is related within the second degree by consanguinity or affinity to a person having such financial interest. Such disclosure shall include a complete statement of the nature of such financial interest and the relationship, if applicable. Moreover, APPLICANT shall state in an attached writing whether any of its directors or personnel knowingly has had a personal relationship with employees or officers of CENTER within the past two (2) years that may interfere with fair competition.
19. No current or former employee or officer of a federal, state, or local governmental agency, and/or the CENTER directly or indirectly aided or attempted to aid in the procurement of APPLICANT'S services.
20. APPLICANT shall disclose in an attached writing the name of every CENTER key person with whom APPLICANT is doing business or has done business during the 365 day period immediately prior to the date on which the Application is due; failure to include such a disclosure will be a binding representation by APPLICANT that the natural person executing the Application has no knowledge of any CENTER key persons with whom APPLICANT is doing business or has done business during the 365 day period prior to the immediate date on which the Application is due.
21. Under Section 231.006 of the Texas Family Code, the vendor or APPLICANT certifies that the individual or business entity named in this Application is not ineligible to receive the specified grant, loan, or payment and acknowledges that this contract may be terminated and payment may be withheld if this certification is inaccurate.
22. APPLICANT has no conflict of interest and meets the standards of conduct requirements pursuant to Texas Administrative Code Section 412.54(c).
23. That all information provided in the Application is true and correct.

Company Name: _____

Contact Person: _____

Address: _____

Telephone: _____

Signature: _____

Printed Name of Signing Authority

Date

006 - APPLICATION REQUIREMENTS

APPLICANT'S application shall include the following items in the following sequence, noted with the appropriate heading as indicated below. Submitted applications should include information in sufficient detail to address the APPLICANT'S ability to perform the services being requested and provide the CENTER with enough information to properly evaluate applications.

APPLICANTS must submit one (1) original, signed in ink, five (5) hard copies, and one USB containing a copy of the entire application in Microsoft Word or Adobe PDF format.

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EXECUTIVE SUMMARY. The summary shall include a statement of the work to be accomplished, how APPLICANT proposes to accomplish and perform each specific service and unique problems perceived by APPLICANT and their solutions.

ASSURANCES. APPLICANT must complete, sign in ink and submit the Assurances Page found in this RFA under Section 005 – Assurances. **COPIES OF SIGNATURE WILL NOT BE ACCEPTED.**

GENERAL INFORMATION FORM. Use the Form found in this RFA as Attachment A, Part One.

EXPERIENCE, BACKGROUND & QUALIFICATIONS. Use the Form found in this RFA as Attachment A, Part Two.

DESCRIPTION OF PROVIDED SERVICES. Use the Form found in this RFA as Attachment A, Part Three.

PROOF OF INSURABILITY. APPLICANT shall submit a copy of their current insurance certificate.

SIGNATURE PAGE. APPLICANT must complete, sign in ink and submit the Signature Page found in this RFA as Attachment C. The Signature Page must be signed by a person, or persons, authorized to bind the entity, or entities, submitting the application. Applications signed by a person other than an officer of a corporate APPLICANT or partner of partnership APPLICANT shall be accompanied by evidence of authority. **COPIES OF SIGNATURE WILL NOT BE ACCEPTED.**

CONFLICT OF INTEREST STATEMENT. APPLICANT must complete only *one (1)* scenario, sign, and submit the Conflict of Interest Statement found as Attachment D.

APPLICATION CHECKLIST. Complete and submit the Application Checklist found in this RFA as Attachment E.

APPLICANT is expected to examine this RFA carefully, understand the terms and conditions for providing the services listed herein and respond completely. FAILURE TO COMPLETE AND PROVIDE ANY OF THESE APPLICATION REQUIREMENTS MAY RESULT IN THE APPLICANT'S APPLICATION BEING DEEMED NON-RESPONSIVE AND THEREFORE DISQUALIFIED FROM CONSIDERATION.

The APPLICANT must indicate whether or not it will be subcontracting portion(s) of services contained in this RFA's Scope of Services. If so, indicate the name of the subcontractor and the portion of the work, which will be subcontracted. Provide the subcontractor's qualifications that meet the requirements of the Scope of Services. The CENTER reserves the right to refuse the selection of any subcontractor(s) for reasonable cause.

007 - SUBMISSION OF APPLICATION

Please complete all questions in the order that they are presented in this Request for Application ("RFA"). Include all questions and question numbers in your responses. Any additional comments or information may be provided at the end of your answers to all application questions. If a question does not apply to the APPLICANT, simply and clearly document "N/A". Scoring and evaluation is based on completed questions. Unanswered questions will be considered omissions. The CENTER reserves the right to review only completed applications. The CENTER reserves the right to hold subsequent face to face or telephone interviews for clarification and/or negotiation purposes. Interviews will not be solicited for the purpose of completing incomplete applications. Multiple omissions and/or incomplete responses may result in disqualification.

Instructions for Submitting Applications

APPLICANTS may submit their Questions pertaining to this RFA to Adam Velez, Sr. Director of Compliance and Systems Support, by email to AVelez@chcsbc.org. Please refrain from contacting CENTER Staff and/or CENTER'S Board of Trustees members during the process and direct all inquiries to the contact person listed above.

APPLICANT may submit a response by submitting one original, signed in ink, five (5) hard copies of the response, and one (1) USB containing a copy of the entire application in Microsoft Word or Adobe PDF format in a sealed package clearly marked with the project name, "**Child Outpatient Services, RFA 2026-025**" on the front of the package. Applications may be delivered by regular mail, special carrier, or hand delivery to the CENTER'S administrative offices at 6800 Park Ten Blvd. Suite 200-S, San Antonio, Texas, 78213. Submission of applications by telephone, facsimile transmission or e-mail will not be accepted.

Applications may be withdrawn at any time prior to actual contract award. Each firm which submits a complete application but is not awarded a contract will be notified in writing that the application is no longer being considered. Any information contained in the application that is deemed to be proprietary in nature must clearly be so designated in the application. Such information may be subject to disclosure under the Public Information Act on opinions from the Texas Attorney General's office.

Modified Applications. Applications may be modified provided such modifications are submitted with a cover letter with the application, indicating it is a modified application and that the original application is being withdrawn.

Correct Legal Name. APPLICANTS who submit applications to this RFA shall correctly state the true and correct name of the individual, proprietorship, corporation, and/or partnership (clearly identifying the responsible general partner and all other partners who would be associated with the contract, if any). No nicknames, abbreviations (unless part of the legal title), shortened or short-hand, or local "handles" will be accepted in lieu of the full, true and correct legal name of the entity. These names shall comport exactly with the corporate and franchise records of the Texas Secretary of State and Texas Comptroller of Public Accounts. Individuals and proprietorships, if operating under other than an individual name, shall match with exact Assumed Name filings. Corporate APPLICANTS and limited liability company APPLICANTS shall include the 11-digit Comptroller's Taxpayer Number on the General Information form found in this RFA as Attachment A.

If an entity is found to have incorrectly or incompletely stated its name or failed to fully reveal its identity on the General Information form, the Sr. Director of Contracting & Procurement shall have the discretion, at any point in the contracting process, to suspend consideration of the application.

Confidential or Proprietary Information. The entire response to this Request for Application shall be subject to disclosure under the Texas Public Information Act, Chapter 552 of the Texas Government Code. If the APPLICANT believes information contained therein is legally excepted from disclosure under the Texas Public Information Act, the APPLICANT should conspicuously (via bolding, highlighting and/or enlarged font) mark those portions of its response as confidential or proprietary and submit such information under seal. Such information may still be subject to disclosure under the Public Information Act depending on determinations of the Texas the Attorney General's office.

Cost of Application. Any cost or expense incurred by the APPLICANT that is associated with the preparation of the application or during any phase of the evaluation process, shall be borne solely by APPLICANT.

008 - RESTRICTIONS ON COMMUNICATION

APPLICANTS are prohibited from communicating with: 1) CENTER Board of Trustees regarding the RFA or applications from the time the RFA has been released until the contract is posted as an agenda item; and 2) CENTER employees from the time the RFA has been released until the application has been approved or denied for contract award. These restrictions extend to "thank you" letters, phone calls, emails and any contact that results in the direct or indirect discussion of the RFA and/or application submitted by APPLICANT. Violation of this provision by APPLICANT and/or its agent may lead to disqualification of APPLICANT'S application from consideration.

Exceptions to the Restrictions on Communication with CENTER employees include:

APPLICANTS may submit written questions concerning this RFA to the Staff Contact Person listed below. All questions shall be sent by e-mail to:

Adam Velez
Sr. Director, Compliance and Systems Support
The Center for Health Care Services

Questions submitted and the CENTER'S responses will be posted to the CENTER'S website.

CENTER reserves the right to contact any APPLICANT to negotiate if such is deemed desirable by CENTER. Such negotiations, initiated by CENTER staff persons, shall not be considered a violation by APPLICANT of this section.

009 - EVALUATION OF CRITERIA

The CENTER will conduct a comprehensive, fair and impartial evaluation of all applications received in response to this RFA. The CENTER may appoint an evaluation committee to perform the evaluation. Each application will be analyzed to determine overall responsiveness and qualifications under the RFA. Criteria to be evaluated may include the items listed below. The CENTER may also request additional information from APPLICANTS at any time prior to final approval or denial of an application. The CENTER reserves the right to approve or deny any application based on responsiveness, qualifications, capacity needs, or other relevant factors. Final approval of an application is subject to the action of the CENTER'S Board of Trustees.

Evaluation criteria:

- Experience, Background, Qualifications – 40 points
- Proposed Plan – 50 points
- Local Business – 5 points
Five (5) evaluation points will be awarded for a business with a headquarters or office located within Bexar County.
- Veteran-Owned Small Business (VOSB) – 5 points
Five (5) evaluation points will be awarded for a small business that is owned and operated by veterans and certified as VetHUB-vendor by the Texas Comptroller.

010 - AWARD OF CONTRACT AND RESERVATION OF RIGHTS

The anticipated term for a contract awarded in response to this RFA is for a period of three (3) years with two (2) optional one (1) year renewals. The CENTER shall have the option to extend under the same terms and conditions. All extensions shall be in writing and signed by the President/CEO, or their designee, after approval from the CENTER'S Board of Trustees.

The CENTER may terminate a contract at any time if funds are restricted, withdrawn, not approved or for unsatisfactory service.

The CENTER may award one (1), more than one (1), or no contract(s) in response to this RFA.

The CENTER may accept any application in whole or in part. If subsequent negotiations are conducted, they shall not constitute a rejection or alternate RFA on the part of CENTER. However, final approval of an APPLICANT is subject to CENTER'S Board of Trustees approval.

The CENTER reserves the right to accept one or more applications or reject any or all applications received in response to this RFA, and to waive informalities and irregularities in the applications received. CENTER also reserves the right to terminate this RFA, and reissue a subsequent solicitation, and/or remedy technical errors in the RFA process.

The CENTER reserves the right to reject, for any reason and at its sole discretion, in total or in part, any and/or all applications, regardless of comparability of qualifications, terms or any other matter, to waive any formalities, and to negotiate on the basis of the applications received for the most favorable terms and best service for the CENTER. If an APPLICANT is approved, the APPLICANT will be required to execute a contract. If CENTER funding is materially decreased during the contract term, the contract may be amended and/or terminated.

No work shall commence until CENTER signs the contract document(s) and APPLICANT provides the necessary evidence of insurance as required in this RFA and the Contract. Contract documents are not binding on CENTER until approved by the CENTER'S Chief Executive Officer. In the event the parties cannot negotiate and execute a contract within the time specified, CENTER reserves the right to terminate contract negotiations.

This RFA does not commit CENTER to enter into a contract, award any services related to this RFA, nor does it obligate CENTER to pay any costs incurred in preparation or submission of an application or in anticipation of a contract.

If approved, APPLICANT will be required to comply with the Insurance and Indemnification Requirements established herein.

A contracted APPLICANT must be able to formally invoice the CENTER for services rendered. Invoices shall be issued on a time and material basis for services rendered. The CENTER will pay invoices within thirty (30) days of receipt (commercial credit) only after services have been performed. The CENTER is a tax exempt entity.

The contracted APPLICANT shall, at its own expense, conduct criminal background checks on all personnel and subcontractors assigned to provide services on CENTER property. The background checks must satisfy the requirements of the CENTER'S licensing and regulatory agencies. Proof that such checks have been conducted will be provided by the Contractor to the CENTER upon request.

Independent Contractor. APPLICANT agrees and understands that, if approved for contract, it and all persons designated by it to provide services in connection with a contract, are and shall be deemed to be an independent contractor, responsible for their respective acts or omissions, and that CENTER shall in no way be responsible for APPLICANT'S actions, and that none of the parties hereto will have authority to bind the others or to hold out to third parties, that it has such authority.

011 - INSURANCE REQUIREMENTS

INSURANCE

If selected to provide the services described in this RFA, APPLICANT shall be required to comply with the insurance requirements set forth below:

Prior to the commencement of any work under an awarded contract, APPLICANT shall furnish copies of all required endorsements and completed Certificate(s) of Insurance to the CENTER'S Contracting & Procurement Division, which shall be clearly labeled "**Child Outpatient Services**" in the Description of Operations block of the Certificate. The Certificate(s) shall be completed by an agent and signed by a person authorized by that insurer to bind coverage on its behalf. The CENTER will not accept a Memorandum of Insurance or Binder as proof of insurance. The Certificate(s) must have the agent's signature and phone number, and be mailed, with copies of all applicable endorsements, directly from the insurer's authorized representative to the CENTER. The CENTER shall have no duty to pay or perform under an awarded contract until such certificate and endorsements have been received and approved by the CENTER'S Contracting & Procurement Department. No officer or employee, other than the CENTER'S Sr. Director of Contracting & Procurement, shall have authority to waive this requirement.

The CENTER reserves the right to review the insurance requirements during the effective period of an awarded contract and any extension or renewal and to modify insurance coverage and their limits when deemed necessary and prudent by CENTER'S Sr. Director of Contracting & Procurement based upon changes in statutory law, court decisions, or circumstances surrounding an awarded contract. In no instance will CENTER allow modification whereby CENTER may incur increased risk.

An APPLICANT'S financial integrity is of interest to the CENTER; therefore, subject to APPLICANT'S right to maintain reasonable deductibles in such amounts as are approved by the CENTER, APPLICANT shall obtain and maintain in full force and effect for the duration of an awarded contract, and any extension or renewal, at APPLICANT'S sole expense, insurance coverage written on an occurrence basis, unless otherwise indicated, by companies authorized to do business in the State of Texas and with an A.M Best's rating of no less than A- (VII), in the following types and for an amount not less than the amount listed below:

TYPE	AMOUNTS
1. Physicians: Professional Liability Insurance	\$1,000,000 per occurrence; \$3,000,000 aggregate
2. Psychologists, Social Workers, and other professionals employed or contracted by APPLICANT: Professional Liability Insurance	\$1,000,000 per occurrence; \$3,000,000 aggregate

3. Worker's Compensation	State Statutory Limits
4. Automobile Liability Insurance	State Statutory Limits
5. Employer's Liability insurance	\$500,000/\$500,000/\$500,000
6. Broad Form Commercial General Liability Insurance to include coverage for the following: a. Premises operations b. Independent Contractors c. Products/completed operations d. Personal Injury e. Contractual Liability f. Employee Misconduct	For Bodily Injury and Property Damage of \$1,000,000 per occurrence; \$2,000,000 General Aggregate, or its equivalent in Umbrella or Excess Liability Coverage
7. Business Automobile Liability Insurance a. Owned/leased vehicles b. Non-owned vehicles c. Hired Vehicles	Combined Single Limit for Bodily Injury and Property Damage of \$1,000,000 per occurrence.

Solo practitioners are required to provide evidence of insurability for General/Professional Liability and Automobile Liability Insurance in the amounts listed. If a solo practitioner is awarded a contract, and during the contract term hires an employee, all other insurance coverage types and amounts above will be required.

APPLICANT agrees to require, by written contract, that all subcontractors providing goods or services hereunder obtain the same insurance coverage required of APPLICANT herein, and provide a Certificate of Insurance and endorsement that names the APPLICANT and the Center of Health Care Services as additional insured. APPLICANT shall provide the CENTER with said certificate and endorsement prior to the commencement of any work by the subcontractor. This provision may be modified by CENTER'S Sr. Director of Contracting & Procurement, when deemed necessary and prudent, based upon changes in statutory law, court decisions, or circumstances surrounding this agreement. Such modification may be enacted by a letter signed by CENTER'S Sr. Director of Contracting & Procurement, which shall become a part of the awarded contract for all purposes.

As they apply to the limits required by the CENTER, the CENTER shall be entitled, upon request and without expense, to receive copies of the policies, declaration page, and all endorsements thereto and may require the deletion, revision, or modification of particular policy terms, conditions, limitations, or exclusions (except where policy provisions are established by law or regulation binding upon either of the parties hereto or the underwriter of any such policies). APPLICANT shall be required to comply with any such requests and shall submit a copy of the replacement Certificate of Insurance to CENTER at the address provided below within ten (10) days of the requested change. APPLICANT shall pay any costs incurred resulting from said changes.

Center for Health Care Services
Attn: Contracting & Procurement Division
6800 Park Ten Blvd.
Suite 200-S
San Antonio, Texas 78213

APPLICANT agrees that with respect to the above required insurance, all insurance policies are to contain or be endorsed to contain the following provisions:

- Name the CENTER, its Board of Trustees, employees, and volunteers as additional insured by endorsement, as respects operations and activities of, or on behalf of, the named insured performed under contract with the CENTER, with the exception of the workers' compensation and professional liability policies;
- Provide for an endorsement that the "other insurance" clause shall not apply to the Center for Health Care Services where the CENTER is an additional insured shown on the policy;
- Workers' compensation, employers' liability, general liability and automobile liability policies will provide a waiver of subrogation in favor of the CENTER.
- Provide advance written notice directly to CENTER of any suspension, cancellation, non-renewal or material change in coverage, and not less than ten (10) calendar days' advance notice for nonpayment of premium.

Within five (5) calendar days of a suspension, cancellation or non-renewal of coverage, APPLICANT shall provide a replacement Certificate of Insurance and applicable endorsements to CENTER. CENTER shall have the option to suspend APPLICANT'S performance should there be a lapse in coverage at any time during an awarded contract. Failure to provide and to maintain the required insurance shall constitute a material breach of said contract.

In addition to any other remedies the CENTER may have upon APPLICANT'S failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, the CENTER shall have the right to order APPLICANT to stop work hereunder, and/or withhold any payment(s) which become due to APPLICANT hereunder until APPLICANT demonstrates compliance with the requirements hereof.

Nothing herein contained shall be construed as limiting in any way the extent to which APPLICANT may be held responsible for payments of damages to persons or property resulting from APPLICANT'S or its subcontractors' performance of the work covered under an awarded contract.

It is agreed that APPLICANT'S insurance shall be deemed primary and non-contributory with respect to any insurance or self-insurance carried by the Center for Health Care Services for liability arising out of operations under an awarded contract.

It is understood and agreed that the insurance required is in addition to and separate from any other obligation contained in an awarded contract, and that no claim or action by or on behalf of the CENTER shall be limited to insurance coverage provided.

APPLICANT and any Subcontractors are responsible for all damage to their own equipment and/or property.

