DEPARTMENT OF HEALTH & HUMAN SERVICES Centers for Medicare & Medicaid Services

7500 Security Boulevard, Mail Stop S2-25-26 Baltimore, Maryland 21244-1850



State Demonstrations Group

October 5, 2018

Carol H. Steckel Commissioner Department for Medicaid Services 275 East Main Street, 6 West A Frankfort, KY 40621

Dear Ms. Steckel:

The Commonwealth of Kentucky submitted its Substance Use Disorder (SUD) Implementation Protocol, including the Health Information Technology (IT) plan, as required by special term and conditions (STC) of the state's section 1115 Kentucky Helping to Engage and Achieve Long Term Health (HEALTH) demonstration (Project No. 11-W-00306/4). The Centers for Medicare & Medicaid Services (CMS) has reviewed the SUD Implementation Protocol and the SUD Health IT plan, and determined that it is consistent with the requirements outlined in the STCs; therefore, with this letter, the state may now begin receiving Federal Financial Participation (FFP) for Kentucky Medicaid recipients residing in the Institutions for Mental Disease (IMD) under the terms of this demonstration.

If you have any questions, please contact your project officer, Ms. Valisha Andrus, at <u>Valisha.Andrus@cms.hhs.gov</u>. We appreciate your cooperation throughout the review process.

Sincerely,

/s/

Andrea J. Casart Director Division of Medicaid Expansion Demonstrations

Enclosure

cc: Shantrina Roberts, Associate Regional Administrator, CMS Atlanta Regional Office



Commonwealth of Kentucky Section 1115 Substance Use Disorder (SUD) Demonstration Implementation Plan

Date: 10-05-18

Overview

The Commonwealth of Kentucky is facing a substance use crisis of epic proportions. ¹ In 2016, the commonwealth lost 1,404 Kentuckians due fatal drug overdoses. Over the past 5 years Kentucky has seen a 38% increase in overdose deaths. Historically among the Substance Use Disorder (SUD) population the number of patients who have one of the common co-morbidities associated with SUD are much greater than patients without an SUD. For example, the state has seen a rapid increase (nearly 115%) in cases of Neonatal Abstinence Syndrome (NAS). ² Of those cases, Medicaid accounted for over 80%. In 2016 the Center for Disease Control (CDC) identified 220 counties in the United States that are most susceptible for Human Immunodeficiency Virus (HIV) outbreak, of the 220 counties 54 reside in the Commonwealth of Kentucky.

Kentucky has created multiple initiatives to combat the SUD crisis and increase awareness. Below are a number of programs that have either been implemented or are under development:

- o In 2012, Kentucky passed sweeping legislation that has become a national model. This statute required; the use of Prescription Drug Monitoring Program (PDMP) for all prescribers of controlled substances, regulated pain clinics by requiring them to be physician or hospital owned, and fostered increased cooperation among the PDMP, Kentucky licensure boards and law enforcement.
- o In 2015, Kentucky passed several harm reduction measures including; Syringe Exchange, Naloxone Distribution and the Good Samaritan Law.
- o In 2015, the Kentucky Board of Medical Licensure (KBML) promulgated a regulation containing buprenorphine prescribing guidelines to help improve the effectiveness of medication assisted treatment with buprenorphine.

¹Slide 5 SUD DMS Provider Forums 2017 (using 2011-2016 data)

² Produced by the Kentucky Injury Prevention and Research Center, May 2016. Kentucky Inpatient Hospitalization Claims Files, Frankfort, KY, [2000-2015]; Cabinet for Health and Family Services, Office of Health Policy. Data for 2010-2015 are provisional; therefore these results are subject to change.