INDEMNIFICATION REQUIREMENTS

If selected to provide the services described in this RFA, APPLICANT shall be required to comply with the indemnification requirements set forth below:

INDEMNIFICATION

APPLICANT covenants and agrees to FULLY INDEMNIFY, DEFEND and HOLD HARMLESS, the CENTER and the employees, officers, trustees, volunteers and representatives of the CENTER, individually and collectively, from and against any and all costs, claims, liens, damages, losses, expenses, fees, fines, penalties, proceedings, actions, demands, causes of action, liability and suits of any kind and nature, including but not limited to, personal or bodily injury, death and property damage, made upon the CENTER directly or indirectly arising out of, resulting from or related to APPLICANT'S activities under a contract, including any acts or omissions of APPLICANT, any agent, officer, trustees, representative, employee, APPLICANT or subcontractor of APPLICANT, and their respective officers, agents employees, directors and representatives while in the exercise of the rights or performance of the duties under a contract. The indemnity provided for in this paragraph shall not apply to any liability resulting from the negligence of CENTER, its officers or employees, in instances where such negligence causes personal injury, death, or property damage. IN THE EVENT APPLICANT AND CENTER ARE FOUND JOINTLY LIABLE BY A COURT OF COMPETENT JURISDICTION, LIABILITY SHALL BE APPORTIONED COMPARATIVELY IN ACCORDANCE WITH THE LAWS FOR THE STATE OF TEXAS, WITHOUT, HOWEVER, WAIVING ANY GOVERNMENTAL IMMUNITY AVAILABLE TO THE CENTER UNDER TEXAS LAW AND WITHOUT WAIVING ANY DEFENSES OF THE PARTIES UNDER TEXAS LAW.

The provisions of this indemnity are solely for the benefit of the parties hereto and not intended to create or grant any rights, contractual or otherwise, to any other person or entity. APPLICANT shall advise the CENTER in writing within twenty-four (24) hours of any claim or demand against the CENTER or APPLICANT known to APPLICANT related to or arising out of APPLICANT'S activities under a contract and shall see to the investigation and defense of such claim or demand at APPLICANT'S cost. The CENTER shall have the right, at its option and at its own expense, to participate in such defense without relieving APPLICANT of any of its obligations under this paragraph.

GENERAL INFORMATION FORM

- 1. APPLICANT Information:** Provide the following information regarding the APPLICANT.
Please tell us about your Business. If your Business is affiliated with a large firm that includes multiple teams around the country, please tell us about your local team/operation.

APPLICANT Name: _____
(NOTE: Give exact legal name as it will appear on the contract, if awarded.)

Doing Business As: (other business name, if applicable): _____

Business Address: _____

City: _____ State: _____ Zip Code: _____

Telephone No.: _____ Fax No.: _____

Website address: _____

Year established: _____

Provide the number of years in business under present name: _____

Social Security Number or Federal Employer Identification Number: _____

Texas Comptroller's Taxpayer Number, if applicable: _____
(NOTE: This 11-digit number is sometimes referred to as the Comptroller's TIN or TID.)

UEI NUMBER: _____

Is Business a certified VetHUB (VOSB)? Yes No (If yes, attach all applicable current certifications.)

Business Structure: Check the box that indicates the business structure of the APPLICANT.

- Individual or Sole Proprietorship If checked, list Assumed Name, if any: _____
- Partnership
- Corporation If checked, check one: For-Profit Nonprofit
Also, check one: Domestic Foreign
- Other If checked, list business structure: _____

List the name and business address of each person or legal entity, which has a 10% or more ownership or control interest in the Business (attach additional pages as necessary).

Printed Name of Contract Signatory: _____

Job Title: _____

(NOTE: This RFA solicits applicants to provide services under a contract which has been identified as "High Profile". Therefore, APPLICANT must provide the name of person that will sign the contract for the APPLICANT, if awarded.)

Provide any other names under which APPLICANT has operated within the last ten (10) years and length of time under for each:

Provide address of office from which this project would be managed:

Address: _____

City: _____ State: _____ Zip Code: _____

Telephone No. _____ Fax No: _____

Annual Gross Revenue: \$100K or less \$101K–\$500K \$501K–900K \$901K–\$2.5M \$2.5M or more

Total Number of Employees: _____

Total Number of Current Consumers/Clients/Customers: _____

- 2. Contact Information:** List the one person who the CENTER may contact concerning your Application or setting dates for meetings.

Name: _____ Title: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Telephone No. _____ Fax No: _____

Email: _____

- 3.** Does APPLICANT anticipate any mergers, transfer of organization ownership, management reorganization, or departure of key personnel within the next twelve (12) months?
 Yes No

List the name and business address of each person or legal entity, which has a 10% or more ownership or control interest in the Business (attach additional pages as necessary).

- 4.** Is APPLICANT authorized and/or licensed to do business in Texas?
 Yes No If "Yes", list authorizations/licenses.

- 5.** Where is APPLICANT'S corporate headquarters located? _____

- 6. Local/County Operation:** Does APPLICANT have an office located in San Antonio, Texas?
 Yes No If "Yes", respond to a and b below:

- a. How long has APPLICANT conducted business from its San Antonio office?

Years _____ Months _____

- b. State the number of full-time employees at the San Antonio office.

If "No", indicate if APPLICANT has an office located within Bexar County, Texas:

Yes No If "Yes", respond to c and d below:

c. How long has the APPLICANT conducted business from its Bexar County office?

Years _____ Months _____

d. State the number of full-time employees at the Bexar County office. _____

e. If APPLICANT has an office in San Antonio or Bexar County, Texas, provide the address below:

7. **Debarment/Suspension Information:** Has APPLICANT or any of its principals been debarred or suspended from contracting with any public entity? Yes No

If "Yes", identify the public entity and the name and current phone number of a representative of the public entity familiar with the debarment or suspension, and state the reason for or circumstances surrounding the debarment or suspension, including but not limited to the period of time for such debarment or suspension.

Are there any proceedings relating to the Business' responsibility, debarment, suspension, voluntary exclusion or qualification to receive a public contract? Yes No

If "Yes", state the name of the individual, organization contracted with and reason for proceedings.

Has APPLICANT had any validated Consumer abuse, neglect, exploitation or other rights violations claims in the last seven (7) years? If so, explain in detail, without disclosing Consumer identifying information. Describe or attach any policies and procedures regarding Consumer abuse, Consumer neglect, or rights violations and the training of staff on these issues. If attaching policies and procedures, label as **Exhibit I**

Has APPLICANT been convicted of any criminal offense described in 26 Texas Administrative Code, Chapter 301, Subchapter B, Rule §301.57 ____ (If yes, provide details labeled **Exhibit II**)

Identify any lawsuits or other litigation involving clinical services to which APPLICANT has been a party during the last five (5) years. Provide details on any judgments or settlements obtained against APPLICANT. Label **Exhibit III**

Has APPLICANT been removed, denied, or barred from any Managed Care Provider list or by other insurance payor? Yes or No (circle one) If yes, provide details labeled **Exhibit IV**

Has APPLICANT'S Medicaid Provider number(s) ever been suspended or revoked. Yes or No (circle one) If "yes", explain in **Exhibit V (if applicable)**

Has APPLICANT had a license or accreditation revoked by any state, federal, or CENTER or licensing agency within the last five (5) years. Yes or No (circle one) If "yes", provide detailed information labeled **Exhibit VI**

8. **Surety Information:** Has APPLICANT ever had a bond or surety canceled or forfeited? Yes No

If "Yes", state the name of the bonding company, date, amount of bond and reason for such cancellation or forfeiture.

9. Bankruptcy Information: Has APPLICANT ever been declared bankrupt or filed for protection from creditors under state or federal proceedings? Yes No

If "Yes", state the date, court, jurisdiction, cause number, amount of liabilities and amount of assets.

10. Disciplinary Action: Has APPLICANT ever received any disciplinary action, or any pending disciplinary action, from any regulatory bodies or professional organizations? Yes No

If "Yes", state the name of the regulatory body or professional organization, date and reason for disciplinary or impending disciplinary action.

11. Previous Contracts:

a. Has APPLICANT ever failed to complete any contract awarded? Yes No

If "Yes", state the name of the organization contracted with, services contracted, date, contract amount and reason for failing to complete the contract.

b. Has any officer or partner proposed for this assignment ever been an officer or partner of some other organization that failed to complete a contract? Yes No

If "Yes", state the name of the individual, organization contracted with, services contracted, date, contract amount and reason for failing to complete the contract.

c. Has any officer or partner proposed for this assignment ever failed to complete a contract handled in his or her own name? Yes No

If "Yes", state the name of the individual, organization contracted with, services contracted, date, contract amount and reason for failing to complete the contract.

Have liquidated damages or penalty provisions been assessed against the Business for failure to complete the work on time or for any other reason? Yes No

12. Is APPLICANT, or its employee(s), currently employed/contracted by CENTER? Yes No

Has APPLICANT, or its employee(s), been employed/contracted by CENTER in the past two (2) years?

Yes No

If "Yes" to either question, whom and in what role(s) was the person(s) employed/contracted by CENTER? List Name, CENTER title, dates of employment/contract and current title:

13. Background Checks: Has APPLICANT completed criminal history background checks on all current employees?

Yes No

REFERENCES

Provide three (3) references, that APPLICANT has provided services related to the RFA Scope of Services to within the past three (3) years. The contact person named should be familiar with the day-to-day management of the contract and be willing to respond to questions regarding the type, level, and quality of service provided. **Upon submission, all reference information is considered confidential.**

Reference No. 1:

Firm/Company Name _____

Contact Name: _____ Title: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Telephone No. _____ Email: _____

Date and Type of Service(s) Provided: _____

Reference No. 2:

Firm/Company Name _____

Contact Name: _____ Title: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Telephone No. _____ Email: _____

Date and Type of Service(s) Provided: _____

Reference No. 3:

Firm/Company Name _____

Contact Name: _____ Title: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Telephone No. _____ Email: _____

Date and Type of Service(s) Provided: _____

RFA ATTACHMENT A, PART TWO

EXPERIENCE, BACKGROUND, QUALIFICATIONS

Prepare and submit narrative responses to address the following items. If APPLICANT is proposing as a team or joint venture, provide the same information for each member of the team or joint venture.

1. Describe APPLICANT'S company history, evidencing its strengths and stability, including number of years in business, licensing information (if applicable), number of years providing this type of proposed service, existing customer satisfaction data, number of customers in Texas and areas covered in Texas.
2. Describe APPLICANT'S experience in community behavioral healthcare, relevant to the Scope of Services requested by this RFA. List and describe relevant projects of similar size and scope performed over the past four (4) years.
3. Describe APPLICANT'S specific experience with similar agencies, especially large organizations with multiple locations. If APPLICANT has provided services for the CENTER in the past, identify the name of the contract and service provided.
4. List other resources, including total number of employees, number and location of offices, and number and types of equipment available to support service provision requested by this RFA.
5. State the primary work assignment and the percentage of time key personnel will devote to services requested by this RFA, if awarded the contract.
6. List any additional skills, experiences, qualifications, and/or other relevant information about the APPLICANT'S qualifications. Include all credentials, certifications, and/or accreditations the APPLICANT currently holds.
7. List all other resources that would be made available to the CENTER if awarded the contract.

RFA ATTACHMENT A, PART THREE

SERVICE PROVISION

Prepare and submit the following items. All questions must be answered.

I. Quality Management/Utilization Management

1. List all licenses, credentials, certifications, and/or accreditations APPLICANT currently holds related to the services. Provide copies of all licenses, certifications, accreditations.
2. Provide a copy of the staff roster and their corresponding education and license credentials. Designate if they are full time, part time, or on call.
3. Attach APPLICANT'S Quality Assurance/Management Plan and Quality Management Program Reports for the last twelve (12) month period.
4. Describe APPLICANT'S internal utilization management procedures. Describe methods for ensuring that individuals are receiving services in accordance with internal standards of care. Provide copies of recent reports to payors showing APPLICANT'S performance relative to its utilization management requirements.
5. Identify whether APPLICANT has an established corporate compliance program. If "yes", attach a copy of the compliance plan. If "no", provide an explanation or plans to establish a program.
6. Provide a sample and summary of the most recent Consumer satisfaction survey or other ongoing efforts to obtain and evaluate Consumer satisfaction. Describe how this information was obtained.
7. Describe or attach policies and procedures, which describe any process APPLICANT presently has to receive communication from Consumers, family members and advocates, and to receive and resolve complaints and grievances. Describe how the results are used to improve services.
8. Provide documentation that all APPLICANT'S facilities are compliant with American Disabilities Act (ADA) regulations or provide documentation supporting waiver of certification.

II. Services Required by the Texas Health and Human Services Commission

1. Describe how APPLICANT will communicate with the CENTER regarding the Consumer referral process to access other CENTER-approved services. State how APPLICANT will meet CENTER'S requirements for Consumer access.
2. Describe APPLICANT'S ability to offer Consumer choice for mental health services.
3. Identify types of service, location(s) where services are offered, who would provide services (education and credentials), and the times of day and days of the week the services would be available. Indicate the capacity the APPLICANT is capable of serving for each required Level of Care. Include a copy of services schedules and descriptions.
4. Describe the frequency and type of in-service training currently offered by the APPLICANT or provided to employees including, but not limited to, training related to Consumer rights and standards of services. Provide training curriculum.
5. Describe the APPLICANT'S experience in working with Medicaid Consumers.
6. Describe measures taken to engage and retain Consumers in treatment. How have services been made accessible for those who are difficult to reach, either due to geography or dissatisfaction with the service delivery system?
7. Describe APPLICANT'S ability to treat persons with disabilities and persons with multiple diagnoses of developmental disability, mental illness and substance use.

8. Describe APPLICANT'S ability to work with persons who are hearing impaired, persons who have limited language skills and persons who speak a language other than English.
9. Describe how APPLICANT ensures cultural competency on the part of staff with regard to ethnic, racial, religious and sexual orientation differences.
10. Describe any process to transition Consumers from APPLICANT'S services as their level of functioning improves.
11. Describe APPLICANT'S facility(ies) proximity to public transportation or the APPLICANT'S ability to facilitate access to public transportation. Provide the address(es) of the location(s) that Applicant will provide services from; include map of each location(s).
12. Describe APPLICANT'S system for ensuring that its organization will be in compliance with the Health Insurance Portability and Accountability Act (HIPPA) and regulations thereunder.
13. Describe any "after hours" system instituted by APPLICANT for responding to Consumer needs. Also, can CENTER Consumers access APPLICANT'S services outside usual business hours?

III. Budget/Financial

1. Describe any arrangements to subcontract part or all of these services. Name all subcontractors and provide information on their staff credentials, licenses and certifications, if applicable. All subcontracts must be approved by the CENTER, at its sole discretion.
2. Provide a copy of a Certified External Audit for the past three (3) years, if applicable. Label as Exhibit VIII
3. Provide current Financial Statements, to include Income Statement, Balance Sheet and Cash Flow, if applicable.
4. If the APPLICANT is a corporation that is required to report to the Securities and Exchange Commission, it must submit its two (2) most recent SEC Forms 10K, Annual Reports. If any change in ownership is anticipated during the twelve (12) months following the application submission, the APPLICANT must describe the circumstances of such change and indicate when the change is likely to occur.
5. Does APPLICANT own or lease current business properties? If leasing properties, provide the upcoming expiration date of the leases.
6. If APPLICANT is an individual, are any Child Support Payments delinquent? If so, explain in detail.

IV. Risk Profile

1. Attach a copy of APPLICANT'S Risk Management Plan.
2. Identify whether APPLICANT, as an entity, or anyone employed by APPLICANT is currently under investigation, or has had a license or accreditation revoked by any state, federal, or local authority or licensing agency within the last five (5) years. If the answer is "yes," provide a detailed explanation. If applicable, attach as Exhibit VI.
3. Does anyone working for APPLICANT providing direct care or in management have any felony convictions? If yes, explain. Describe the process, if any, for checking on previous convictions of employees or applicants for employment. Are criminal history checks done on all staff annually? Attach any policies and procedures regarding the hiring and retention of persons with criminal histories.
4. Has APPLICANT had any judgments or settlements entered against it in the last ten (10) years, including any current pending judgments or settlements? If so, explain in detail and attach as Exhibit III.
5. Provide a history of all litigation against APPLICANT in the last five (5) years, including any current or pending litigation. Include a description of the claims commenced and the outcome of the litigation, attach as Exhibit III.
6. Has either the APPLICANT or any of its employees had any validated fraud, Consumer abuse, Consumer neglect, or rights violations claims in the last three (3) years? If so, explain in detail. Describe the process, if any, for

checking on previous confirmed fraud, Consumer abuse, Consumer neglect, or rights violations of employees or applicants for employment, such as through the Texas Unified Licensure Information Portal (TULIP). Describe or attach any current policies and procedures regarding Consumer abuse, Consumer neglect, or rights violations and the training of staff on these issues. Attach as Exhibit I.

7. Has APPLICANT been placed on vendor hold within the past five (5) years by any funding agency or company? If yes, explain.
8. Does APPLICANT have a Letter of Good Standing, which verifies that it is not delinquent in payment of Texas State Franchise Tax? Corporations that are non-profit or exempt from Franchise Tax are not required to have this letter, but instead must submit a 501C IRS Exemption form from the Comptroller Office. Attach documentation that entity is current with all local, state and federal taxes.
9. Is APPLICANT currently held in abeyance or barred from the award of a federal or state contract? Has this occurred in the last five (5) years? If so, explain.
10. Has APPLICANT ever filed bankruptcy? If yes, describe in detail.
11. Has APPLICANT ever defaulted on any business lease arrangement or failed to complete a contract? If yes, describe in detail.
12. Has APPLICANT ever been declared "Non-Responsive or Not Responsible" for any application it has submitted for a contract? If yes, describe in detail.
13. Provide a Certificate of Insurance showing insurance coverage as required in RFA Section 011 – Insurance Requirements.
14. Attach all policies and procedures regarding medical records security.

V. Managed Care Profile

1. Describe APPLICANT'S background and depth of experience with all of the managed care companies (including Medicaid Managed Care and CHIP) with which APPLICANT currently contracts or has previously contracted. Include the duration of any relationships, numbers of Consumers served and specific services provided to managed care companies.
2. Provide APPLICANT'S Medicaid Applicant number(s). If APPLICANT does not currently have a Medicaid Applicant number, identify if/when APPLICANT will obtain a Medicaid Applicant number. Identify whether APPLICANT, as an entity, or any of APPLICANT'S employees' Medicaid Applicant number(s) have ever been suspended or revoked. If yes, explain.
3. Has APPLICANT ever been dropped from or voluntarily left a managed care network? If yes, explain.
4. Submit contact information for all entities for which APPLICANT has provided services similar to the services requested by this RFA within the past two (2) years.
5. Describe any service-related Contracts, Memoranda of Understanding, or employment relationships APPLICANT has with state, city or county agencies in the Bexar County health care community.
6. Describe any partnerships and/or coalitions that may be established in providing the array of comprehensive services under this RFA.

VI. Information Systems

1. APPLICANT will be required to use the CENTER'S Electronic Medical Record (EMR). If APPLICANT utilizes additional information systems, APPLICANT must describe the system that will be used for proposed services, including dates of last upgrades; current capabilities; service type or program; ability to interface with other information systems; platforms and file format specifications. State whether APPLICANT'S software is commercially available or whether APPLICANT developed its own programs.

2. Provide samples of the various reports available from APPLICANT'S system. Examples of reports include, but are not limited to: Consumer Services Reports; Caseload Reports; Executive Management Reports, and Utilization Reports.
3. Describe APPLICANT'S system for ensuring that your organization will be in compliance with the Health Insurance Portability and Accountability Act (HIPPA) and regulations thereunder, as it applies to electronic transactions.

VII. Best Practices

1. Provide a statement detailing why APPLICANT'S services best meet the needs of persons with behavioral health concerns. Identify any best practices APPLICANT is currently utilizing in delivering services similar to the services sought under this RFA, especially in ways that use local funding effectively.
2. List any data used to measure clinical outcomes for this population. Describe education provided to the family members of persons who meet the definition for the Priority Population. Describe how APPLICANT links services or provides continuity of care with other APPLICANTS. Describe how APPLICANT collaborates and shares data with other APPLICANTS and any limits on this sharing.
3. State the APPLICANT'S current organizational mission, values and ethics. Cite any contradictions that may exist between the APPLICANT'S mission and that of the CENTER. Attach a copy of the mission, values and ethics.
4. Describe in detail how APPLICANT will exceed the requested services of this application, and thus provide "value added services" to CENTER Consumers. Examples of "value added services" include, but are not limited to:
 - a. Providing services to persons without funding.
 - b. Providing transportation to/from domicile to service site.
 - c. Providing after hours and non-weekday service delivery.
 - d. Creative approaches to successful engagement with Consumers.

RFA ATTACHMENT B

RATES & PAYMENT

APPLICANT agrees to accept the rate (below) as payment in full from CENTER for the approved service provision described in this RFA. Arrangements for payment of services not covered by this RFA and any resulting contract will be solely between the Consumer and the APPLICANT. The Consumer must be informed in writing before any non-contracted services are provided that the CENTER is not responsible for payment for such services. Consumers are responsible for payment for those services only if the Consumer or Consumer's LAR, if applicable, consents in writing to the provision of such non-covered services prior to service delivery.

The CENTER will not be responsible for payment to other APPLICANTS of services to Consumers served by the APPLICANT, whether the APPLICANTS are employed by APPLICANT or independent contractors of APPLICANT. The rate set forth below by CENTER for the services to be provided by APPLICANT will be inclusive of all services described above under Scope of Services. It is also understood and agreed that APPLICANT will not be paid a separate amount for admission costs.

<i>Services</i>	<i>Medicaid Consumers</i>	<i>General Revenue Consumers</i>
<i>Rehabilitative Services</i>	<i>90% Medicaid allowable rate</i>	<i>90% Medicaid allowable rate</i>

The CENTER agrees to pay APPLICANT(S) for authorized services based on the schedule to be described in a completed contract. The CENTER will not pay APPLICANT(S) for non-authorized services.

This RFA is contingent upon the continued availability of funding. The CENTER reserves the right to alter, amend or withdraw this RFA at any time prior to the execution of a Contract if funds become unavailable through lack of appropriations by the Texas Legislature being made available to the CENTER, budget cuts, or any other disruption of current funding allocations.

Further, the obligations of the CENTER under the terms of the Contract remain subject to and contingent upon continued funding by the State of Texas during the term of the Contract or any extension thereof. The CENTER reserves the right to renegotiate rates at the end of each Contract term. In the event of discontinuation of funding for the CENTER, the Contract shall be terminable by CENTER, in accordance with the laws of the State of Texas.

APPLICANT agrees to accept the rates listed as payment in full for approved Consumer services. The APPLICANT will not submit a claim or bill or collect compensation from LMHA for any service for which it has not submitted an application, or been approved, or contracted to provide. APPLICANT agrees that compensation for providing services not covered by its application will be solely between the Consumer and the APPLICANT. The Consumer must be informed in writing before any services are provided, that the LMHA is not responsible for payment for such services. Consumers are responsible for payment for those services only if the Consumer consents in writing to the provision of such non-covered services.

The LMHA will not be responsible for payment to other APPLICANTS of services to Consumers served by the APPLICANT, whether the APPLICANTS are employed by APPLICANT or independent Contractor APPLICANTS whether or not the APPLICANT referred such Consumers to the other APPLICANTS.

If the APPLICANT becomes a Service Provider for the LMHA, said APPLICANT shall be reimbursed for services described at the rates set forth in the in the schedule above.

APPLICANT should be aware that any sanctions, penalties, or recoupments imposed by HHSC, Medicaid, or any other regulatory entity on the Local Authority that are the result of a Contracted APPLICANT'S performance will be passed on directly to the APPLICANT and may be withheld from future payments.

Reminder: The Successful Applicant shall also make the following services available and will be required to bill their own pay source.

- Pharmacological Management / Physician Services
- Counseling

RFA ATTACHMENT C

SIGNATURE PAGE

I, individually and on behalf of the business named above, do by my signature below certify that the information provided in this application is true and correct and I am authorized to bind the APPLICANT contractually. I understand that if the information provided herein contains any false statements or any misrepresentations: 1) The CENTER will have the grounds to terminate any or all contracts which the CENTER has or may have with the business; 2) The CENTER may disqualify the business named above from consideration for contracts and may remove the business from the CENTER'S bidders list; or/and 3) The CENTER may have grounds for initiating legal action under federal, state, or local law. The signatory below is

Print Name

Title

Signature of Owner
(Owner, CEO, President, Majority Stockholder or
Designated Representative)

Date

RFP ATTACHMENT E

APPLICATION CHECKLIST

Use this checklist to ensure that all required documents have been included in the application and appear in the correct order.

Document	Initial to Indicate Document is Attached to Application
Table of Contents	
Executive Summary	
*Assurances	
General Information and References RFA Attachment A, Part One	
Experience, Background & Qualifications RFA Attachment A, Part Two	
Description of Provided Services RFA Attachment A, Part Three	
Proof of Insurability - Submit Copy of Current Certificate of Insurance	
*Signature Page RFA Attachment C	
*Conflict of Interest Statement RFA Attachment D	
Application Checklist RFA Attachment E	
One (1) Original, five (5) hard copies and one (1) USB, or six (6) USBs with entire Application in Microsoft Word format	
Attachment F (located at end of RFA – initial to indicate receipt) Child Mental Health Priority Population Definitions & Requirements	
Attachment G (located at end of RFA – initial to indicate receipt) TRR UM Guidelines (Child) Levels of Care & Service Descriptions	
Exhibit I (if attaching) – Applicant attached policies and procedures regarding Consumer abuse, Consumer neglect, or rights violations and the training of staff on these issues	
Exhibit II (if applicable) – Applicant provided details regarding relevant convictions of any criminal offense described in 25 TAC, Chapter 414 Subchapter K, Rule 414.504(g)	
Exhibit III (if applicable) – Applicant provided details on any judgements or settlements obtained against Applicant	
Exhibit IV (if applicable) – Attached details regarding Applicants removal, denial or barring from any Management Care Provider list or by any other insurance payor	
Exhibit V (if applicable) – Applicant provided explanation regarding Medicaid Provider number(s) suspension or revocation	
Exhibit VI (if applicable) – Applicant provided details regarding license or accreditation revocation by any state, federal or CENTER or licensing agency within the last five (5) years	

***Documents marked with an asterisk on this checklist require a signature. Be sure they are signed prior to submittal of application.**

RFA ATTACHMENT F

Child Mental Health (MH) Priority Population Definitions & Requirements

The Priority Population for children's mental health services, as defined by HHSC, consists of:

Children ages three (3) through seventeen (17) years of age with serious emotional disturbance (excluding a single diagnosis of substance use, intellectual or developmental disability or autism spectrum disorder) who have a serious functional impairment or who:

1. are at risk of disruption of a preferred living or childcare environment due to psychiatric symptoms; or
2. are enrolled in special education because of a serious emotional disturbance.

A. Children's Services

1. Community Services
 - a. Contractor shall provide the community-based services outlined in Texas Health and Safety Code Chapter 534, §534.053, which are incorporated into services defined in the Health and Human Services Commission Information Item G, Service Definitions.
 - b. Service Determination:
 1. In determining services and supports to be provided to the child and family, the choice of and admission to medically necessary services and supports are determined in full partnership with the child and/or family /LAR, CENTER, and awarded APPLICANT;
 2. Criteria used to make these determinations are from the recommended LOC (LOC-R) of the individual as derived from the Uniform Assessment (UA), the needs of the Consumer, Texas Resilience and Recovery (TRR) Utilization Management (UM) Guidelines and the availability of resources; and
 3. Consumers authorized for care by CENTER through a clinical override are eligible for the duration of the authorization.
 - c. Continued Eligibility for Services:
 1. Reassessment by APPLICANT and reauthorization by CENTER determine whether a continued need for services is warranted. This activity is completed according to the UA protocols and TRR UM Guidelines every 90 days or more frequently, as needed.
 - d. Uniform Assessment (UA) Requirements:
 1. HHSC-approved UA for children includes the following instruments:
 - a) Child and Adolescent Needs and Strengths (CANS) Assessment); and
 - b) Community Data;
 - c) Deviation Reason Required; and
 - d) Authorized LOC.
 2. The above instruments are required to be completed once a Consumer has been screened and determined in need of assessment. The initial assessment is the clinical process of obtaining and evaluating historical, familial, educational, social, functional, psychiatric, and developmental systems involved, or other information from the Consumer seeking services in order to determine specific treatment and support needs.
 3. Staff administering the instruments shall be a CENTER QMHP-CS Care Manager and have documented training in the use of the instruments.
 - e. Service Requirements:
 1. Comply with UA requirements for children in accordance with the Texas Administrative Code (TAC) and demonstrate required competencies before providing services.
 2. Provide Patient and Family Education (PFEP) in which Consumers and families are provided with education and educational materials related to diagnosis and medication. Guidelines available from the NIMH are incorporated by reference and can be found at <http://www.nimh.nih.gov/health/index/shtml>. If Consumers and/or their families and caregivers have not been educated about their diagnosis, the reason for the lack of education shall be documented in the clinical progress note.
 3. Apply TRR to all Consumer services in accordance with the following standards:
 - a) Provide services in accordance with the most current version of HHSC's TRR UM Guidelines, the UA which includes the CANS, and Information Item V (for Crisis Services);

- b) Each child for whom services are requested shall be screened by the CENTER to determine if services may be warranted;
4. Awarded APPLICANT of services and supports within TRR shall meet all training requirements of the HHSC-approved evidence-based practices (EBPs) prior to the provision of these services and supports. HHSC-approved evidence-based practices are described in Information Item A, Training and Competency;
5. Submit encounter data for all services according to the procedures, instructions, and schedule established by the CENTER.
6. Provide services to all Consumers without regard to their history of arrest, charge, fine, indictment, incarceration, sentence, conviction, probation, deferred adjudication, or community supervision for a criminal offense.

In addition to the service-specific requirements listed above, please review the following for additional requirements:

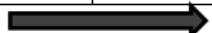

- HHSC Texas Resilience and Recovery Utilization Management (UM) Guidelines including the Levels of Care definitions and service descriptions for the Levels of Care(s) or discrete service specified in this RFA at: [Utilization Management Guidelines & Manual | Texas Health and Human Services](https://www.hhs.texas.gov/doing-business-hhs/provider-portals/behavioral-health-services-provider-resources/utilization-management-guidelines-manual) at <https://www.hhs.texas.gov/doing-business-hhs/provider-portals/behavioral-health-services-provider-resources/utilization-management-guidelines-manual>.
- Texas Administrative Code Rules:
 - Title 26, Part 1, Chapter 301, Subchapter G, *Mental Health Community Services Standards*
 - Title 26, Part 1, Chapter 306, Subchapter F, *Mental Health Rehabilitative Services*
 - Title 26, Part 1, Chapter 320, Subchapter A, *Rights of Individuals Receiving Mental Health Services*
 - Title 26, Part 1, Chapter 301, Subchapter H, *Deaths of Individuals Served by Community Mental Health Centers*
 - Title 26, Part 1, Chapter 301, Subchapter B, *Criminal History and Registry Clearances*
 - Title 26, Part 1, Chapter 301, Subchapter M, *Abuse, Neglect, and Exploitation in Local Authorities and Community Centers*

RFA ATTACHMENT G

Texas Resilience and Recovery
Utilization Management Guidelines
Child and Adolescent Services (Updated 2016)

Levels of Care and Service Descriptions

Table 1. Texas Resilience and Recovery Levels of Care

LOC	LOC-0 Crisis Services	LOC-1 Medication Management	LOC-2 Targeted Services	LOC-3 Complex Services	LOC-4 Intensive Family Services	LOC-YES Youth Empowerment Services	LOC-RTC Residential Treatment Center	LOC-YC Young Child Services	LOC-5 Transition Services	LOC-8 Waitlist	LOC-9 Ineligible	
CANS Scores	CANS Completion Not Required	Severity & Complexity of Symptoms   Increased Natural Supports & Strengths					Medicaid Waiver	RTC Criteria	Full Range of Scores	Temporary Services	Full Range of Scores	Not Eligible for Services
LOC Indicator	Crisis	Low Emotional, Behavioral, Life Domain Needs	Emotional Needs OR Behavioral Needs	Emotional, Behavioral, and/or Life Domain Needs	Multi-System Involvement	Ages 3-18 Meets YES Wavier Eligibility	Ages 5-17 Meets RTC Eligibility AND Admitted to RTC	Ages 3-5 with Behavioral and/or Emotional Needs	Ages 3-17 Temporary Services for Transitioning Individuals	Wait List	Ineligible	
Profile of Youth	Youth currently in crisis situation without current LOC authorization Expected to be a brief intervention to resolve crisis and prevent additional crisis events Following stabilization of the crisis, youth will be reassessed & assigned new LOC	Stable youth whose only identified treatment need is for medication management, with an occasional need for routine case management	Youth with behavioral OR emotional needs, but NOT BOTH	Youth with complex behavioral AND emotional needs May have multiple life domain functioning and/or caregiver needs	Youth with severe risk behaviors, threatened community tenure, risk of juvenile justice involvement, expulsion from school, displacement from home, and/or serious injury to self/others or death, along with significant caregiver needs, and behavioral and/or emotional needs	Youth enrolled in YES Services Includes all Medicaid services which the youth is entitled	Youth referred to DSHS by Child Protective Services due to risk of parental relinquishment of custody Referred youth have severe risk behaviors, potential involvement of multiple child-serving systems, and significant caregiver needs	Child between 3 & 5 years of age or is developmentally within this age range and has emotional and/or behavioral needs	Assists youth & caregivers in maintaining stability, preventing additional crises, and engaging youth into appropriate LOCs or accessing appropriate community services Highly individualized and length of stay is based on individual need	Youth that has received a full Uniform Assessment, but is currently waiting for services Individuals with Medicaid may not be placed in LOC-8	Youth whose assessment scores or other service eligibility criteria do not qualify the youth to receive services other than Crisis Services (LOC-0) should a psychiatric crisis occur	
Core Services	Crisis Intervention Services	Medication Management	Routine Case Management Counseling Skills Training	Routine Case Management Counseling Skills Training	Intensive Case Management (Wraparound) Family Partner Counseling Skills Training	In addition to TRR services, youth has access to additional Medicaid services within YES Waiver	Family Case Management Family Partner	Routine Case Management Counseling Skills Training				

TRR LEVELS OF CARE

Level of Care 0: Crisis Services

Purpose for Level of Care

The services in this LOC are brief interventions provided in the community that ameliorate the crisis situation. Services are intended to resolve the crisis, avoid more intensive and restrictive intervention, and prevent additional crisis events. *Any service offered must meet medical necessity criteria.*

Note: These services do not require prior authorization. However, Utilization Management (UM) staff must authorize the crisis service within two business days of presentation. If further crisis follow-up and relapse prevention services are needed beyond the authorization period, the youth may be authorized for LOC-5.

NOTE: Detailed information about suicide safety planning, the Safety Planning Intervention, and a safety plan template to assist youth in crisis are located in Appendix A: Crisis Services and Planning.

Special considerations for youth presenting in a true or perceived crisis at the time of CANS administration:

If a youth enrolled in another LOC experiences a psychiatric crisis, or reports a personal or subject crisis event, crisis services should be delivered within that current LOC assignment.

LOC-0 may only be assigned to a youth who is **not currently assigned to an LOC**. Following stabilization of the crisis, the youth should be reassessed to determine further eligibility and the most appropriate LOC for continuation of services.

When a youth not currently assigned to an LOC does not meet the clinical crisis threshold and the youth or family reports that the youth is experiencing a personal or subjective crisis event, the youth can be immediately authorized to LOC-0 in order to receive crisis services. The providers do not have to complete the CANS assessment in its entirety, but have to complete the two CANS domains listed below before they can deviate the LOC Recommended (LOC-R) to LOC-0. This will allow staff to provide crisis services, screen the youth, and determine needs and possible referral resources.

- For the CANS 6-17, the provider has to complete two CANS assessment domains (Child Risk Behaviors and Child Behavioral/Emotional Needs) before deviating to LOC-0. This will help providers to determine needs and make clinical recommendations.
- For the CANS 3-5, the provider has to complete the following two CANS assessment domains (Child Risk Behaviors and Child Risk Factors) before deviating to LOC-0.

Level of Care Assignment Criteria

A youth may be assigned LOC-0 for the following reasons:

- The youth is not currently assigned to an LOC **AND**
 - The Uniform Assessment indicates an LOC-R of 0; or
 - The Uniform Assessment indicates an LOC-R of 1, 2, 3, 4, Young Child (YC), or 9, and it is clinically determined that the youth is in an acute or perceived acute crisis; or
 - The Uniform Assessment is incomplete, but clinical judgment indicates the need for immediate crisis intervention.

Note: A mental health diagnosis is not required.

Criteria for Level of Care Review

Authorization for this LOC will expire in seven days, unless reauthorized. Additional authorizations may be given if medically necessary.

If the youth cannot be treated safely or effectively within this LOC and his/her acuity level increases, hospitalization may be indicated.

Discharge Criteria

The youth may be discharged from this LOC for any of the following reasons:

- The crisis has been resolved and the youth has been transitioned to LOC 1, 2, 3, 4, 5, YES, YC, RTC, or EO.
- The crisis has been resolved and the youth has been placed on a waiting list for the indicated LOC (NOTE: Individuals who are Medicaid Eligible may not be placed on a waiting list or be underserved due to resource limitations).
- The youth and/or caregiver are referred and linked to community resources outside the DSHS system.
- The youth and/or caregiver have found services in the community to meet their needs.
- The youth and/or caregiver terminate services.

Expected Outcomes

The following outcomes can be expected as a result of delivering crisis services:

- Reduced risk of placement in a more restrictive environment, such as a psychiatric hospital, residential treatment center, or juvenile detention center; and/or
- Youth and/or caregiver report improved symptom management, behaviors, and/or functioning; and/or
- The youth and/or caregiver is engaged in appropriate follow-up treatment and linked with natural and community support systems.

Special Considerations for Certain Adjunct Services

Family Partner Supports:

As formal members of the treatment team, Certified Family Partners should be utilized in this LOC to provide the following to the primary caregiver:

- Engagement of families as equal members of the youth's treatment team, and assistance making informed choices regarding the youth's plan for recovery;
- Mentorship in the mental health system by preparing families for what to expect, including the use of the "Family Guide to Children's Mental Health Services" (<http://www.dshs.state.tx.us/mhsa/mh-child-adolescent-services/>);
- Role-modeling the concepts of hope and resilience through articulation of the Certified Family Partner's successes regarding his/her child's mental health;
- Assistance in understanding and advocating for the youth's mental health needs during the crisis episode; and
- Celebrating the youth's resilience and recovery.

For more information about Family Partner Supports, refer to Appendix D: Family Partner Supports.