- o In 2017 House Bill 333 Introduced as the professional standard of a 3-day prescribing limit on Schedule II controlled substances for acute pain.
- o Kentucky Opioid Response Effort (KORE) Initiatives:
 - ER Bridge Clinics Established Bridge Clinics in three (3) major Hospital Systems, where individuals admitted to the Emergency Room as a result of drug overdose will have the option to begin treatment at a "Bridge Clinic", which will then be able to provide Medication Assisted Treatment (MAT). Peer Support Specialists will also meet with individuals in the ED to provide support around accessing treatment and recovery services. Following discharge, Peer Support Specialists as well as other treatment staff (e.g., case managers, certified providers, and licensed evaluator) will contact individuals as part of an assertive, ongoing engagement effort. Individuals accepting services will have rapid access to treatment, including MAT, by being transferred to a Bridge clinic located nearby.
 - Sponsoring opioid stewardship aimed at prescriber education and reducing the dependence on opioids for pain management.
 - Expand prevention programs Sources of Strength in middle, high and post-secondary institutions.
- o Department for Behavioral Health Developmental and Intellectual Disabilities (DBHDID) Grant > Behavioral Health & Primary Care Integration.
- o State Wide Screening referral service for substance abuse treatment Helpline.
- o In 2018 Kentucky will implement –a Web based treatment locator designed for referrals from Primary Care Physicians, Emergency Room and Health Departments.
- o Addition of Methadone coverage for SUD treatment via state plan.



Section I – Milestone Completion

Milestones

1. Access to Critical Levels of Care for OUD and Other SUDs

To improve access to Opioid Use Disorder (OUD) and SUD treatment services for Medicaid beneficiaries, it is important to offer a range of services at varying levels of intensity across a continuum of care since the type of treatment or level of care needed may be more or less effective depending on the individual beneficiary.

- Outpatient Services;
- Intensive Outpatient Services;
- Medication assisted treatment (medications as well as counseling and other services with sufficient provider capacity to meet needs of Medicaid beneficiaries in the state);
- Intensive levels of care in residential and inpatient settings; and
- Medically supervised withdrawal management

Milestone Criteria	Current State	Future State	Summary of Actions Needed
Coverage of outpatient services	Department for Medicaid Services (DMS) currently provides a comprehensive array of behavioral health services including; Screening, Assessment, Crisis Intervention, Partial Hospitalization, Individual, Group and Family therapies, Peer Support, Targeted Case	Will add treatment plan development for alcohol and/or substance abuse to the array of services allowed in State Plan. Will continue providing coverage of outpatient services through the State Plan.	 Amend State Plan to include service planning for SUD treatment. Update regulations to reflect added service. DMS Division of Policy and Operations will oversee completion of tasks.



	Management, and residential service for SUD. DMS also provides medication assisted treatment with buprenorphine, and vivitrol. These services will continue under Kentucky's State Plan. Click Here for State Plan Amendment		 DMS Senior Behavioral Health Policy Advisor will oversee completion of tasks. Estimated completion September 12, 2019.
Coverage of intensive outpatient services	Intensive Outpatient Program (IOP) is currently a covered service through Kentucky's State Plan and is an alternative to or transition from inpatient hospitalization or partial hospitalization for mental health or substance use disorders. IOP must be provided at least three (3) hours per day and at least three (3) days per week. This service will continue under Kentucky's State Plan. Partial Hospitalization is a short-term (average of four (4) to six (6) weeks), less than 24 hour, intensive treatment program for individuals experiencing significant impairment to daily functioning due to substance	Currently Partial Hospitalization may be provided in a hospital or Community Mental Health Center (CMHC). Propose to add Behavioral Health Services Organization (BHSO) as an allowable setting to perform partial hospitalization services. Will continue to cover IOP throughout the demonstration under State Plan.	 Amend regulations adding partial hospitalization to the service array for a BHSO. DMS Senior Behavioral Health Policy Advisor will oversee completion of tasks. September 12, 2019 completion time from approval of implementation plan.