Level of Care 0 Table Overview

Authorization Period: 7 Days	
Average Monthly Utilization Standard For This Level of Care: N/A	
In LOC-0, overall expected hours of utilization are undeterminable. For youth authorized in LOC-0, it is expected that the services in the crisis service array will be utilized as medically necessary and available to treat and stabilize the psychiatric crisis.	
Core Services: Identified by the uniform assessment and must be offered to the youth.	Individual Services in LOC – 0 Estimated Utilization Per 7 Days
	High Need Therapeutic
Crisis Intervention Services	3.75 hours (15 units)
Adjunct Services: Identified by the uniform assessment and addressed in the recovery plan.	High Need Therapeutic
Psychiatric Diagnostic Interview Examination	1 Event (1 unit)
Pharmacological Management	10 Events (10 units)
Safety Monitoring	2 hours (8 units)
Crisis Transportation (Event)	1 Event (1 unit)
Crisis Transportation (Dollar)	As necessary (\$1 units)
Crisis Flexible Benefits (Event)	As necessary (Event)
Crisis Flexible Benefits (Dollar)	As necessary (\$1 units)
Respite Services: Community-Based	6 hours (24 units)
Respite Services: Program-Based (not in home)	3 bed days (3 units)
Extended Observation	1 unit (1 bed day)
Children's Crisis Residential	4 units (4 bed days)
Family Partner Supports	6 hours (24 units)
Engagement Activity	6 hours (24 units)
Inpatient Hospital Services	As necessary (1 bed day units)
Inpatient Services (Psychiatric)	As necessary (1 bed day units)
Emergency Room Services (Psychiatric)	As necessary (Events)
Crisis Follow-up & Relapse Prevention	8 hours (32 units)

Level of Care 1: Medication Management

Purpose for Level of Care

The services in this LOC are intended to meet the needs of youth whose only identified treatment need is medication management. Youth served in this LOC may have an occasional need for routine case management services, but do not have ongoing treatment needs outside of medication-related services. While services delivered in this LOC are primarily office-based, services may also be provided at school, in the community, or via telemedicine.

The purpose of this LOC is to maintain stability and utilize the youth's and/or caregiver's natural supports and identified strengths to help them transition to community-based providers and resources, if available.

Special Considerations During Crisis

If the youth's symptoms or behaviors increase to a crisis level, crisis services should be delivered within this current LOC. *Any service offered must meet medical necessity criteria.* Following stabilization of the crisis, the uniform assessment should be completed with the youth to determine if a more intensive LOC is indicated.

LOC-0 may only be used for a youth who is not currently assigned to an LOC.

Level of Care Assignment Criteria

A youth may be assigned LOC-1 for the following reasons:

- The Uniform Assessment indicates an LOC-R of 1; or
- The Uniform Assessment indicates an LOC-R of 2, 3, YC, or 9, and the youth meets deviation reason criteria and is overridden into LOC-1.

Criteria for Level of Care Review

The following indicators require a review of the LOC authorized:

- The Uniform Assessment indicates an LOC-R for the youth that is different from the Level of Care Authorized (LOC-A); or
- The clinician determines the youth meets criteria for admission into a more intensive LOC; or
- The youth experiences a psychiatric crisis and must be reassessed to determine if a more intensive LOC is indicated.

Discharge Criteria

The youth may be discharged from this LOC for any of the following reasons:

- The youth has been linked to medication services provided in the community.
- The youth does not meet criteria for admission into a more intensive LOC and medication services are not indicated, have been effectively discontinued, or have been declined.
- The youth and/or caregiver terminates services or moves outside of service area.
- The youth and/or caregiver is not receptive to treatment after all required engagement efforts have been exhausted.

Expected Outcomes

The following outcomes can be expected as a result of delivering services at this level of care:

- The youth and/or caregiver is linked with—and utilizing—natural and community support systems.
- The youth and/or caregiver reports stabilization of symptoms or maintenance of stability.
- The youth and/or caregiver is engaged in appropriate follow-up treatment and linked with natural and community support systems.

Special Considerations for Certain Adjunct Services

Family Partner Supports:

As formal members of the treatment team, Certified Family Partners should be utilized in this LOC to provide the following to the primary caregiver:

- Engagement of families as equal members of the youth's treatment team and assistance making informed choices regarding the youth's plan for recovery;
- Mentorship in the mental health system by preparing families for what to expect, including the use of the "Family Guide to Children's Mental Health Services" (<http://www.dshs.state.tx.us/mh/mh-child-adolescent-services/>);
- Assistance in understanding and advocating for the youth's mental health needs, including provision of expertise in navigating child-serving systems and medication training and support as appropriate;
- Role-modeling options of parenting skills, advocacy skills, and self-care skills;
- Facilitation of family support groups;
- Connection to community resources and informal supports in preparation for the youth's transition out of the mental health system;
- Identification of the family's natural supports and strengths and guidance, and practical guidance in nurturing those relationships; and
- Celebrating the youth's resilience and recovery.

For more information about Family Partner Supports, refer to Appendix D: Family Partner Supports.

Level of Care 1 Table Overview

Authorization Period: 90 Days		
Average Monthly Utilization Standard For This Level of Care: 0.5 hours		
Across the population served in this LOC, some individuals may require more/less intense provision of services or utilize services at a higher/lower rate than 0.5 hours/month. Ideally, the average hours will be achieved through delivery of Core Services and supplemented by Adjunct Services when clinically appropriate.		
Core Services: Identified by the uniform assessment and addressed in the recovery plan.	Individual Services in LOC – 1 Estimated Utilization Per Month	
	Standard Therapeutic	High Need Therapeutic
Psychiatric Diagnostic Interview Examination	N/A	1 Event (1 unit)
Pharmacological Management	1 Event (1 unit)	2 Events (2 units)
Adjunct Services: Identified by the uniform assessment and addressed in the recovery plan.	Standard Therapeutic	High Need Therapeutic
Medication Training and Support either/both of the following:		
Medication Training and Support (Individual)	0.5 hours (2 units)	3.75 hours (15 units)
Medication Training and Support (Group)	0.5 hours (2 units)	3.75 hours (15 units)
Routine Case Management	0.5 hours (2 units)	1 hour (4 units)
Parent Support Group	1 hour (1 unit)	4 hours (4 units)
Family Partner Supports	1 hour (4 units)	2 hours (8 units)
Family Case Management	0.5 hours (2 units)	1 hour (4 units)
Crisis Service Array: Authorized as medically necessary and available during psychiatric crisis	<i>Utilization guidelines for the Crisis Service Array are located on page 44.</i>	
Transition Age Youth: Additional adjunct services for transition age youth may be provided in this LOC.	<i>Utilization guidelines for the transition age youth population are located on page 62.</i>	

Level of Care 2: Targeted Services

Purpose for Level of Care

The purpose of this LOC is to improve mood symptoms or address behavioral treatment needs while building strengths in the youth and caregiver.

The services in this LOC are intended to meet the needs of the youth with identified emotional **or** behavioral treatment needs. The youth must **not have** identified needs in both areas. In general, the youth will have low life domain functioning needs.

The targeted service in this LOC is either counseling **or** individual skills training and targets a specific, identified treatment need. The only exception occurs when counseling is the primary intervention for the youth, but individual skills training is also provided as a component of parent skills training. Services should be provided in the most convenient location for the youth and caregiver, including the office setting, school, home, or other community location. Services may also be provided via telehealth/telemedicine, if available.

Note: If the youth and/or caregiver chooses not to participate in core services offered at this level of care, engagement activities must be provided. Provision of engagement efforts must be documented in the clinical record.

Special Considerations During Crisis

If the youth's symptoms or behaviors exacerbate to a crisis level, crisis services should be delivered within this current LOC. *Any service offered must meet medical necessity criteria.* Following stabilization of the crisis, the uniform assessment should be completed with the youth to determine if a more intensive LOC is indicated.

LOC-0 may only be used for a youth who is not currently assigned to an LOC.

Level of Care Assignment Criteria

A youth may be assigned to LOC-2 for the following reasons:

- The Uniform Assessment indicates an LOC-R of 2; or
- The Uniform Assessment indicates an LOC-R of 1, 3, 4, YC, or 9, and the youth meets deviation reason criteria and is overridden into LOC 2.

Note: See Appendix F: Reasons for Deviation for clinical guidance on deviation reasons.

Criteria for Level of Care Review

The following indicators require a review of the level of care authorized:

- The Uniform Assessment indicates an LOC-R for the youth that is different from the LOC-A; or
- The clinician determines the youth meets criteria for admission into a more intensive LOC; or
- The clinician determines the youth and caregiver have obtained maximum clinical benefit from services and recommends transition to LOC-1 or services in the community; or
- The youth experiences a psychiatric crisis and must be reassessed to determine if a more intensive LOC is indicated.

Step-Down/Discharge Criteria

The youth may be stepped down from this LOC or discharged from services for any of the following reasons:

- The Uniform Assessment indicates an LOC-R of 1 *and* the youth has completed the indicated course of treatment.
- The youth and/or caregiver report improved mood or behavioral symptoms, have no additional identified goals, and clinical judgment supports transition to LOC-1 or transition to the community.
- The youth and/or caregiver have found services in the community to meet their needs.
- The youth and/or caregiver choose not to participate in services at the indicated intensity, all required engagement efforts have been exhausted, and clinical judgment of risk supports the transition to a lower level of care.
- The youth and/or caregiver terminate services or move outside of service area.

Expected Outcomes

The following outcomes can be expected as a result of delivering services at this level of care:

- The youth and/or caregiver reports improved mood symptom management or behaviors.
- The youth and/or caregiver is transitioned to a lower level of care.
- The youth and/or caregiver is linked with—and utilizing—natural and community support systems.
- The youth and/or caregiver reports increased individual and caregiver strengths.

Special Considerations for Certain Adjunct Services

Family Partner Supports:

As formal members of the treatment team, Certified Family Partners should be utilized in this LOC to provide the following to the primary caregiver:

- Engagement of families as equal members of the youth's treatment team and assistance making informed choices regarding the youth's plan for recovery;
- Mentorship in the mental health system by preparing families for what to expect, including the use of the "Family Guide to Children's Mental Health Services" (<http://www.dshs.state.tx.us/mh/mh-child-adolescent-services/>);
- Assistance in understanding and advocating for the youth's mental health needs, and provision of expertise in navigating child-serving systems and medication training and support as appropriate;
- Role-modeling options of parenting skills, advocacy skills, and self-care skills, including provision of individual skills training to parents through the use of a DSHS-approved protocol;
- Facilitation of family support groups;
- Connection to community resources and informal supports that support the youth's transition to a less intensive LOC and resilience and recovery;
- Identification of the family's natural supports and strengths and guidance, and practical guidance in nurturing those relationships; and
- Celebrating the youth's resilience and recovery.

For more information about Family Partner Supports, refer to Appendix D: Family Partner Supports.

Level of Care 2 Table Overview

Authorization Period: 90 Days		
Average Monthly Utilization Standard For This Level of Care: 3 hours		
Across the population served in this LOC, some individuals may require more/less intense provision of services or utilize services at a higher/lower rate than 3 hours/month. Ideally, the average hours will be achieved through delivery of Core Services and supplemented by Adjunct Services when clinically appropriate.		
Core Services: Identified by the uniform assessment and addressed in the recovery plan. NOTE: In this LOC, the youth should receive counseling or skills training as a core service.	Individual Services in LOC – 2 Estimated Utilization Per Month	
	Standard Therapeutic	High Need Therapeutic
Psychiatric Diagnostic Interview Examination	N/A	1 Event (1 unit)
Routine Case Management	1 hour (4 units)	2 hours (8 units)
Counseling includes any/all of the following:		
Counseling (Individual)	2 hours	4 hours
Counseling (Group)	2 hours	4 hours
Counseling (Family)	2 hours	4 hours
Skills Training & Development includes any/all of the following:		
Skills Training & Development (Individual)	3 hours (12 units)	6 hours (24 units)
Skills Training & Development (Group)	3 hours (12 units)	6 hours (24 units)
Adjunct Services: Identified by the uniform assessment and addressed in the recovery plan.	Standard Therapeutic	High Need Therapeutic
Engagement Activity	0.5 hours (2 units)	2 hours (8 units)
Pharmacological Management*	1 Event (1 unit)	4 Events (4 units)
Medication Training and Support* either/both of the following:		
Medication Training and Support (Individual)	0.5 hours (2 units)	3.75 hours (15 units)
Medication Training and Support (Group)	0.5 hours (2 units)	3.75 hours (15 units)
Family Partner Supports	1 hour (4 units)	2 hours (8 units)
Skills Training & Development (delivered to the caregiver or LAR)	3 hours (12 units)	6 hours (24 units)
Family Training includes either/both of the following:		
Family Training (Individual)	3 hours (12 units)	6 hours (24 units)
Family Training (Group)	3 hours (12 units)	6 hours (24 units)
Parent Support Group	1 hour (1 unit)	4 hour (4 units)
Family Case Management	0.5 hours (2 units)	1 hour (4 units)
Crisis Service Array: Authorized as medically necessary and available during psychiatric crisis	<i>Utilization guidelines for the Crisis Service Array are located on page 44.</i>	
Transition Age Youth: Additional adjunct services for transition age youth may be provided in this LOC.	<i>Utilization guidelines for the transition age youth population are located on page 62.</i>	

*When prescribed or indicated by a physician these services must be offered.

Level of Care 3: Complex Services

Purpose for Level of Care

The services in this LOC are intended to meet the needs of the youth with identified behavioral *and* emotional treatment needs. The youth may also exhibit a moderate degree of risk behaviors and/or life domain functioning impairments that require multiple service interventions. This may indicate a need for interventions aimed at preventing juvenile justice involvement, expulsion from school, displacement from home, or further exacerbation of symptoms and/or behaviors.

The purpose of this LOC is to reduce or stabilize symptoms and/or risk behaviors, improve overall functioning, and build strengths and resiliency in the youth and caregiver. Services should be provided in the most convenient location for the youth and caregiver, including the office setting, school, home, or other community location. Services may also be provided via telehealth/telemedicine, if available. Providers may need to consider flexible office hours to support the complex needs of the youth and caregiver.

Note: If the youth and/or caregiver choose not to participate in core services offered at this level of care, engagement activities must be provided and efforts must be documented in the clinical record.

Special Considerations During Crisis

If the youth's symptoms or behaviors exacerbate to a crisis level, crisis services should be delivered within this LOC. *Any service offered must meet medical necessity criteria.* Following stabilization of the crisis, the uniform assessment should be completed with the youth to determine if a more intensive LOC is indicated.

LOC-0 may only be used for a youth who is not currently assigned to an LOC.

Level of Care Assignment Criteria

A youth may be assigned LOC-3 for the following reasons:

- The Uniform Assessment indicates an LOC-R of 3; or
- The Uniform Assessment indicates an LOC-R of 1, 2, 4, Young Child (YC), or 9, and the youth meets deviation reason criteria and is overridden into LOC 3.

Note: See Appendix F: Reasons for Deviation for clinical guidance on deviation reasons.

Criteria for Level of Care Review

The following indicators require a review of the level of care authorized:

- The Uniform Assessment indicates an LOC-R for the youth that is different from the LOC-A; or
- The clinician determines the youth meets criteria for admission into LOC-4; or
- The clinician determines that it is contraindicated to offer counseling and skills training services concurrently and recommends deviation to LOC-2; or
- The clinician determines the youth and caregiver has obtained maximum clinical benefit from services and recommends transition to a less intensive LOC or services in the community; or
- The youth experiences a psychiatric crisis and must be reassessed to determine if a more intensive LOC is indicated.

Step Down

The TRR model supports moving youth into less intensive levels of care based on improvement in treatment as informed by clinical impressions, family reports, and the reassessment.

Discharge Criteria

The youth may be discharged from services for any of the following reasons:

- The youth and/or caregiver have found services in the community to meet their needs.
- The youth has completed treatment and is no longer in need of services.
- The youth and/or caregiver terminate services or move outside of service area.

Expected Outcomes

The following outcomes can be expected as a result of delivering services at this level of care:

- The youth and/or caregiver report improved emotional and/or behavioral functioning.
- The youth and/or caregiver report improvement within the domains of risk behavior or life domain functioning.
- The youth is transitioned to a lower level of care.
- The youth and/or caregiver are linked with and utilizing natural and community support systems.
- The youth and/or caregiver report increased individual and caregiver strengths.

Special Considerations for Certain Adjunct Services

As formal members of the treatment team, Certified Family Partners should be utilized in this LOC to provide the following to the primary caregiver:

- Engagement of families as equal members of the youth's treatment team and assistance making informed choices regarding the youth's plan for recovery;
- Mentorship in the mental health system by preparing families for what to expect, including the use of the "Family Guide to Children's Mental Health Services" (<http://www.dshs.state.tx.us/mhsa/mh-child-adolescent-services/>).
- Assistance in understanding and advocating for the youth's mental health needs, and provision of expertise in navigating child-serving systems and medication training and support as appropriate;
- Role-modeling options of parenting skills, advocacy skills, and self-care skills, including provision of individual skills training to parents and/or caregivers through the use of a DSHS approved protocol;
- Facilitation of family support groups;
- Connection to community resources and informal supports that support the youth's transition to a less intensive LOC and resilience and recovery;
- Identification of the family's natural supports and strengths and guidance, and practical guidance in nurturing those relationships; and
- Celebrating the youth's resilience and recovery.

For more information about Family Partner Supports, refer to Appendix D: Family Partner Supports.

Level of Care 3 Table Overview

Authorization Period: 90 Days		
Average Monthly Utilization Standard For This Level of Care: 5 hours		
Across the population served in this LOC, some individuals may require more/less intense provision of services or utilize services at a higher/lower rate than 5 hours/month. Ideally, the average hours will be achieved through delivery of core services and supplemented by adjunct services when clinically appropriate.		
Core Services: Identified by the uniform assessment and addressed in the recovery plan. NOTE: In this LOC youth should receive counseling <i>and</i> skills training as core services.	Individual Services in LOC-3 Estimated Utilization Per Month	
	Standard Therapeutic	High Need Therapeutic
Psychiatric Diagnostic Interview Examination	N/A	1 Event (1 unit)
Routine Case Management	1 hour (4 units)	6 hours (24 units)
Counseling includes any/all of the following:		
Counseling (Individual)	2 hours	4 hours
Counseling (Group)	2 hours	4 hours
Counseling (Family)	2 hours	4 hours
Skills Training & Development includes any/all of the following:		
Skills Training & Development (Individual)	3 hours (12 units)	6 hours (24 units)
Skills Training & Development (Group)	3 hours (12 units)	6 hours (24 units)
Adjunct Services: Identified by the uniform assessment and addressed in the recovery plan.	Standard Therapeutic	High Need Therapeutic
Engagement Activity	0.75 hours (3 units)	2 hours (8 units)
Pharmacological Management*	1 Event (1 unit)	4 Events (4 units)
Medication Training and Support* either/both of the following:		
Medication Training and Support (Individual)	0.5 hours (2 units)	4.5 hours (18 units)
Medication Training and Support (Group)	0.5 hours (2 units)	4.5 hours (18 units)
Family Partner Supports	1 hour (4 units)	2 hours (8 units)
Skills Training & Development (delivered to the caregiver or LAR)	3 hours (12 units)	6 hours (24 units)
Family Training includes either/both of the following:		
Family Training (Individual)	3 hours (12 units)	6 hours (24 units)
Family Training (Group)	3 hours (12 units)	6 hours (24 units)
Flexible Funds	N/A	\$1,500 cap/year (\$1 increments)
Parent Support Group	1 hour (1 unit)	4 hour (4 units)
Family Case Management	0.5 hours (2 units)	1 hour (4 units)
Respite Services: Community Based	N/A	6 hours (24 units)
Respite Services: Program Based	N/A	3 Bed days (3 units)
Crisis Service Array: Authorized as medically necessary and available during psychiatric crisis	Utilization guidelines for the Crisis Service Array are located on page 44.	
Transition Age Youth: Additional adjunct services for transition age youth may be provided in this LOC.	Utilization guidelines for the transition age youth population are located on page 62.	