	use disorders, mental health disorders or co-occurring mental health and substance use disorders. This service is designed for individuals who cannot effectively be served in community-based therapies or IOP. Click Here for State Plan Amendment		
Coverage of medication assisted treatment (medications as well as counseling and other services with sufficient provider capacity to meet needs of Medicaid beneficiaries in the state)	DMS currently covers MAT for Buprenorphine and Vivitrol.	DMS will expand MAT to cover Methadone for the treatment of Substance Use Disorders.	 DMS will amend the State Plan to include coverage of Methadone for MAT. Amend behavioral health services organization regulation to include narcotic treatment program. DMS Senior Behavioral Health Policy Advisor will oversee completion of tasks. Estimated Time Frame: September 12, 2019.
Coverage of intensive levels of care in residential and inpatient settings	DMS currently provides coverage of residential services for Substance Use Disorders (SUD) in the State Plan. Services must be provided under the medical direction of a physician and provide continuous nursing	Kentucky will perform its own certification program developing forms for on-site visits with a four-person team from Department for Medicaid Services Behavioral Health Policy Team. DMS will certify providers to the	 State Plan Amendment and Regulation changes to reflect certification levels DMS Senior Behavioral Health Policy Advisor will oversee completion of tasks.



services in which a registered appropriate ASAM level for residential services in the nurse shall be on-site during traditional first shift hours. current edition of The ASAM continuously available by criteria. phone after hours' and on-site as needed in follow-up to telephone consultation after hours. Residential coverage have two levels of treatment. Short term services should have twenty-four (24) hour staff and have a duration of less than thirty (30) days. Long term services should have twenty-four (24) hour staff as required by licensing regulations with lengths of stay thirty (30) to ninety (90) days. DMS will not pay for this service in a unit of more than 16 beds or multiple units operating as one unified facility with more than 16 aggregated beds except for services furnished pursuant to the state plan benefit "inpatient psychiatric services for individuals under twentyone (21)" (section 1905(a)(16) of the Act; 42 CFR 440.160) or pursuant to an exclusion for individuals age 65 or older who reside in institutions that

- On-Site certification forms completed by October 15, 2018
- On-Site provider certification completed by 01/15/2019.



	are Institution for Mental Disease (IMDs) (section 1905(a) of the Act; 42 CFR 440.140.). Require BHSO to be licensed as a non-medical and non-hospital based alcohol and other drug treatment program in accordance with state licensing regulations. Click Here for State Plan Amendment		
Coverage of medically supervised withdrawal management(WM)	DMS currently covers medical detox in a hospital setting.	DMS will incorporate all levels of withdrawal management (Level 1 – WM Ambulatory withdrawal management without extended on-site monitoring, Level 2-WM Ambulatory withdrawal management with extended on-site monitoring, Level 3-WM Residential/inpatient withdrawal management and Level 3.2-WM Clinically managed residential withdrawal management, Level 3.7-WM medically monitored inpatient withdrawal management and Level 4- WM Medically managed intensive inpatient	 Amend service definitions to include withdrawal management at appropriate levels of care within State Plan and KY regulations. DMS Senior Behavioral Health Policy Advisor will oversee completion of tasks. Completed by September 12, 2019.



ALALIA			
		withdrawal management) within the continuum of care offered in Kentucky.	

Kentucky defines the following categories of providers that are able to provide State Plan Services Behavioral Health and Substance Use Disorder services:

- Individual Practitioner: An individual practitioner who is licensed by the respective board in the Commonwealth of Kentucky or who is supervised by a licensed practitioner to render health services and/or bill DMS. The practitioners include: Licensed Professional Art Therapist, Applied Behavior Analyst, Licensed Professional Clinical Counselor, Licensed Clinical Social Worker, Licensed Marriage and Family Therapist, Licensed Psychological Practitioner, Licensed Psychologist, Physician, Advanced Registered Nurse Practitioner with Psychiatry Specialty and Physician Assistant.
- Provider Group: A group of more than one individually licensed practitioner who forms a business entity to render behavioral health services and bill DMS.
- Licensed Organization: A business entity that employs licensed and non-licensed health professionals and is licensed to render behavioral health services and bill DMS. This organization must also meet the following criteria:
 - (1) Be enrolled as a Medicaid provider in the Commonwealth of Kentucky;
 - (2) Demonstrate experience serving the population of individuals with behavioral health disorders relevant to the particular services provided;
 - (3) Have the administrative capacity to provide quality of services in accordance with state and federal requirements;
 - (4) Use a financial management system that provides documentation of services and costs; and
 - (5) Demonstrate capacity to document and maintain individual case records in accordance with state and federal requirements.

The Licensed Organizations include: Behavioral Health Services Organization and Community Mental Health Centers.

All providers must operate within the scope of their license. Providing services to Medicaid recipients outside a provider's licensure is considered fraud.



2. Use of Evidence-based, SUD-specific Patient Placement Criteria

Implementation of evidence-based, SUD-specific patient placement criteria is identified as a critical milestone that states are to address as part of the demonstration. To meet this milestone, states must ensure that the following criteria are met:

- Providers assess treatment needs based on SUD-specific, multi-dimensional assessment tools, e.g., the ASAM Criteria, or other patient placement assessment tools that reflect evidence-based clinical treatment guidelines; and
- Utilization management approaches are implemented to ensure that (a) beneficiaries have access to SUD services at the appropriate level of care, (b) interventions are appropriate for the diagnosis and level of care, and (c) there is an independent process for reviewing placement in residential treatment settings.

Currently DMS, through Managed Care Contracts require the use of ASAM Criteria for authorization regarding Level of Care (LOC) for SUD treatment. Managed Care Organizations (MCO) apply ASAM to both outpatient and residential services with no predetermined limits of care established for these services. Continued involvement in a level of care is based on individual need determined through medical necessity criteria. DMS will continue to require ASAM Criteria for authorization of treatment and recovery services for individuals with an SUD through the contractual requirement with the MCO's. Below is the language utilized in the MCO contracts to address utilization management.

³The MCO's shall have in place mechanisms to check the consistency of application of review criteria. The written clinical criteria and protocols shall provide for mechanisms to obtain all necessary information, including pertinent clinical information, and consultation with the attending physician or other health care provider as appropriate. The Medical Director and Behavioral Health Director shall supervise the UM program and shall be accessible and available for consultation as needed. Criteria approved under a prior contract must be resubmitted to ensure it meets the requirements of this Contract. Decisions to deny a service authorization request or to authorize a service in an amount, duration, or scope that is less than requested, must be made by a physician who has appropriate clinical expertise in treating the Member's condition or disease. The clinical reason for the denial, in whole or in part,

-

³ Language from MCO SFY 18 Contracts



specific to the Member shall be cited. Physician consultants from appropriate medical, surgical and psychiatric specialties shall be accessible and available for consultation as needed. The Medical Necessity review process shall be completed within two (2) business days of receiving the request and shall include a provision for expedited reviews in urgent decisions. Post-service review requests shall be completed within fourteen (14) days or, if the Member or the Provider requests an extension or the Contractor justifies a need for additional information and how the extension is in the Member's interest, may extend up to an additional fourteen (14) days.

- A. The MCO's shall submit its request to change any prior authorization requirement to Department for Medicaid Services (DMS) for review.
- B. For the processing of requests for initial and continuing authorization of services, the Contractor shall require that its subcontractors have in place written policies and procedures and have in effect a mechanism to ensure consistent application of review criteria for authorization decisions.
- C. In the event that a Member or Provider requests written confirmation of an approval, the Contractor shall provide written confirmation of its decision within three working days of providing notification of a decision if the initial decision was not in writing. The written confirmation shall be written in accordance with Member Rights and Responsibilities.
- D. The Contractor shall have written policies and procedures that show how the Contractor will monitor to ensure clinically appropriate overall continuity of care.
- E. The Contractor shall have written policies to ensure the coordination of services:
- 1. Between settings of care, including appropriate discharge planning for short term and long-term hospital and institutional stays;
- 2. With the services the Member receives from any other MCO;
- 3. With the services the member receives in Fee for Service (FFS); and
- 4. With the services the Member receives from community and social support providers.
- F. The MCO shall have written policies and procedures that explain how prior authorization data will be incorporated into the MCO's overall Quality Improvement Plan.