*When prescribed or indicated by a physician these services must be offered.

Level of Care YC: Young Child Services

Purpose for Level of Care

The services in this LOC are intended to meet the needs of the young child (ages 3-5) with identified behavioral *and/or* emotional treatment needs. The young child may also exhibit a moderate degree of life domain functioning impairments that require multiple service interventions.

All services are available in this level of care and the recovery plan should be developed based on the individual needs of the child. The provider may recommend any core service that will help address the developmental, behavioral, and emotional needs of the child. In this level of care, the participation of the caregiver in all services is strongly recommended and most services will require the participation of both the child and caregiver in treatment.

The purpose of this LOC is to reduce or stabilize symptoms, improve overall functioning, and build strengths and resiliency in the child and caregiver. The focus of services is placed on the dyad relationship as this relationship is the primary context for young children. These primary relationship(s) set the stage for future social-emotional behavior and future relationship behavior. Services should be provided in the most convenient location for the child and caregiver, including the office setting or home. Services may also be provided via telemedicine/health, if available. Providers may need to consider flexible office/service hours to support the needs of the child and caregiver.

Note: If the youth and/or caregiver chooses not to participate in core services offered at this level of care, engagement activities must be provided. Provision of engagement efforts must be documented in the clinical record.

Special Considerations During Crisis

If the child's symptoms or behaviors exacerbate to a crisis level, crisis services should be delivered in this LOC. *Any service offered must meet medical necessity criteria.* Following stabilization of the crisis, the uniform assessment should be completed with the child and caregiver to determine if more intensive services are indicated.

LOC-0 may only be used for a child or youth who is not currently assigned to an LOC.

Level of Care Assignment Criteria

A child may be assigned LOC-YC for the following reasons:

- The Uniform Assessment indicates an LOC-R of YC; or
- The Uniform Assessment indicates an LOC-R of 1, 2, 3, 4, or 9, and the child meets deviation reason criteria and is overridden into LOC-YC.

The TX CANS 3-5 is specifically developed for children this age and is administered for assessment and treatment planning purposes. When the TX CANS 3-5 indicates that a young child might meet criteria for the LOC YES Waiver, the TX CANS 6-17 must then be administered to determine if the young child meets criteria for LOC-YES Waiver.

Criteria for Level of Care Review

The following indicators require a review of the level of care authorized:

- The Uniform Assessment indicates an LOC-R for the child that is different from the LOC-A; or
- The child has been served in LOC-YC and after reaching age 6 has an LOC-R of 1, 2, 3, 4, and the clinician recommends that the child should continue to be served in LOC-YC; or
- The child is newly admitted to services and has an LOC-R 1, 2, 3, 4, and the clinician feels it is developmentally appropriate for the child to be served in LOC-YC; or

- The clinician determines the child and caregiver has obtained maximum clinical benefit from services and recommends transition to services in the community or LOC-1 (if medication services only are indicated).

Age out

The child has a birthday and turns 6 years old and has completed the indicated course of treatment. This child will transition into LOC-A of 1, 2, 3, 4 or YES Waiver. (Note: if the child is age 6 and the course of treatment **has not** been completed, the child should remain in LOC-YC for continuity of care until treatment goals have been reached or the child turns 7 years old.)

Discharge Criteria

The child may be discharged from services for any of the following reasons:

- The caregiver locates services within the community to meet their needs.
- The youth has completed treatment and is no longer in need of services.
- The youth and/or caregiver terminates services or moves outside of service area.

Expected Outcomes

The following outcomes can be expected as a result of delivering services at this level of care:

- The child and/or caregiver report improved emotional and/or behavioral functioning.
- The child and/or caregiver are linked with and are utilizing natural and community supports.
- The child and/or caregiver report increased individual and caregiver strengths.

Special Considerations for Certain Adjunct Services

As formal members of the treatment team, Certified Family Partners should be utilized in this LOC to provide the following to the primary caregiver:

- Engagement of families as equal members of the child's treatment team and assistance making informed choices regarding the youth's plan for recovery;
- Mentorship in the mental health system by preparing families for what to expect, including the use of the "Family Guide to Children's Mental Health Services" (<http://www.dshs.state.tx.us/mh/mh-child-adolescent-services/>);
- Assistance in understanding and advocating for the child's mental health needs, and provision of expertise in navigating child serving systems and medication training and support as appropriate;
- Role-modeling options of parenting skills, advocacy skills, and self-care skills, including provision of individual skills training to parents and/or caregivers through the use of a DSHS approved protocol;
- Facilitation of family support groups;
- Connection to community resources and informal supports that support the child's resilience;
- Identification of the family's natural supports and strengths and guidance; and practical guidance in nurturing those relationships; and
- Celebrating the youth's resilience and recovery.

For more information about Family Partner Supports, refer to Appendix D: Family Partner Supports.

Intensive Case Management:

The provision of Wraparound planning process (Intensive Case Management) in this LOC is determined by the clinical needs of the child. One or more of the following scores on the TX CANS 3-5 represents an intense clinical need and may indicate that the child needs the Wraparound planning process:

- Child Risks Factors:
 - Abuse/Neglect score of 3
- Life Domain Functioning:
 - Living Situation score of 3

- Daycare score of 3
- Relationship Permanence score of 3
- Caregiver Strengths/Needs:
 - Involvement score of 3

This is not an exhaustive list of indicators and/or scores that may indicate a need for Wraparound planning process. Some CANS 3-5 indicators, such as Residential Stability, may also indicate a need for Wraparound planning process. Services provided must be related to the clinical need of the child and clinicians must use clinical judgment in making this service determination. Justification for services provided must be documented in the clinical record.

Once the child and family are participating in the Wraparound planning process, Intensive Case Management shall be provided. Intensive Case Management and Routine Case Management may not be provided concurrently. Wraparound child and family team meetings shall take place at least monthly to achieve Wraparound fidelity and comply with ICM provisions in TAC §412.407.

Level of Care YC Table Overview

Authorization Period: 90 Days		
Average Monthly Utilization Standard For This Level of Care: 3.5 hours		
Across the population served in this LOC, some individuals may require more/less intense provision of services or utilize services at a higher/lower rate than 3.5 hours/month. Ideally, the average hours will be achieved through delivery of Core Services and supplemented by Adjunct Services when clinically appropriate.		
Core Services: Identified by the uniform assessment and addressed in the recovery plan.	Individual Services in LOC-YC Estimated Utilization Per Month	
	Standard Therapeutic	High Need Utilization
Psychiatric Diagnostic Interview Examination	N/A	1 Event (1 unit)
Routine Case Management	1 hour (4 units)	2 hours (8 units)
Counseling includes any/all of the following:		
Counseling (Child-Parent/Dyad)	3 hours	5 hours
Counseling (Group)	2 hours	4 hours
Counseling (Family)	2 hours	4 hours
Skills Training & Development includes any/all of the following:		
Skills Training & Development (Individual)	3 hours (12 units)	6 hours (24 units)
Skills Training & Development (Group)	3 hours (12 units)	6 hours (24 units)
Adjunct Services: Identified by the uniform assessment and addressed in the recovery plan.	Standard Therapeutic	High Need Utilization
Engagement Activity	0.75 hours (3 units)	2 hours (8 units)
Intensive Case Management (Intensive Case Management can be authorized if clinically necessary; however Routine and Intensive Case Management Services <i>are not</i> to be authorized or provided concurrently.)	3.75 hours (15 units)	6.25 hours (25 units)
Pharmacological Management (when prescribed/ indicated by a physician these services must be offered.)	1 Event (1 unit)	4 Events (4 units)
Medication Training and Support either/both of the following:		
Medication Training and Support (Individual)	0.5 hours (2 units)	3 hour (12 units)
Medication Training and Support (Group)	0.5 hours (2 units)	3 hour (12 units)
Family Partner Supports	1 hour (4 units)	2 hours (8 units)
Skills Training & Development (delivered to the caregiver or LAR)	3 hours (12 units)	6 hours (24 units)
Family Skills Training includes either/both of the following:		
Family Training (Individual)	3 hours (12 units)	6 hours (24 units)
Family Training (Group)	3 hours (12 units)	6 hours (24 units)
Parent Support Group	1 hour (1 unit)	4 hour (4 units)
Family Case Management	0.5 hours (2 units)	1 hour (4 units)
Flexible Funds	N/A	\$1,500 cap/year (\$1 increments)
Flexible Community Supports	N/A	1.25 hours (15 units)
Respite Services: Community Based	6 hours (24 units)	
Respite Services: Program Based	N/A	3 Bed days (3 units)
Crisis Service Array: Authorized as medically necessary and available during psychiatric crisis	<i>Utilization guidelines for the Crisis Service Array are located on page 44.</i>	

Appendix A: Crisis Services and Planning

Crisis Services Utilization

This appendix describes crisis services for youth currently in an LOC who are experiencing a crisis. Per the Texas Administrative Code, for youth and/or families who report experiencing a crisis, whether or not the clinician agrees, the situation should be treated as an acute crisis for the individual, and crisis services should be immediately provided.

As indicated in the description of each LOC, crisis services should be delivered within the assigned LOC whenever indicated (Note: youth currently enrolled in services must not be deviated to LOC-0 in order to receive crisis services). Additionally, each crisis service delivered must meet medical necessity criteria.

Regardless of how the need for crisis services is identified, when a crisis *is* identified it is essential to join with the youth and his/her caregiver in the development of a safety plan. The 2012 National Strategy for Suicide Prevention recommends that a safety plan developed with a youth should include elements such as warning signs/triggers, coping strategies, natural supports, and safekeeping measures. The following pages provide a list of the crisis services available within the service array as well as a sample safety plan that clinicians may use to help develop safety plans with youth and their caregivers. For more information on suicide prevention, safety planning, and crisis follow-up best practices, please see the Action Alliance for Suicide Prevention website: <http://actionallianceforsuicideprevention.org/>

Texas Zero Suicide toolkit for providers is located at <HTTPS://Sites.utexas.edu/zest/>. The national zero suicide in behavioral health care model that has been adopted as the Texas suicide safe care practice is outlined in detail in the toolkit referenced above. In our public mental health system we have adopted the use of the Columbia Suicide Severity Rating Scale (www.cssrs.columbia.edu/) as the recommended best practice screening tool. There is a free online training with a printable certificate available on this website, which also offers free, downloadable screeners and risk assessments.

There are a variety of factors that can impact the quality of a suicide screener and a risk assessment, including stigma, societal or cultural attitudes, and clinical discomfort. Individuals may be unwilling to disclose information on ideation, intent, plans, or behaviors because they do not want an attempt thwarted or are wary of the potential response. Research on risk assessments conducted over a national crisis hotline has identified some of the core characteristics of helpful interactions as reported by the person at risk (Mishara, Chagnon, Daigle, et. al., 2007b). Approaches that were tied to positive outcomes included the demonstration of empathy and respect, as well as the use of a supportive approach and collaborative problem-solving. The assessor should approach the interaction as a collaboration, focused on working together to determine what to do next. Providers need to be aware of any direct or indirect communication to the individual that they are uncomfortable with a discussion of suicide, prefer negative responses to questions, or are shocked by the information they hear.

Another best practice to consider is the conduct of the professional administering the screening tool. A best practice approach, such as the CASE approach, is recommended. It is preferable to facilitate a collaborative conversation between the youth and the staff person, which uses motivational interviewing techniques to elicit a truer response from the youth within the context of a caring conversation, instead of a rote checklist-driven screening approach.

The CASE Approach, developed by Shawn Shea, provides a strategy for enhancing the quality of the information gathered from an individual during a suicide risk assessment. Dr. Shea posits that: *Real Suicide Intent = Stated Intent + Reflected Intent + Withheld Intent*
Dr. Shea points out that the stronger the individual's actual intent, the more likely he/she is to withhold his/her true intent. The individual's reflected intent may be the most important component for determining real suicide intent. Reflected intent is "the quality and quantity of the patient's suicidal thoughts, desires,

plans, and extent of action taken to complete the plans.” (Shea, 2009). Shea states that it is the amount of time spent thinking, planning, preparing and practicing for an attempt that may be the strongest indicator of imminent risk of a suicide attempt.

The CASE Approach is a best practice interviewing strategy designed to maximize the likelihood that the assessor is gathering valid information about the stated and reflected intent and to minimize withheld intent. The CASE Approach draws on research to identify strategies to raise the issue of suicidality in a way that minimizes shame and stigma, as well as ways of formulating questions to maximize validity. Training on the CASE Approach can be obtained through the Training Institute for Suicide Assessment and Clinical Interviewing. Shea, S. C., Green, R., Barney, C., et al. (2007) provide a resource training providers in the CASE Approach.

After a risk assessment is conducted and a positive score indicated elevated risk for suicide, a best practice based risk assessment should be administered. As far as the frequency of screening, the C-SSRS should be used as a screening tool during crisis assessments, clinical assessments, and assessments in which the CANS or ANSA Suicide Risk scale is elevated. In addition, the C-SSRS should be utilized as a brief measure of risk at every consumer contact for those individuals found to be at moderate or high suicide risk (up to once daily). There is no activity more critical than identifying increases in suicide risk for individuals at risk of suicide.

All youth within the public mental health system who are identified as potentially at risk during a suicide screening will receive an evidence-informed suicide risk assessment. This suicide risk assessment should include all of the core components of an effective risk assessment.

A comprehensive risk assessment should include the following information gathered from the individual and his/her natural supports (adapted from SAMHSA’s SAFE-T and the Joint Commission’s B-SAFE):

- Suicide Inquiry - Current and previous suicidal thoughts, plans, behavior, and intent
- Warning signs – Characteristics that are temporally related to the acute onset of suicidal behaviors (hours to a few days)
- Risk factors – Characteristics that statistically put an individual at increased risk
- Protective factors – Characteristics that statistically indicate lower risk
- Determine risk level – Develop appropriate treatment plan to address risk in least restrictive environment
- Documentation - Document risk level, rationale, treatment plan, and follow-up.

DSHS is recommending the use of the **Columbia Suicide Severity Rating Scale (C-SSRS)** to insure a comprehensive, evidence-based assessment of current and previous suicidal thoughts, behaviors, intent, and plan.

Documentation

Determining Risk Level

Determining and documenting risk level is a critical component of the risk assessment. No study has identified one specific risk factor or set of risk factors that specifically predicts suicide or suicidal behavior; therefore, the determination of risk level will depend on careful consideration of the information gathered in the assessment and the clinical judgment of the assessor. The determination of the best setting of care and course of treatment should consider not only the level of risk, but also the benefits and potential risks to the individual. While a more restrictive care setting may be necessary to safeguard against potential self-harm, there may also be negative effects from this course of treatment that must be weighed in the decision, such as disruption of employment, disruption of therapeutic alliance, and increased family conflict. When possible, the provider should collaborate with the individual in understanding and weighing different treatment options.

Considerations for Each Risk Level

Urgent/ High	<p>Suicidal thoughts with intent to act in past 30 days (C-SSRS Item 4)</p> <p>Ideation with plan and intent in past 30 days (C-SSRS Item 5)</p> <p>Any suicide behavior in past 90 days (C-SSRS Item 6)</p>	<p>One or more risk factors likely to be present; extra concern for psychiatric diagnoses with severe symptoms, including psychosis; recent discharge from psychiatric inpatient unit; lack of family and/or social support; lack of engagement in care; intent with lethal means.</p>
Emergent/ Moderate	<p>Suicidal thoughts with method in past 30 days (but no plan or intent; C-SSRS Item 3)</p> <p>Suicidal thoughts with intent to act (but no plan) at worst ever (C-SSRS Item 4)</p> <p>Suicidal thoughts with specific plan and intent at worst ever (C-SSRS Item 5)</p> <p>Any suicide behavior at worst ever (C-SSRS Item 6)</p>	<p>Absence or presence of risk and protective factors may play stronger role in overall risk.</p>
Low or Chronic Risk	<p>Wish to be dead in past 30 days (C-SSRS Item 1)</p> <p>General thoughts of killing self without thoughts of methods (C-SSRS Item 2)</p>	<p>Modifiable risk factors, strong protective factors; available social support.</p>

Information on the potential interventions and monitoring to be considered at each level of risk can be found in the *Pathways to Care* and *Safety Planning* chapters of the Suicide Safe Care and Zero Suicide Texas Toolkit for providers at <https://sites.utexas.edu/zest/>.

All youth with moderate or high risk for suicide will work collaboratively with a trained provider to develop an effective, individualized safety plan.

Crisis Service Array for youth currently enrolled in services

Authorization Period: N/A	
The crisis services below are available for all youth who are experiencing a crisis and are enrolled in a level of care. Please see the LOC-0 section of this document to identify the crisis services available to individuals who have not been assigned to a level of care.	
Crisis Service Array	Individual Crisis Services
	Unit/Event
Crisis Intervention Services	3.75 Hours (15 units)
Psychiatric Diagnostic Interview Examination	1 Event (1 unit)
Pharmacological Management	10 Events (10 units)
Safety Monitoring	2 hours (8 units)
Crisis Transportation (Event)	1 Event (1 unit)
Crisis Transportation (Dollar)	As necessary (\$1 units)
Crisis Flexible Benefits (Event)	As necessary (Event)
Crisis Flexible Benefits (Dollar)	As necessary (\$1 units)
Respite Services: Community-Based	6 hours (24 units)
Respite Services: Program-Based (not in home)	3 bed days (3 units)
Extended Observation	1 unit (1 bed day)
Children's Crisis Residential	4 units (4 bed days)
Family Partner Supports	6 hours (24 units)
Engagement Activity	6 hours (24 units)
Inpatient Hospital Services	As necessary (1 bed day units)
Inpatient Services (Psychiatric)	As necessary (1 bed day units)
Emergency Room Services (Psychiatric)	As necessary (Events)
Crisis Follow-up & Relapse Prevention	8 hours (32 units)

Description of the Safety Planning Intervention

The Safety Plan Intervention (SPI; Stanley & Brown, 2011) is a brief 20 to 45 minute intervention that provides an individual with a set of steps that can be used progressively to attempt to reduce risk and maintain safety when suicidal thoughts emerge. SPI should follow a comprehensive risk assessment after strong rapport has been developed. Safety plans should be developed within a collaborative process among a provider (including peer providers), the individual at risk, and his or her close family or friends. Safety planning can be a stand-alone intervention, utilized during crisis contacts (e.g., in emergency departments, mobile crisis contacts) or as a part of an on-going treatment relationship. The Safety Planning Intervention includes the following **core components**, each of which is documented in the individual's plan:

- Recognizing warning signs of an imminent suicidal crisis, i.e., changes in mood, thoughts or behaviors.
- Utilizing internal coping skills that can help reduce distress;
- Using people in the individual's support network as a means of distraction from suicidal thoughts;
- Reaching out to family or friends to help manage the crisis;
- Contacting mental health professionals or emergency contacts (i.e., hotlines); and
- Reducing access to potential lethal means.

Training and Resources for the Safety Planning Intervention

All individuals who will conduct safety planning with individuals at risk should be trained and competent in the intervention. Several resources are available to support staff training. An introductory training on SPI, lasting about 30 minutes, can be found on the Zero Suicide website. The training includes the rationale for the model, the core components, and a video example of Dr. Stanley intervening with a mock individual.

Additional training in safety planning is recommended and information on training resources is available at <http://www.suicidesafetyplan.com/Training.html>. DSHS has also supported the development of in-state trainers in SPI. A list of regional trainers is available from Jenna Heise at Jenna.Heise@dshs.state.tx.us. The workshop training is four hours in length and consists of both didactic learning and role playing of safety planning steps to provide additional opportunities for practice and feedback. Follow-up coaching is recommended to assist providers learning the model to receive feedback on skills development and to have an opportunity to bring questions and challenges to the trainer or their colleagues.