DMS providers perform an assessment and collect other relevant information that will assist in determining the most appropriate level of care. DMS does not require the provider to utilize one specific multi-dimensional tool. In regulation, DMS defines assessment to include gathering information and engaging in a process with the individual that enables the provider to:



- o Establish the presence or absence of a mental health disorder, substance use disorder, or co-occurring disorders;
- o Determine the individual's readiness for change;
- o Identify the individual's strengths or problem areas that may affect the treatment and recovery processes; and
- o Engage the individual in developing an appropriate treatment relationship;
- Establish or rule out the existence of a clinical disorder or service need;
- Include working with the individual to develop a treatment and service plan; and
- Does not include psychological or psychiatric evaluations or assessments.

As part of the new waiver benefit, Kentucky will require utilization of ASAM's six dimensions of multidimensional assessment to ensure consistency in the assessment and treatment planning process for treatment of substance use disorders. The dimensions will assist the provider to create a holistic, biopsychosocial assessment of the recipient that will assist the provider with development of the treatment planning for any person seeking SUD services. The dimensions include acute intoxication and/or withdrawal potential; biomedical conditions and complications; emotional, behavioral or cognitive conditions and complications; readiness to change; relapse, continued use, or continued problem potential and recovery/living environment.

DMS will ensure that providers are utilizing the appropriate clinician to perform the assessment which include a credentialed counselor or clinician, a certified addiction registered nurse, a psychologist or a physician. DMS will require all SUD providers to incorporate these dimensions as part of their assessment by September 12, 2019. DMS will outline requirements within regulations and ensure all providers will be trained on ASAM criteria. The estimated timeline for completion of changes in regulations related to assessment criteria is September 12, 2019. DMS Division of Policy and Operations will oversee completion of task.

3. Use of Nationally Recognized SUD-specific Program Standards to Set Provider Qualifications for Residential Treatment Facilities

Through the new Section 1115 initiative, states will have an opportunity to receive federal financial participation (FFP) for a continuum of SUD services, including services provided to Medicaid enrollees residing in residential treatment facilities that qualify as institutions for mental diseases. To meet this milestone, states must ensure that the following criteria are met:

• Implementation of residential treatment provider qualifications (in licensure requirements, policy manuals, managed care contracts, or other guidance) that meet the ASAM Criteria or other nationally recognized, SUD-specific program standards regarding the types of services, hours of clinical care and credentials of staff for residential treatment settings;



- Implementation of a state process for reviewing residential treatment providers to assure compliance with these standards; and
- Implementation of a requirement that residential treatment facilities offer MAT on-site or facilitate access off site.

Currently DMS only reimburses residential SUD treatment with providers who have less than sixteen (16) bed facilities or for recipients who are under the age of twenty-one (21) or over the age of sixty-four (64). CMHC's, BHSO's and hospitals are DMS provider types licensed through Office of Inspector General (OIG) and provide residential SUD services. These services are based on individual need and may include screening, assessment, service planning, peer support, individual, group and family outpatient therapy. DMS requires residential services be provided under the medical direction of a physician and provide continuous nursing services on site during traditional first shift hours Monday through Friday and continuously available for telephone consultation afterhours and onsite as needed.

The Commonwealth of Kentucky will conduct a statewide survey to assess the current landscape of behavioral health providers. We began with a survey sent out to all Medicaid enrolled residential substance use disorder providers. One component of this survey was for the residential providers to self-attest to their level of ASAM residential care. This survey is currently underway for our residential SUD treatment providers, with an expected completion date of October 15, 2018. This will align with the DMS led certification process. Based on the self-attestation Kentucky would allow for reimbursement of residential services up to 96 beds in an IMD pending certification by the State conducted certification process. DMS is internally considering payment adjustment based on residential level of care.

In order for a SUD residential provider to be eligible for the Institution of Mental Disease (IMD) exclusion, Kentucky will require the provider to be certified to the ASAM residential levels of care which are; 3.1 Clinically Managed Low-Intensity Residential Services, 3.3 Clinically Managed Population Specific High Intensity Residential Services, 3.5 Clinically Managed High-Intensity Residential Services, 3.7 Medically Monitored Intensive Inpatient Services. Kentucky Revised Statutes (KRS) 216B.015 defines the Office of Inspector General, Division of Health Care responsible for inspecting, monitoring, licensing and certifying all health care facilities. This includes acute care hospitals, which DMS designate as Medically Managed Intensive Inpatient Services. Kentucky feels the licensure requirement is sufficient and does not require this level of care to be certified. The SUD residential providers that are ASAM certified will then be able to receive the IMD exclusion for up to 192 beds for short-term residential treatment. Short-term residential treatment is defined as a statewide average length of stay of thirty (30) days.

Kentucky will perform its own certification program of residential levels: 3.1 Clinically Managed Low-Intensity Residential Services, 3.3 Clinically Managed Population Specific High Intensity Residential Services, 3.5 Clinically Managed High-Intensity Residential Services, and 3.7 Medically Monitored Intensive Inpatient Services. Kentucky is developing forms for on-site visits with a four-person team from Department for Medicaid Services Behavioral Health Policy team. Beginning October 15, 2018 this team will



begin to conduct onsite visits of all Medicaid enrolled SUD residential providers to review settings, staff requirements, co-occurring capacity, and programming utilizing state created forms. Certification of all Medicaid enrolled residential SUD providers will be completed by January 15, 2019. Moving forward DMS will continue to explore engaging with ASAM to participate in the pilot for level of care certification.

DMS currently offers all the service components of MAT within the State Plan. Methadone is currently payable for pain not for SUD treatment. DMS is adding the coverage of Methadone to our State Plan services for the treatment of SUD and will ensure residential providers are providing MAT on-site or facilitating access off site, by conducting a provider survey. The offsite facilitation of MAT for residential providers that do not provide medication as part of their treatment continuum will allow individuals who opt for medication as a part of their plan of care to receive the medication services outside of the residential provider. As part of the care coordination in a residential setting, the care coordinator will assist in the logistics of locating, scheduling and transporting an individual for their offsite medication services.

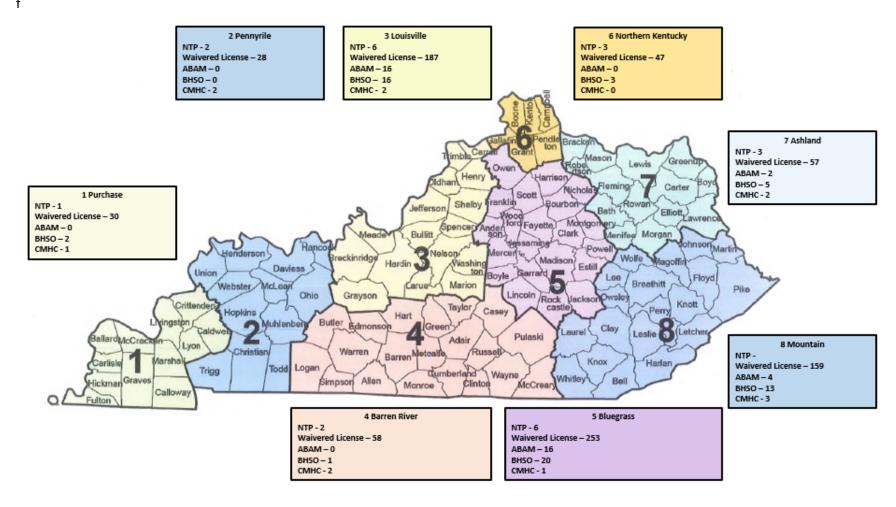
Kentucky has legislation to require the Cabinet of Health and Family Services (CHFS) to develop enhanced licensure and quality standards. These will be based on nationally recognized and evidence-based standards for substance use disorder treatment and recovery that include residential, outpatient and medication-assisted treatment (MAT) services. This legislation requires enhanced and streamline licensure requirements for SUD treatment providers as well as create statewide standards and outcome measures to ensure quality. DMS Division of Policy and Operations Senior Behavior Health Policy Advisor will oversee completion. Estimated for completion by September 12, 2019.