The following safety planning intervention resources provide further information:

1. A general description can be found at Stanley, B. & Brown, G. K. (2012). Safety planning intervention: A brief intervention to mitigate suicide risk. *Cognitive and Behavioral Practice*, 19, 256-264. (http://www.suicidesafetyplan.com/uploads/Safety_Planning_-_Cog_Beh_Practice.pdf)
2. A Safety Planning manual can be accessed through the Safety Planning website at http://www.suicidesafetyplan.com/Page_8.html.
3. Dr. Stanley also developed a smartphone app for safety planning titled, "Safety Net" on the online app store.

A template to support documentation of safety planning is included on the next page or can be accessed from <http://www.sprc.org/sites/sprc.org/files/SafetyPlanTemplate.pdf>.

SAFETY PLAN

Step 1: Warning signs: (thoughts, images, mood, situation, behavior) that a crisis may be developing:

1. _____
2. _____
3. _____

Step 2: Internal coping strategies - Things I can do to take my mind off my problems without contacting another person (relaxation technique, physical activity):

1. _____
2. _____
3. _____

Step 3: People and social settings that provide distraction:

1. Name _____ Phone _____
2. Name _____ Phone _____
3. Place _____
4. Place _____

Step 4: People whom I can ask for help:

1. Name _____ Phone _____
2. Name _____ Phone _____
3. Name _____ Phone _____

Step 5: Professionals or agencies I can contact during a crisis:

1. Clinician Name _____ Phone _____
Clinician Pager or Emergency Contact # _____
2. Clinician Name _____ Phone _____
Clinician Pager or Emergency Contact # _____
3. ***Suicide Prevention Lifeline: 1-800-273-TALK (8255)***
4. Local Emergency Service _____
Emergency Services Address _____
Emergency Services Phone _____

Making the environment safe:

1. _____
2. _____

The one thing that is most important to me and worth living for is:

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A critical component of safety planning is counseling individuals at risk and their loved ones to limit access to lethal means. Research has shown that reducing access to lethal means can be an effective prevention strategy because many suicide attempts are impulsive acts undertaken as a reaction to a short-term crisis. The best practice Counseling on Access to Lethal Means (CALM) was developed by Elaine Frank and Mark Ciocca. In CALM, the provider learns how to ask individuals and their families about their access to lethal means and to develop a plan to reduce access, particularly around firearms and medication.

A free, web-based training is available from the Suicide Prevention Resource Center at <http://training.sprc.org/enrol/index.php?id=3>. The training requires approximately two hours to complete and includes didactic information and video-based examples of counseling interventions. All staff responsible for safety planning should complete this online training or a live training from a certified training provider. The developers offer master trainer certification if agencies prefer to provide face-to-face training. Texas offers a version of this training for mobile crisis and first responders titled, "CALM for First Responders."

Appendix B: Training Requirements

The training requirements for each approved protocol vary per treatment practice; the training requirements for each protocol are outlined below:

- a. **Cognitive Behavior Therapy (CBT):** There are no training requirements for CBT; however, proof of competency is required. For specific competency requirements, reference the CBT competency requirements outlined in the performance contract notebook.
<http://www.nimh.nih.gov/health/topics/psychotherapies/index.shtml>
- b. **Trauma-Focused CBT (TF-CBT):** Clinicians must complete the ten hour online TF-CBT webinar and the online Childhood Traumatic Grief webinar from the Medical University of South Carolina. Both are found on their website, <http://ctg.musc.edu/>. Clinicians must also complete the two-day face-to-face TF-CBT training from an approved national trainer. Additional clinical supervision requirements are listed in the performance contract notebook. (<http://tfcbt.musc.edu/>)
- c. **Parent-Child Psychotherapy (Dyadic Therapy):** Clinicians must meet the national training requirements for Parent-Child Interaction Therapy (PCIT) as outlined on the PCIT website: http://www.pcit.org/training-guidelines/pcit_training_guidelines_2009/ and must be trained by an approved national trainer (<http://www.pcit.org/certified-trainers/>); or clinicians may document Parent-Child Psychotherapy certification from a DSHS approved university-based institute or program. See the performance contract notebook for trainings approved prior to the implementation of the above requirements. (<http://www.pcit.org/>)
- d. **Seeking Safety:** Must complete one-day training by a national, approved trainer, or must complete the four video training series. The completion of the four video training series must be documented by the staff member's clinical supervisor.
<http://legacy.nreppadmin.net/ViewIntervention.aspx?id=376>
- e. **Nurturing Parenting** – Must complete the three-day basic Nurturing Parenting trainer by an approved organizational trainer or by a national, approved trainer of Nurturing Parenting.
 - **Organizational Trainer Requirements:** Must complete the basic three days of training to become a Nurturing Parenting facilitator and have provided two cycles of the DSHS approved Nurturing Parenting protocols (the Tertiary Treatments of Nurturing Parenting) for a period of eight to twelve months. Following the practical experience, the individual must complete an approved Nurturing Parenting Training of Trainers (TOT) and be deemed competent by the TOT trainer. The individual must have documentation that he/she has met all these requirements. Note: The "organizational" trainer is not an approved national trainer and only has permission to train within the DSHS contracted organization that employs him/her. DSHS contracted providers may share organizational trainers.
<http://www.nurturingparenting.com/>
- f. **Aggression replacement techniques and social skills (Skill streaming):** Must complete a DSHS approved training in either Aggression Replacement Training®, or Social Skills Training and Aggression Replacement Techniques (START), or must complete the Teaching Pro-Social Behavior DVD training and complete one fidelity review. (<http://aggressionreplacementtraining.com/>)
- g. **Preparing Adolescents for Young Adulthood (PAYA):** At this time, there are no specific training requirements for this protocol. (http://www.itsmymove.org/training_resources_lifeskills.php)
- h. **Barkley's Defiant Child and Barkley's Defiant Teen:** At this time, there are no specific training requirements for this protocol. (<http://www.russellbarkley.org/>)
- i. **Wraparound Planning Process:** Wraparound care planning process is required for Level of Care (LOC) 4 and YES and the provision of Intensive Case Management (ICM).
<http://nwi.pdx.edu/wraparound-basics/>

Facilitators must meet the following training requirements through a DSHS approved entity:

1. Be a QMHP-CS, CSSP, or LPHA; and
2. Have completed, or be in the process of completing, each of the core trainings listed below in the order in which they are listed. These trainings must be provided by a person/entity that has been certified as a training entity by the National Wraparound Implementation (NWIC) standards:
 - i. Introduction to Wraparound
 - ii. Engagement in the Wraparound Process
 - iii. Intermediate Wraparound: Improving Wraparound Practice
3. At least once per month, Wraparound Facilitators must receive ongoing Wraparound supervision from a Wraparound Supervisor who has completed the following training which must be provided by a person/entity that has been certified as a training entity by NWIC:
 - i. Advancing Wraparound Practice—Supervision and Managing to Quality

The following sections provide guidance in selecting the most appropriate counseling or skills training protocol(s) for the youth based on the needs identified on the CANS.

Appendix C: Selecting an Intervention

The following interventions are evidence-based or promising practices available in TRR levels of care. Training and/or competency is required for providers to deliver these services. Training and competency requirements are included in Info Item A. Established competency in CBT covers the provision of most CBT protocols. However specific competency must be demonstrated for TF-CBT and PCIT. It is the responsibility of the LMHA to procure and fund the training necessary for each provider to achieve competency. Many of these trainings are provided through the Centralized Training Infrastructure (www.centralizedtraining.com).

Counseling

Counseling can take place in an individual, family, and/or group setting. A therapist will use a therapeutic process through conversations, therapeutic activities, or games to address personal, family, and situational issues. Counseling can improve individual and family relationships or circumstances. It can also address parent-child relationships, depression and/or anxiety, or traumatic events.

Cognitive Behavioral Therapy (CBT): CBT is an empirically supported treatment which helps youth to overcome difficulties by changing thinking, behavior, and emotional responses. Although there is not a specific protocol identified to provide Cognitive Behavioral Therapy, this general treatment modality can be used to treat diverse disorders or specific behavior problems in youth such as: Obsessive Compulsive Disorder, Specific Phobias, Bipolar Disorder, Substance Abuse, and anger issues in youth diagnosed with Oppositional Defiant Disorder or Conduct Disorder. (<http://www.nimh.nih.gov/health/topics/psychotherapies/index.shtml>). CBT may not be indicated for youth with a diagnosis of intellectual developmental disorder, traumatic brain injury or a medical condition that significantly impacts their cognitive functioning.

The following manualized CBT treatments are approved to treat youth:

1. *Coping Cat* – for youth ages 7-13 to treat anxiety related disorders such as: Generalized Anxiety, Anxiety Disorder NOS, Panic Disorder, Social Phobia (Social Anxiety Disorder), etc. (<http://legacy.nreppadmin.net/ViewIntervention.aspx?id=91>)
2. *The Cat Project* – for youth ages 14-17 to treat anxiety related disorders such as: Generalized Anxiety, Anxiety Disorder NOS, Panic Disorder, Social Phobia (Social Anxiety Disorder), etc. (<http://www.promisingpractices.net/program.asp?programid=153>).
3. *Taking Action* – for youth ages 9–13 to treat depressive mood disorders, such as: Major Depression, Depressive Disorder NOS, Mood Disorder NOS, etc. (<https://www.msu.edu/course/cep/888/Depression/taking.htm>).
4. *Adolescent Coping with Depression Course (CWD-A)* – for youth ages 13-17 to treat depressive mood disorders such as: Major Depression, Depressive Disorder NOS, Mood Disorder NOS, etc. (<http://legacy.nreppadmin.net/ViewIntervention.aspx?id=11>).

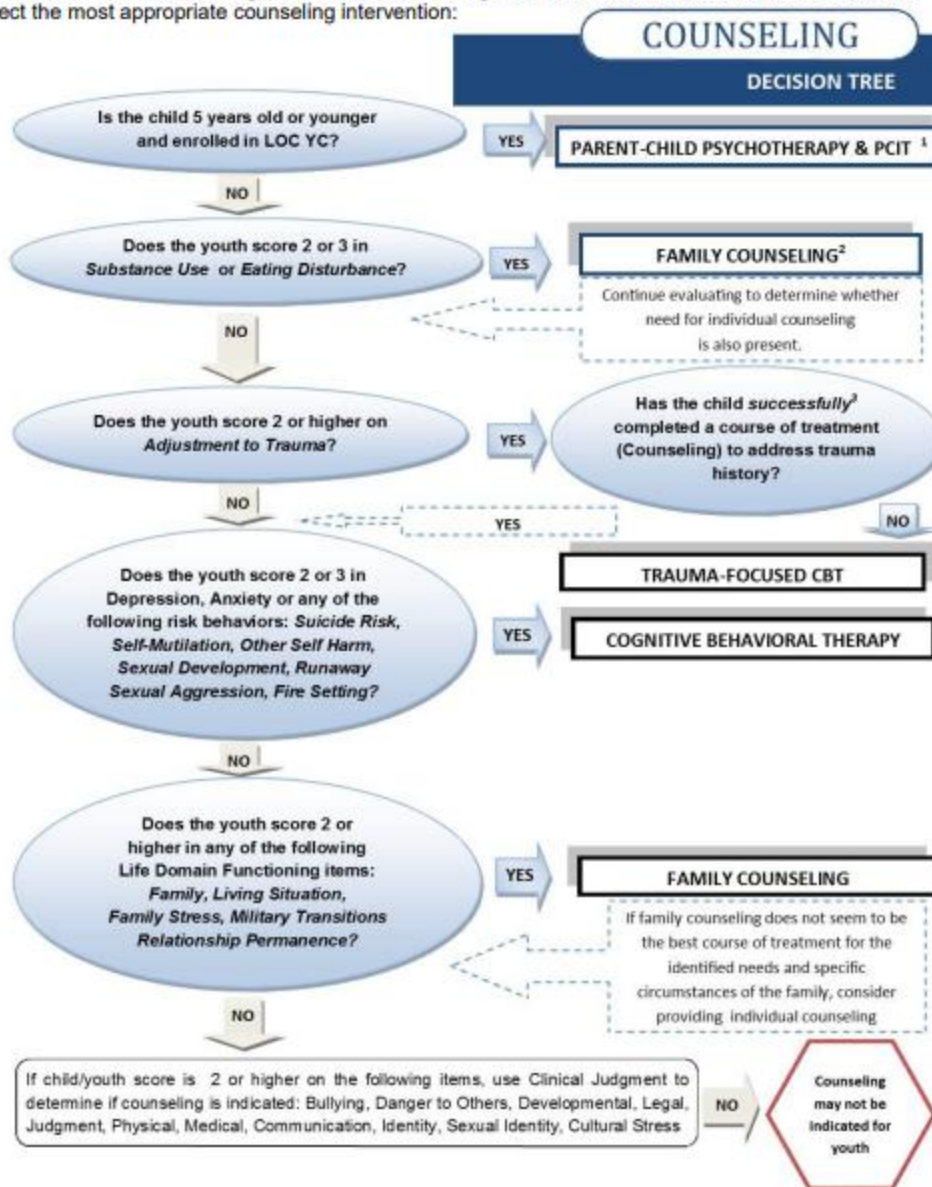
Trauma-Focused CBT (TF-CBT): TF-CBT is a recognized evidence-based treatment that can be used with youth ages 3-18. This treatment is a components-based model of psychotherapy that addresses the unique needs of youth with PTSD symptoms, depression, behavior problems, or any other difficulties related to exposure to traumatic life events, including childhood traumatic grief. The average length of treatment ranges between 12 to 16 sessions; however, if compounding complex trauma is present, the length of treatment could be significantly longer. This counseling modality requires both individual sessions for the youth and caregivers/parents, as well as joint sessions. (<http://tfcbt.musc.edu/>)

Parent-Child Psychotherapy and Parent Child Interaction Therapy (PCIT): The focus of this research-based therapeutic intervention is to support and strengthen the relationship between the child and caregiver as a vehicle for restoring the child's sense of safety, attachment, appropriate affect, and to improve the child's cognitive, behavioral, and social functioning. This treatment modality is to be used with children ages 3-6 years old. If the specific evidence-based intervention Parent Child Interaction Therapy (PCIT) is provided, it can be used with children ages 3-7 years old. Providers must use DSHS approved models of Parent-Child Psychotherapy as outlined in the contract. (<http://www.pcit.org/>)

Family Therapy (Family Counseling): Family therapy or family counseling is a type of psychological counseling in which family members are treated together to solve relational conflicts or address specific psycho-social needs of the youth within the context of the family. Certain modalities of family therapy have been found effective (or designated as evidenced-based practices) for youth with conduct disorder, substance abuse issues and/or eating disorders. Providers should use the modality that will be most effective for the specific youth and family. Family therapy is allowed for ages 3 to 17 based on the youth's needs. Couple's counseling is not an approved family therapy modality by DSHS. (<https://store.samhsa.gov/shin/content/SMA13-4784/SMA13-4784.pdf>)

Appendix C, Cont.: Selecting an Intervention Counseling

This flow chart is intended to guide clinicians in utilizing needs identified on the CANS assessment to select the most appropriate counseling intervention:



1. Parent-Child Psychotherapy and Parent Child Interaction Therapy (PCIT) may also be provided to children six years old authorized into LOC-YC if the children have developmental needs that indicate this course of treatment. Clinical judgment should be used.
2. Although research shows that family counseling is indicated for substance abuse or eating disorders, individual counseling may also be beneficial.
3. "Successfully" indicates that the youth and/or LAR agree that the youth's functioning is not affected by trauma since completion of treatment.

Appendix C, Cont.: Selecting an Intervention Skills Training and Development

Skills Training

Skills training is used to address negative behaviors that are symptoms of emotional disturbance. A skills trainer works with youth to build skills that improve their ability to cope with their unique symptoms. These skills will help youth function independently in school, at home, and in the community. Skills training is also available for parents. This goes beyond basic parenting techniques and is specifically designed to help parent address their youth's mental health needs.

Aggression Replacement Techniques: Aggression replacement techniques are intended to help youth ages 7-17 improve social skills and moral reasoning, better manage anger, and reduce aggressive behaviors. This skills training protocol is divided into the following two groups, which can be provided individually or in a group format:

1. *Aggression replacement techniques* – These techniques can be used to treat youth with anger issues, oppositional defiant behavior, conduct disorder, and delinquent behavior. The techniques, created by Dr. Arnold Goldstein, consist of three components: social skills (skill streaming), anger control, and moral reasoning.

The components of the aggression replacement techniques were originally developed to be provided in sets of three components in one week, creating a weekly set of skills. However, the protocol has been adapted for outpatient community mental health settings and it is expected that this skills training intervention will be provided at least once per week. The three components of the aggression replacement techniques must be provided in a sequenced order and each session must address at least one component. It should be noted, however, that a maximum of two components can be provided in one session following the established sequence. The sequence of the components must follow this order: social skills, anger control, and moral reasoning. The order of the components is repeated in the following manner as the youth progresses in treatment: social skills #1, anger control #1, moral reasoning #1, social skills #2, anger control #2, moral reasoning #2, social skills #3, and so on. Thus, one session may cover both social skills #1 and anger control #1 components, if clinically appropriate.

For youth in elementary school the social and anger control skills to be used are from the book *Skillstreaming: The Elementary School*. For youth that need aggression replacement techniques all treatment components are inside the aggression replacement techniques manual.

2. *Social skills training* – This component will be provided using the series of manuals called *Skillstreaming*. Skillstreaming is a pro-social skills training treatment created by Dr. Arnold Goldstein. It employs a systematic four-part training approach that includes modeling, role-playing, performance feedback, and generalization to teach essential pro-social skills to youth. Skillstreaming is integrated in the components of aggression replacement techniques, but it can be used as a single skills training protocol for youth in need of social skills training. Skillstreaming has a series of grouped and sequenced skills training curriculum. The groupings are used as skills training modules based on the needs of the youth and the age group (e.g., "Group III: Skills for dealing with feelings" is targeted toward youth with difficulties expressing and coping with their feelings).

The following books should be used as manuals for delivering the aggression replacement techniques and social skills training:

- a. Aggression Replacement Training® Manual
(<https://www.researchpress.com/books/409/aggression-replacement-training>)
- b. Skillstreaming: The Elementary School Child
(<https://www.researchpress.com/books/727/skillstreaming-elementary-school-child>)

- c. Skillstreaming: In Early Childhood (<https://www.researchpress.com/books/716/skillstreaming-early-childhood>)
- d. Skillstreaming: The Adolescent* (<https://www.researchpress.com/books/719/skillstreaming-adolescent>)

*Note: The A.R.T. © manual contains "Skillstreaming: The Adolescent" in the section "Social Skills/Skillstreaming".