4. Sufficient Provider Capacity at Critical Levels of Care including for Medication Assisted Treatment for OUD

To meet this milestone, states must complete an assessment of the availability of providers enrolled in Medicaid and accepting new patients in the critical levels of care listed in Milestone 1. This assessment must determine availability of treatment for Medicaid beneficiaries in each of these levels of care, as well as availability of MAT and medically supervised withdrawal management, throughout the state. This assessment should help to identify gaps in availability of services for beneficiaries in the critical levels of care.





DMS to develop and conduct a survey for Medicaid and Non-Medicaid providers to determine what services they provide related to SUD levels of care and potential for Medicaid enrollment. As part of the survey, Kentucky will be looking at medication assisted treatment (MAT) service capability. Through onsite visits we will verify MAT is offered on-site or facilitated offsite. Completion of provider survey will be within twelve (12) months of Implementation Plan approval. DMS Division of Policy and Operations is responsible for completion of task.



Milestone Criteria	Current State	Future State	Summary of Actions Needed
Completion of assessment of the availability of providers enrolled in Medicaid and accepting new patients in the following critical levels of care throughout the state (or at least in participating regions of the state) including those that offer MAT: Outpatient Services; Intensive Outpatient Services; Medication Assisted Treatment (medications as well as counseling and other services); Intensive Care in Residential and Inpatient Settings; Medically Supervised Withdrawal Management.		Kentucky Medicaid is conducting a statewide survey of treatment providers that currently offer outpatient, Intensive Outpatient services, MAT and Residential services. With pending changes to licensure requirements for SUD treatment and recovery providers, Kentucky Medicaid will create a Preferred prescriber program that incorporates DMS Pharmacy prescribing program. Participation in the preferred provider program will reduce the administrative burden on the provider. The following are the requirements for participation: • Providing treatment under the license of a buprenorphine waivered practitioner and co-located credentialed addiction treatment practitioners, • Can distribute buprenorphine products during induction • Provide prescriptions for buprenorphine products	 Develop preferred prescriber program in alignment with Pharmacy prescribing program. DSM Senior Behavioral Health Policy Advisor and DMS Pharmacy Director will oversee completion of task. Completion by September 12, 2019



Provide psychosocial
treatment for opioid use
disorder that include
assessment of psychosocial
needs, individual and/or
group counseling, linkage
and referral to community
based services and support
systems, care coordination
of on-site and off-site
treatment services,
medical/prescription
monitoring.

5. Implementation of Comprehensive Treatment and Prevention Strategies to Address Opioid Abuse and OUD

To meet this milestone, states must ensure that the following criteria are met:

- Implementation of opioid prescribing guidelines along with other interventions to prevent prescription drug abuse;
- Expanded coverage of and access to naloxone for overdose reversal; and
- Implementation of strategies to increase utilization and improve functionality of prescription drug monitoring programs.

Milestone Criteria	Current State	Future State	Summary of Actions Needed
Implementation of opioid prescribing guidelines along with other interventions to prevent opioid abuse	Prescribers are required to; obtain a report on beneficiaries from the prescription drug monitoring program (PDMP), obtain drug screens and encourage the patient's active participation	Revised buprenorphine criteria to increase response access and treatment. Streamlined administrative burden for quality care and qualified providers.	Develop program draft including revised clinical criteria and prior authorization forms -DMS Pharmacy Director is responsible for completion of this task