Nurturing Parenting: This evidence-based skills training is a Tertiary Prevention-Treatment for caregivers of youth receiving mental health services. It treats abusive or neglecting parent-child dysfunctional interactions and develops caregiver's pro-social skills that will help the functioning of the youth and caregiver. Nurturing Parenting can be provided individually or in a group format. There is a sequence to be followed according to each protocol. Nurturing Parenting combines meeting with the youth and caregiver separately and then jointly depending on the age group. The typical length of treatment is 16 sessions. The following are the DSHS approved Nurturing Parenting skills training protocols:

- a. Parents and Their Infants, Toddlers & Preschoolers – 16 sessions (Available in English and Spanish)
- b. Parents & Their School- Age Children 5-11 years
- c. Spanish Speaking Parents and Their Children 4-12 Years (Crianza Con Cariño)
- d. Parents & Adolescents (Available in English and Spanish)
- e. It's All About Being a Teen
(<http://nurturingparenting.com/eccommerce/category/1:3/>)

Barkley's Defiant Child: This is a research-based skills training protocol for children ages 3–12 with disruptive behavior disorders. DSHS allows the use of Barkley's Defiant Child only for children with a single diagnosis of Attention Deficit/Hyperactivity Disorder or Disruptive Behavior Disorder, Unspecified. If anger issues are present, aggression replacement techniques should be provided instead of Defiant Child. (<http://www.russellbarkley.org/>)

Barkley's Defiant Teen: This is a research based skills training protocol for youth ages 13-17 with disruptive behavior disorders. DSHS allows the use of Barkley's Defiant Teen only for youth with a single diagnosis of Attention Deficit/Hyperactivity Disorder or Disruptive Behavior Disorder, Unspecified. If anger issues are present, aggression replacement techniques should be provided instead of Defiant Child. (<http://www.russellbarkley.org/>)

Seeking Safety: This is a present-focused therapy (skills training) to help individuals attain safety from trauma/PTSD and substance abuse. The treatment was designed for flexible use and can be conducted in both a group and individual format. Seeking Safety can be used with youth (ages 13 and older) that have *both* substance abuse issues *and* a history of trauma. However, note that a diagnosis of PTSD is *not* required in order for an individual to receive the Seeking Safety intervention. The first three sessions of this protocol must be provided in sequence; after the 3rd session, all subsequent sessions are provided based on the identified needs of the youth. Providers may follow the suggested sequence but, as previously stated, should base treatment on the youth's identified needs. A minimum of 10 sessions have been found to be most effective in achieving desired outcomes.
(<http://legacy.nreppadmin.net/ViewIntervention.aspx?id=376>)

Preparing Adolescents for Young Adulthood (PAYA): This skills training curriculum is to be used with youth ages 14-17 facing issues related to transitioning from adolescence to adulthood. PAYA consists of five modules; each module addresses a group of transitioning-youth skills. PAYA is a promising practice created by the Casey Life Skills Foundation and was envisioned to be self-directed by youth to support and facilitate the development of self-determination. It can be delivered by a Qualified Mental Health Professional (QMHP) with the direction of the youth. It is recommended that the QMHP use the "Gateway to the World: A toolkit and curriculum" to understand the principles that guide the use of the PAYA modules. Each module contains an assessment to identify which transitioning skills the youth needs. Based on the identified needs, sections of the PAYA modules that address those needs are selected to

provide skills training. It is not required that the entire module is used with a single youth nor is it required that all modules be provided to a single youth. The use of PAYA as a skills training protocol is flexible and does not require a specific sequence of sessions.

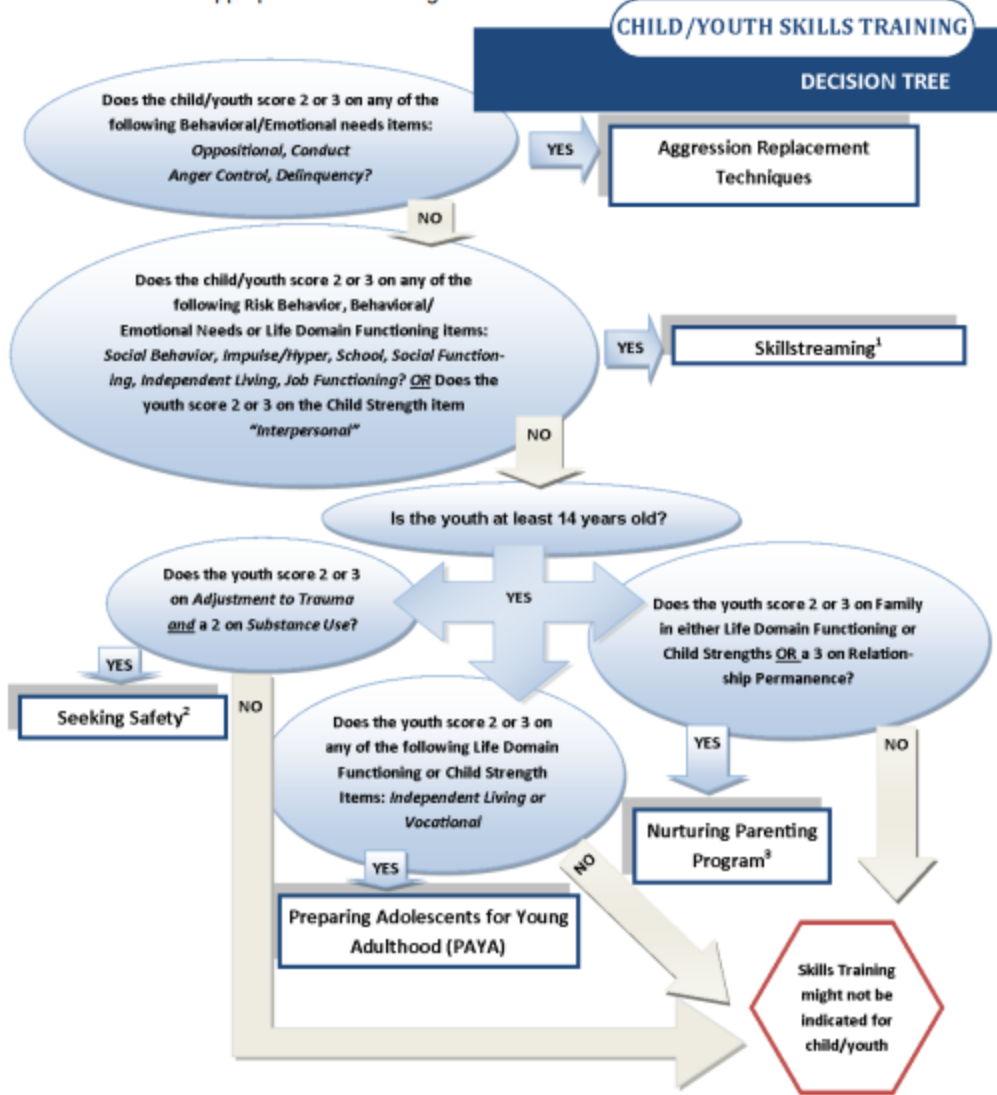
The six PAYA modules are listed below:

- i. Module 1: Money, Home and Food Management
- ii. Module 2: Personal Care, Health, Social Skills and Safety
- iii. Module 3: Education, Jobs Seeking Skills and Job Maintenance Skills
- iv. Module 4: Housing, Transportation, Community Resources, Understanding the law and Recreation
- v. Module 5: Young Parents Guide
- vi. Module 6: Household Management Activities

For more clinical guidance on services provided to transition-age youth, please reference Appendix E: Transition-Age Youth.
(http://www.itsmymove.org/training_resources_lifeskills.php)

Appendix C, Cont.: Selecting an Intervention Skills Training

This flow chart is intended to guide clinicians in utilizing needs identified on the CANS assessment to select the most appropriate skills training intervention:



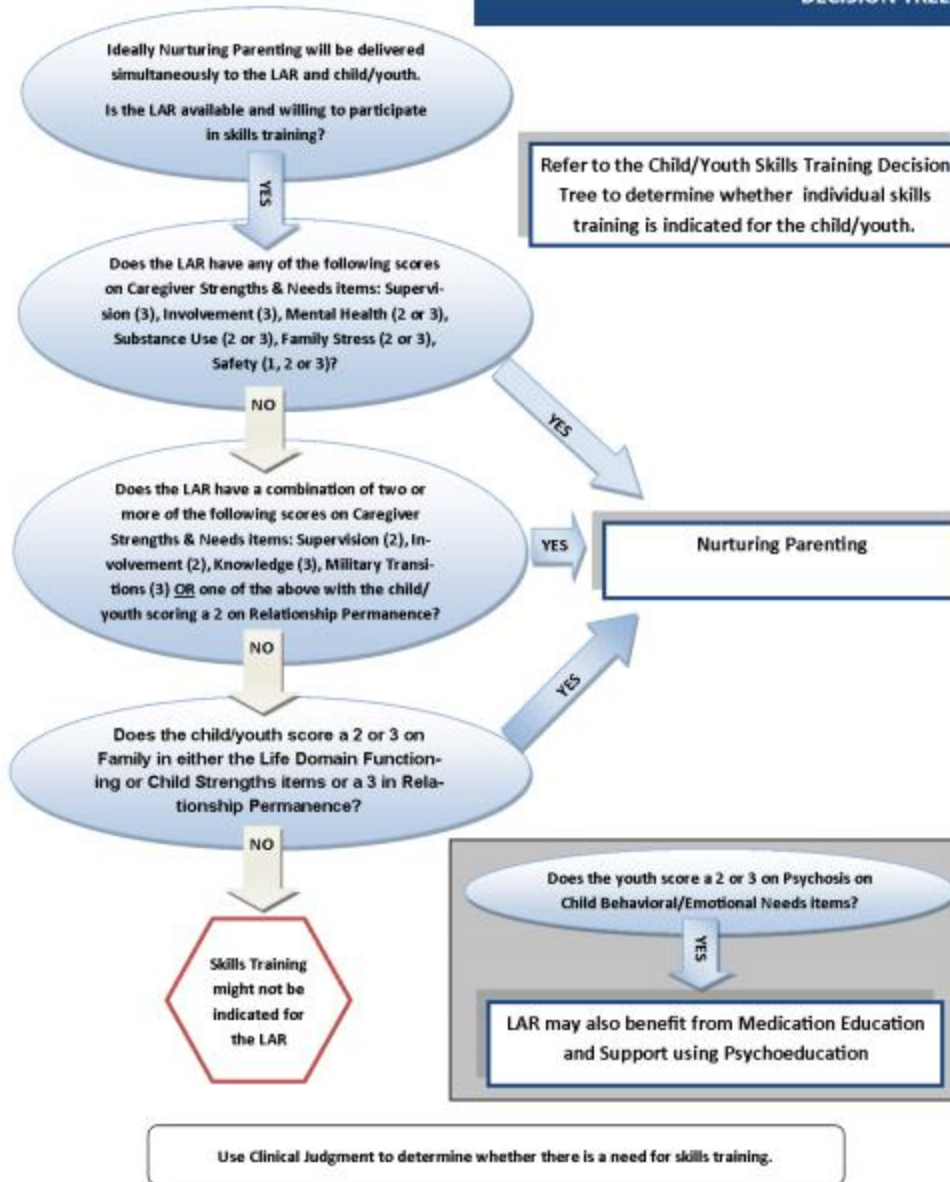
Use Clinical Judgment to determine if there is need for skills training, and if so, which protocol(s) to deliver. If more than one protocol is appropriate, use Clinical Judgment to determine if they should be delivered simultaneously or one at a time.

- Note:
1. Delivered independently of the other Aggression Replacement Techniques components
 2. Youth must **NOT** be receiving TF-CBT in order to receive Seeking Safety.
 3. Nurturing Program may be delivered individually to youth if LAR not available, appropriate, or willing to participate. Refer to LAR skills training decision tree.

Appendix C, Cont.: Selecting an Intervention Skills Training Delivered to the Caregiver(s)/LAR

LAR SKILLS TRAINING

DECISION TREE



Appendix D: Family Partner Supports

Certified Family Partners

Certified Family Partners are members of the recovery team. They provide support and advocate for families to assist in engagement, empowerment, self-advocacy, and wellness as they actively participate in the recovery of their child. Family Partners assist families in making informed decisions that drive families toward wellness and recovery. As a supportive partner, the Family Partner has a strong connection to the community and is knowledgeable about resources, services and supports for families. Certified Family Partners provide supports to the LAR and/or primary caregivers of the youth and do not provide services directly to the youth. Access to quality family partner supports can be instrumental in engaging families as active participants in the youth's care. The Family Partner's lived experience is critical to earning respect and establishing trust as they mentor and coach families to find and develop their voice and learn how to use it effectively in their child's treatment, wellness and recovery. The Family Partner assists families in making informed decisions on a routine basis, in crisis and during the wraparound process. The Family Partner provides general consultation to staff. A Certified Family Partner can be a mediator, facilitator, and a bridge between families and agencies; and ensure each family is heard and their individual needs are being addressed and met. Through their work with primary caregivers, parents, and/or LARs, Certified Family Partners directly impact the youth's resilience and recovery.

Special Considerations for Family Partner Supports

As formal members of the treatment team, Certified Family Partners should be utilized in every LOC to engage caregivers as equal members of a youth's treatment team and to provide the following to parents/primary caregivers and/or LAR of youth:

- Advocacy that encourages the positive choices of the caregiver, promotes self-advocacy for caregivers and their youth, and supports the positive vision that the caregiver has for their youth's mental health and recovery;
- Mentoring through the transfer of knowledge, insight, experience and encouragement including the Certified Family Partners' articulation of their own successful experience of navigating a child-serving system;
- Role-modeling the concepts of hope and positive parenting, advocacy and self-care skills that will ultimately benefit the resilience and recovery of the youth (this may include the provision of Family Skills Training using the DSHS approved protocol for primary caregivers);
- Experienced guidance in navigating the child-serving systems, including mental health, special education, juvenile justice, child protective services, etc.;
- Connection to community resources and informal supports;
- Identification of the family's natural supports and strengths and guidance; and practical guidance in nurturing those relationships;
- Stewardship of family voice and choice as a member of all recovery teams including the Wraparound team; and
- Support through the facilitation of parent support groups.

Minimum Qualifications

Certified Family Partners are the parent or LAR of a youth with a serious emotional disturbance and have at least one year of experience navigating a child-serving system. Individuals shall meet minimum qualifications to fill the role of Family Partner. Via Hope, the training and credentialing entity recognized by DSHS, has stated the following minimum requirements to be a Certified Family Partner. All Family Partners must meet these requirements and become certified within one year of hire.

- Must be a parent or legally authorized representative (LAR) with a minimum of one year of lived experience being responsible for making the final decisions for a youth (person 17 years or under) who has been diagnosed with a mental, emotional or behavioral disorder.
- Must be at least 18 years or older and must have a high school diploma or GED.
- Have successfully navigated a child-serving system for at least one year (i.e., mental health, juvenile justice, social security or special education) and be able to articulate their lived experience as it relates to advocacy for their youth and success in navigating these systems.
- Have lived experience that speaks to accomplishments concerning their youth's mental health including their youth being in a stable place in their recovery and/or resiliency.
- Can meet requirements for a Medicaid background check.

Appendix G: Reasons for Deviation

Every effort should be made to authorize a youth into the LOC that will best meet his/her needs and support his/her resilience and recovery. The term "every effort" refers to the need for the clinician to thoroughly and completely explain to the family why the services in the recommended LOC are appropriate to help the youth and caregivers achieve agreed upon treatment goals. It also refers to the need to explain why the services in the recommended LOC may not be adequate to reach the desired outcomes. The LOC-R is based upon the uniform assessment (UA) including the CANS assessment. The CANS is a reliable, dynamic, and comprehensive tool that allows for a significant level of confidence that the LOC-R reflects the clinical need and is based on the current presentation of the youth. However, because an assessment tool does not have the sensitivity to identify underlying treatment needs, it is imperative that clinicians use clinical judgment when determining the LOC-A.

A recommended LOC is deviated to a higher or lower service intensity when it is determined that the LOC-R will not meet the youth's recovery goals. When authorizing an LOC that is different from the LOC-R, UM staff will make a determination based on the clinician's recommended deviation (LOC-D), the information provided in the uniform assessment, and availability of resources. This section describes the allowed reasons for deviating from LOC-R.

Using the Provider Requested Deviation– LOC-D

The purpose of the LOC-D is to allow the clinician the option to request a deviation from the LOC-R as calculated by the CANS/Uniform Assessment. The parameters for the use of the LOC-D are as follows:

- The LOC-D shall be completed by the clinician, but is only necessary if the LOC-D is different from the LOC-R.
- The clinician justifies the LOC-D and the UM staff shall take this into consideration when determining the LOC-A.
- The clinician may not site resource limitations for the LOC-D.

Definitions of Reasons for Deviation

The LOC-A may deviate from the LOC-R due to the following reasons:

- **Clinical Need:** To be used when the Licensed Practitioner of the Healing Arts (LPHA) identifies the clinical need/medical necessity for a more or less intensive level of care than the level of care recommended.
 - Deviation for Clinical Need must be documented in the clinical record and medical necessity signed by an LPHA, verifying medical necessity.
- **Resource Limitations:** To be used when the UM staff member identifies that there are not enough resources to offer services at the recommended level of care. Resources are defined as personnel, a slot within a specific level of care, or monetary resources necessary to provide services within the level of care.

NOTE: A youth who has Medicaid may not be deviated to the waitlist or to an LOC where a clinically indicated core service is not available.

- **Continuity of Care:** To be used when there is an identified need to deviate the youth to a level of care that is different from the level of care recommended in order to maintain continuity of care. Justification for the deviation must be documented in the clinical record. The following are examples of appropriate utilization of this deviation reason:
 - The youth is incarcerated or placed in juvenile detention center, but continues to need services from the provider that the facility is not obligated to provide or are provided under a contract with the facility; or
 - The youth is hospitalized and provider communicates with the youth and/or caregiver/LAR and hospital staff regarding care and transition to the community; or
 - The youth is living out of the service area for a planned and defined period of time (e.g., summer vacation) and provider plans to leave youth open to services; or
- **Consumer Refused:** To be used when the individual is provided with information necessary to make an informed decision and refuses the recommended level of care. The information discussed with the individual must be documented in the clinical record.
 - All efforts at engagement must be documented in the clinical record
- **Other:** To be used when none of the reasons listed above accurately describe the reason for deviation.
 - Justification for the deviation must be documented in the "Notes" field of the uniform assessment and retained in the clinical record.

Considerations for Core Services Within an LOC-A

Core Services in the LOC-R are determined to be essential to resilience and recovery. For this reason, all core services in the LOC-A must be offered to the youth and should be delivered. If a youth is not receiving a core service, justification must be documented in the clinical record.

LOC-0: Crisis Services

A youth may only be deviated to LOC-0 if he/she is not currently assigned to an LOC. Following stabilization of the crisis, the youth should be reassessed to determine further eligibility and the most appropriate LOC for continuation of services.

If the youth does not have an active UA (i.e., is new to services) *and* the following criteria are met, it may indicate a need for deviation to LOC-0:

- The clinician determines the youth is in crisis (this includes a perceived subjective crisis on the part of the individual); *and*
- The LOC-R is not LOC-0

NOTE: The UA does not need to be completed before treating a crisis. Address the crisis first. If a youth who is currently enrolled in an LOC other than LOC-0 experiences a psychiatric crisis, crisis services should be delivered within the current LOC assignment.

LOC-R YC (LOC-YC: Young Child Services)

To be authorized into LOC-YC, the 3-5 CANS must be completed.
All developmentally appropriate services for children ages 3-5 are available in LOC-YC.

Reasons for Deviation to a Less Intensive LOC-A

NOTE: Because the services available in LOC-YC are imperative to resilience and recovery for this population, it is *not* advised that children be deviated to an LOC where counseling and skills training are not available. Providers must make every reasonable effort to authorize children with an LOC-R YC into this LOC.

Clinical Need

The following are clinical reasons that may indicate a deviation from LOC-R YC to LOC-1 and must be documented in the clinical record and medical necessity signed by an LPHA;

- A core service is required in LOC-YC, but the child is receiving that service from another mental health provider in the community and the child otherwise only has a clinical need for medication management.
- Due to developmental needs associated with a Pervasive Developmental Disorder (PDD) and/or Intellectual Disability (ID), the child is not able to benefit from a core service required in LOC-YC at this time; or

NOTE: Because the services available in this LOC will likely be developmentally appropriate, regardless of the child's diagnosis of PDD and/or IDD, this reason must be justified by the clinician based on clinical presentation and not solely based on the child's diagnosis. This reason for deviation should *not* be commonly used.

Continuity of Care

The following are reasons that may justify deviation to LOC-1 for continuity of care and must be documented in the clinical record.

- The child is hospitalized and provider communicates with the child and/or caregiver/LAR and hospital staff regarding care and transition to the community; or
- The child is living out of the service area for a planned and defined period of time (i.e., summer vacation) and provider plans to leave the child open to services.

Consumer Refused

The following are reasons that may indicate a deviation from the LOC-R YC and must be documented in the clinical record:

- The caregiver/LAR refuses counseling, skills training *and* Wraparound (if clinically indicated), but does not refuse services available in LOC-1. If after attempts at engagement in the LOC-R YC, caregiver/LAR continues to refuse counseling, skills training *and* Wraparound (if clinically indicated), deviation to LOC-A 1 may occur.
- If the child is *new* to services and has an LOC-R YC and caregiver/LAR refuse all services, the UA should be reviewed with the caregiver/LAR and engagement should be provided. If the LAR continues to refuse *all* services, the child should be deviated to LOC-A 6 (Refused All Services); or
- If the child is *currently enrolled* in services and upon reassessment has an LOC-R YC and the child and/or caregiver/LAR refuse all services, the UA should be reviewed with the caregiver/LAR and engagement should be provided. If the LAR continues to refuse *all* services the child should be discharged from services.

NOTE: Core Services in the LOC-YC are determined to be essential to resilience and recovery. The caregiver/LAR should continue to be engaged and participate in all clinically indicated core services, regardless of the LOC-A. All attempts at engagement must be documented in the clinical record.

Resource Limitations

A child may only be deviated to LOC-A 1 or LOC-A 8 (Waitlist) with a reason of resource limitations if *all* core services cannot be provided because of those resource limitations and the child does not have Medicaid.

When deviating to LOC-A 1 for resource limitations, the clinician must provide a referral for the core service that cannot be provided and document the following information in the clinical record:

- Name and contact information of the person or agency to which the child was referred (Note: it is recommended that clinicians assist in scheduling the appointment, whenever possible).
- The date the referral was made.
- The disposition (i.e., whether the child and/or caregiver/LAR attended the initial appointment).

NOTE: If *all* core services within LOC-YC cannot be provided due to resource limitations, the child may remain in the LOC and also be placed on a waitlist for the core service until the service becomes available.

LOC-R 1 (LOC-1: Medication Management)

Reasons for Deviation to a Less Intensive LOC-A (Waitlist or Refused All Services)

Consumer Refused

The following are reasons that may indicate a deviation from the LOC-R 1 and must be documented in the clinical record:

- If the youth is *new* to services and has an LOC-R 1 and the youth and/or caregiver/LAR refuse medication services, the UA should be reviewed with the caregiver/LAR and engagement should be provided. If the youth does not have a clinical need for services available in a more intensive LOC, he/she should be deviated to LOC-A 6 (Refused All Services); or
- If the youth is *currently enrolled* in services and upon reassessment has an LOC-R 1 and the youth and/or caregiver/LAR refuse medication services, the UA should be reviewed with the caregiver/LAR and engagement should be provided. If the youth does not have a clinical need for services available in a more intensive LOC, discharge from services should be considered.

NOTE: All attempts at engagement must be documented in the clinical record.

Resource Limitations

Deviation to LOC-A 8 may not occur if the child has Medicaid. A youth may only be deviated to LOC-A 8 with a reason of resource limitations if medication management cannot be provided because of those resource limitations and the youth does not have Medicaid.

When deviating to LOC-A 8 for resource limitations, the clinician must provide a referral for the medication management and document the following information in the clinical record:

- Name and contact information of the person or agency to which the youth was referred (Note: it is recommended that clinicians assist in scheduling the appointment, whenever possible).
- The date the referral was made.
- The disposition (i.e., whether the youth attended the initial appointment).

Reasons for Deviation to a More Intensive LOC-A

Clinical Need

The following are clinical reasons that may indicate a deviation from the LOC-R and must be documented in the clinical record and medical necessity signed by an LPHA:

- Upon initial assessment, the youth has an LOC-R 1 and based on clinical judgment of underlying treatment needs, the clinician determines core services available in a more intensive LOC are indicated (e.g., identified need for transition age youth skills training). This treatment need should be reflected on the UA; or
- Upon reassessment, the youth has an LOC-R 1 but has not completed a course of treatment being delivered in a more intensive LOC. The clinician may deviate to ensure completion of recommended course of treatment; or
- The youth has an LOC-R 1 but in order to ensure that clinical improvements from services in a higher LOC –including hospitalization or residential placement– are maintained, the youth should be authorized to a more intensive LOC.
- The youth has an LOC-R 1 where a core service that the caregiver has identified as a treatment need is not available. If after reviewing the UA with the caregiver, the clinician determines that the service is clinically indicated, the youth may be deviated to a more intensive LOC. The clinician must ensure that the UA reflects this treatment need.

LOC-R 2 (LOC-2: Targeted Services)

Reasons for Deviation to a Less Intensive LOC-A

The following are clinical reasons that may indicate a deviation from LOC-R 2 to LOC-A 1

Clinical Need

The following reasons justify clinical need for deviation and must be documented in the clinical record and medical necessity signed by an LPHA:

- A core service is required in this LOC, but is contra-indicated for this youth based on the clinician's assessment of underlying treatment needs; or
- A core service is required in this LOC, but the service is not appropriate for the youth at this time due to cognitive deficits; or
- A core service is required in this LOC, but the youth is receiving that service from another mental health provider in the community; or
- A core service is required in this LOC; but the youth has already completed this course of treatment, the treatment was provided to fidelity, *and* no positive clinical outcomes were observed. (This indicates a review of the treatment plan with participation of the youth and caregiver/LAR); or
- A core service is required in this LOC; but the youth has completed this course of treatment, the treatment was provided to fidelity, *and* negative clinical outcome were observed and attributed to the treatment. (This indicates a review of the treatment plan with participation of the youth and caregiver/LAR)

NOTE: The clinician may consider authorizing a different course of treatment (skills training or counseling) that can meet the clinical needs of the youth without deviating to different LOC.

Continuity of Care

The following are reasons that justify deviation to LOC-1 for continuity of care and must be documented in the clinical record:

- The youth is incarcerated or placed in juvenile detention center but continues to need services from the provider that the facility is not obligated to provide or are provided under a contract with the facility; or
- The youth is hospitalized and provider communicates with the youth and/or caregiver/LAR and hospital staff regarding care and transition to the community; or
- The youth is living out of the service area for a planned and defined period of time (i.e. summer vacation) and provider plans to leave the youth open to services.

Consumer Refused

The following are reasons that may indicate a deviation from the LOC-R 2 and must be documented in the clinical record:

- The youth and/or caregiver refuse a core service (counseling or skills training), but do not refuse services available in LOC-1. If after attempts at engagement in the LOC-R, the youth and/or caregiver/LAR continue to refuse the core service in the LOC-R, deviation from the LOC-R may occur. The remaining clinically indicated core services must be available in the LOC-A; or
- If the youth is *new* to services and the youth and/or caregiver/LAR refuse *all* services, the UA should be reviewed with the caregiver/LAR and engagement should be provided. If the LAR continues to refuse *all* services, the child should be deviated to LOC-A 6 (Refused All Services); or
- If the youth is *currently enrolled* in services and upon reassessment the youth and/or caregiver/LAR refuse *all* services, the UA should be reviewed with the caregiver/LAR and engagement should be provided. If the LAR continues to refuse *all* services the child should be discharged from services.

NOTE: Core Services in the LOC-R are determined to be essential to resilience and recovery. The youth and/or caregiver/LAR should continue to be engaged and participate in all clinically indicated core

services at the LOC-R, regardless of the LOC-A. All attempts at engagement must be documented in the clinical record.

Resource Limitations

If a youth has Medicaid he/she may not be deviated from LOC-R 2 to LOC-A 1 for resource limitations, because the core services of Counseling and Skills Training are not available in LOC-1. A youth without Medicaid may only be deviated to LOC-A 1 with a reason of resource limitations if counseling and skills training cannot be provided because of those resource limitations.

When deviating to LOC-A 1 for resource limitations, the clinician must provide a referral for the core service that cannot be provided and document the following information in the clinical record:

- Name and contact information of the person or agency to which the youth was referred (Note: it is recommended that clinicians assist in scheduling the appointment, whenever possible).
- The date the referral was made.
- The disposition (i.e., whether the youth attended the initial appointment).

NOTE: If a core service cannot be provided due to resource limitations, the youth may remain in LOC-2 and be placed on a waitlist for the core service until the service becomes available.

Reasons for Deviation to a More Intensive LOC-A

The following are clinical reasons that may indicate a deviation from LOC-R 2 to LOC-A 3 or 4:

Clinical Need

The following reasons justify clinical need for deviation and must be documented in the clinical record and medical necessity signed by an LPHA:

- Youth has an LOC-R 2 where counseling and skills training are not available concurrently and the clinician determines that both services are indicated based on the assessment of underlying treatment needs (Note: This may include an identified need for transition age youth skills training while the individual is receiving counseling services); or
- Upon reassessment, the youth has an LOC-R 2 but has not completed a course of treatment that should continue to be provided concurrently; or
- The youth has an LOC-R 2, but in order to ensure that clinical improvements from services in a higher LOC –including hospitalization or residential placement– are maintained, the youth should be authorized to a more intensive LOC;
- The youth has an LOC-R 2 where a core service that the caregiver/LAR has identified as a treatment need is not able to be provided concurrently. If after reviewing the UA with the caregiver/LAR, the clinician determines that delivery of both services is clinically indicated, the youth may be deviated to a more intensive LOC. The clinician must ensure that the UA reflects this treatment need; or
- The youth has a clinical need for Wraparound process planning (e.g., youth has several severe needs in areas of life domain functioning that place him/her at risk for displacement from his/her community).

Reason for Deviation to LOC-A Young Child

Note: To be authorized into LOC-YC the 3-5 CANS must be completed.

Clinical Need

A child's developmental needs may indicate deviation to the LOC-YC in order to ensure the child receives developmentally appropriate services. This deviation must be documented in the clinical record and medical necessity signed by an LPHA.

NOTE: If a child is age 7 years or older, he/she may not be deviated into LOC-YC.

LOC-R 3 (LOC-3: Complex Services)

Reasons for Deviation to a Less Intensive LOC-A

Clinical Need

The following are clinical reasons that may indicate a deviation from LOC-R 3 and must be documented in the clinical record and medical necessity signed by an LPHA:

- The clinician determines that counseling and skills training services should not be provided to the youth concurrently. The youth may be deviated down from LOC-R 3 to LOC-A 2; or
- A core service is required in LOC-3, but is contra-indicated for this youth based on the clinician's assessment of underlying treatment needs. The remaining recommended services must be available in the LOC-A; or
- A core service is required in this LOC, but the service is not appropriate for the youth at this time due to cognitive deficits. The remaining recommended services must be available in the LOC-A; or
- A core service is required in LOC-3, but the youth has already completed this course of treatment, the treatment was provided to fidelity, *and* no positive clinical outcomes were observed. (This indicates a review of the treatment plan with participation of the youth and caregiver/LAR.) The remaining recommended services must be available in the LOC-A; or
- A core service is required in LOC-3 but the youth has completed this course of treatment, the treatment was provided to fidelity, *and* negative clinical outcome were observed and attributed to the treatment. (This indicates a review of the treatment plan with participation of the youth and caregiver/LAR.) The remaining recommended services must be available in the LOC-A; or
- A core service is required in LOC-3, but the youth is receiving that service from another mental health provider in the community. The remaining recommended services must be available in the LOC-A

Continuity of Care

The following are reasons that may justify deviation to a less intensive LOC for continuity of care and must be documented in the clinical record:

- The youth is incarcerated or placed in juvenile detention center but continues to need services from the provider that the facility is not obligated to provide or are provided under a contract with the facility; or
- The youth is hospitalized and provider communicates with the youth and/or caregiver/LAR and hospital staff regarding care and transition to the community; or
- The youth is living out of the service area for a planned and defined period of time (e.g., summer vacation) and provider plans to leave the youth open to services.

Consumer Refused

The following are reasons that may indicate a deviation from the LOC-R 3 and must be documented in the clinical record:

- The youth and/or caregiver/LAR refuse a core service (counseling and/or skills training). If after attempts at engagement in the LOC-R, the youth and/or caregiver/LAR continue to refuse the LOC-R, deviation from the LOC-R may occur. The remaining clinically indicated core services must be available in the LOC-A; or
- If the youth is *new* to services and the youth and/or caregiver/LAR refuse *all* services, the UA should be reviewed with the caregiver/LAR and engagement should be provided. If the LAR continues to refuse *all* services, the youth should be deviated to LOC-A 6 (Refused All Services); or
- If the youth is *currently enrolled* in services and upon reassessment the youth and/or caregiver/LAR refuse *all* services, the UA should be reviewed with the caregiver/LAR and engagement should be provided. If the LAR continues to refuse *all* services the youth should be discharged from services.

NOTE: Core Services in the LOC-R are determined to be essential to resilience and recovery. The youth and/or caregiver/LAR should continue to be engaged to participate in all clinically indicated core services at the LOC-R, regardless of the LOC-A. All attempts at engagement must be documented in the clinical record.

Resource Limitations

If a youth has Medicaid, he/she may not be deviated from LOC-R 3 to LOC-A 1 for resource limitations, because the core services of Counseling and Skills Training are not available in LOC-1. A youth without Medicaid may only be deviated to LOC-A 1 with a reason of resource limitations if counseling and skills training cannot be provided because of those resource limitations.

When deviating to a less intensive LOC-A for resource limitations, the clinician must provide a referral for the core service that cannot be provided and document the following information in the clinical record:

- Name and contact information of the person or agency to which the youth was referred (Note: it is recommended that clinicians assist in scheduling the appointment, whenever possible).
- The date the referral was made.
- The disposition (i.e., whether the youth attended the initial appointment).

NOTE: If a core service cannot be provided due to resource limitations, the youth may remain in LOC-3 and be placed on a waitlist for the core service until the service becomes available.

Reasons for Deviation to a More Intensive LOC-A (4: Intensive Family Services)

Clinical Need

The following are clinical reasons that may indicate a deviation from LOC-R 3 and must be documented in the clinical record and medical necessity signed by an LPHA:

- Youth has a clinical need for Wraparound process planning. Clinical need may be indicated by the following (Note: This is not an exhaustive list):
 - The youth has several severe needs in areas of life domain functioning that place him/her at risk for displacement from his/her community; or
 - The youth is currently participating in the Wraparound process and for completion of the Wraparound process, should remain in LOC-4; or
 - The youth has an LOC-R 3 but in order to ensure that clinical improvements from services in a higher LOC –including hospitalization or residential placement– are maintained, the youth should be authorized to LOC-4 where he/she can receive Wraparound.

Reason for Deviation to LOC-A Young Child

Note: To be authorized into LOC-YC the 3-5 CANS must be completed.

Clinical Need

A child's developmental needs may indicate deviation to the young child level of care (LOC-YC) in order to ensure the child receives developmentally appropriate services. This deviation must be documented in the clinical record and medical necessity signed by an LPHA.

NOTE: If a child is age 7 years or older, he/she may not be deviated into LOC-YC.

LOC-R 4 (LOC-4: Intensive Family Services)

Reasons for Deviation to a Less Intensive LOC-A

Clinical Need

The following are clinical reasons that may indicate a deviation from LOC-R 4 and must be documented in the clinical record and medical necessity signed by an LPHA:

- The youth has an LOC-R 4, but the clinician determines that Wraparound process planning is not clinically indicated; or
- The youth is receiving Wraparound process planning from another child-serving agency in the community and the Wraparound facilitator is under the supervision of the other child-serving agency. (Note: Clinicians should be prepared to participate as a Wraparound team member if requested by the family); or
- Wraparound process planning is required in LOC-4, but the youth and caregiver has completed the Wraparound process, it was provided to fidelity, *and* no positive clinical outcomes were observed. (This indicates a review of the treatment plan and Wraparound process plan with participation of the youth and caregiver); or
- Wraparound process planning is required in LOC-4, but the youth has completed the Wraparound process, it was provided to fidelity, *and* negative clinical outcomes were observed and attributed to participation in the Wraparound process. (This indicates a review of the treatment plan and Wraparound process plan with participation of the youth and caregiver).

Continuity of Care

The following are reasons that may justify deviation to a less intensive LOC for continuity of care and must be documented in the clinical record.

- The youth is incarcerated or placed in juvenile detention center but continues to need services from the provider that the facility is not obligated to provide or are provided under a contract with the facility; or
- The youth is hospitalized and provider communicates with the youth and/or caregiver/LAR and hospital staff regarding care and transition to the community; or
- The youth is living out of the service area for a planned and defined period of time (e.g., summer vacation) and provider plans to leave the youth open to services.

Consumer Refused

The following are reasons that may indicate a deviation from LOC-R 4 and must be documented in the clinical record:

- The youth and/or caregiver/LAR refuse Wraparound process planning. If after attempts at engagement in the LOC-R, the youth and/or caregiver/LAR continue to refuse the LOC-R, deviation from the LOC-R may occur. The remaining clinically indicated core services must be available in the LOC-A; or
- If the youth is *new* to services and the youth and/or caregiver/LAR refuse *all* services, the UA should be reviewed with the youth and caregiver/LAR and engagement should be provided. If the caregiver/LAR continues to refuse *all* services, the youth should be deviated to LOC-A 6 (Refused All Services); or
- If the youth is *currently enrolled* in services and upon reassessment the youth and/or caregiver/LAR refuse *all* services, the UA should be reviewed with the youth and caregiver/LAR and engagement should be provided. If the LAR continues to refuse *all* services the youth should be discharged from services.

NOTE: Core Services in the LOC-R are determined to be essential to resilience and recovery. The youth and/or caregiver/LAR should continue to be engaged to participate in all clinically indicated core services at the LOC-R, regardless of the LOC-A. All attempts at engagement must be documented in the clinical record.

Resource Limitations

If a youth has Medicaid, he/she may *not* be deviated from LOC-R 4 for resource limitations, because the core service of Wraparound process planning is not available in a less intensive LOC. A youth without Medicaid should be deviated to the next most appropriate LOC where resources are available. All efforts should be made to provide an LOC higher than LOC-A 1 when a youth has an LOC-R 4.

When deviating to a less intensive LOC-A for resource limitations, the clinician must provide a referral for the core service that cannot be provided and document the following information in the clinical record:

- Name and contact information of the person or agency to which the youth was referred (Note: it is recommended that clinicians assist in scheduling the appointment, whenever possible).
- The date the referral was made.
- The disposition (i.e., whether the youth attended the initial appointment).

NOTE: If a core service (i.e. counseling, skills training, or Wraparound) cannot be provided due to resource limitations, the youth may remain in LOC-4 and be placed on a waitlist for the core service until the service becomes available.

Reason for Deviation to LOC-A Young Child

Note: To be authorized into LOC-YC the 3-5 CANS must be completed.

Clinical Need

A child's developmental needs may indicate deviation to the LOC-YC in order to ensure the child receives developmentally appropriate services. This deviation must be documented in the clinical record and medical necessity signed by an LPHA.

NOTE: If a child is age 7 years or older, he/she may not be deviated into LOC-YC.