in a behavioral modification		-Expected on or before
program.		11/1/18
DMS has implemented a 3		
day supply limitation for		
controlled substances. (See	The Department for Medicaid	Develop two (2) prior
statute link below)	Services (DMS) will align the	authorization forms. The first
Click Here for KRS 218A.205	Prior Authorization	form aligning with KBML
	requirements (PA) for	standards, the second form for
	prescribing or dispensing	the buprenorphine program.
	buprenorphine –mono-product	-DMS Pharmacy Director is
	or buprenorphine combined	responsible for completion of
	with naloxone, with the	this task
	professional standards from	- Following alignment of
	the KBML. (See regulation	requirements there will be a
	link below)	90 day provider notice and
	Click Here for 201 KAR	education period before
	<u>9:270</u>	changes can Go-Live.
		Expected on or before
		11/1/18.
	Opioid Utilization Program	In-Progress
	that will include revised	-DMS Pharmacy Director is
	criteria to apply varying	responsible for completion of
	utilization controls to long	this task
	acting opiates and short acting	-Approved by KY P&T
	opiates; plus, the	Committee on 5/01/18; Go-
	implementation of a Morphine	Live 09/04/18
	Milligram Equivalent (MME)	
	dosing limitations program,	
	including treatment plan	
	agreements and opiate PA	
	requirements.	



A brief summary of the utilization controls being reviewed include: limitations on Short Acting (SA) opioids for the treatment of acute pain, limitations on the treatment of chronic, noncancer pain in non-hospice patients, other class limitations such as age limits, daily dose limits, limits on cough and cold opioid containing products, limits on codeine and tramadol products, and required review of overlapping claims for opioids and benzodiazepines.

The MME dosing limitations involve a claim by claim analysis of current member utilization of both Long Acting (LA) and SA opioids. Once complete we will have a better understanding of how members may be utilizing multiple prescriptions to achieve higher cumulative MME and their per day dosing. A simplified conversion factor of 4 MME/unit for methadone will



be used to resolve the IT systems limitations surrounding sliding scale as recommended by CMS, until there is a new software release. Analysis will reveal the most common products contributing to the MME per day over 180 and over 300 both for FFS and the MCO populations. The program will allow exceptions for certain disease states such as cancer, sickle cell, and hospice. Additional considerations will apply for others like Long Term Care (LTC), acute surgical procedures, and Narcotic Treatment Program (NTP). We will establish MME thresholds for SA, LA, and combo use of opioids. And employ a step down methodology to reduce overall MME. Prior Authorizations will be revised to allow for new initial limits of opioids without PA up to a certain threshold MME (eg.. 90MME/day), while higher quantities require post limit



		PA, with an overall max	
		MME threshold (e.g	
		200MME/day). Post limit PA	
		approvals will be limited in	
		duration for acute pain	
		treatment (30 days) but one	
		year for chronic pain care.	
		This will include some	
		required patient reassessment	
		interval (eg.3 mo.) which	
		exceptions for those actively	
		battling cancer.	
	All Kentucky Health Plans	Increase access to Medication	This effort to educate;
	currently cover naloxone	Assisted Treatment (MAT)	beneficiaries, prescribers,
	Nasal Spray and syringes	providers to connect services	dispensers, families and
	without a co-pay or prior	between emergency room	schools will be on-going.
	authorization. Although a	discharge for overdose or high	
	prescription is required, under	risk to primary provider care	
	a collaborative care agreement	and treatment. Resources and	
	pharmacists throughout the	connectivity to those for	
	Commonwealth are permitted	beneficiaries in treatment or	
Expanded coverage of, and	to initiate protocol driven	within a high risk populations	
access to, naloxone for	orders for naloxone products.	will also be increased.	
overdose reversal	or use for maronone products:		
	As part Kentucky's Opioid		
	Response Effort, Narcan kits		
	(set of 2 doses) are distributed		
	in the highest-risk regions of		
	the Commonwealth through		
	the Department for Public		
	Health's mobile pharmacy as		
	well as individual pharmacies		
	who enter into an agreement		
	who enter into an agreement		



HEALIH		
	with KPhA to dispense	
	KORE-funded kits.	
	KPhA is also helping to	
	establish partnerships between	
	community pharmacies and	
	residential treatment programs	
	to ensure individuals have	
	free take-home Narcan upon	
	discharge. A pharmacist	
	comes to the treatment centers	
	to provide the kits as well as	
	training on their use.	
	People Advocating Recovery	
	(PAR) is distributing Narcan	
	kits in community settings	
	targeting eastern Kentucky,	
	other underserved counties,	
	and Oxford Houses. In	
	addition to training on use,	
	education is provided on signs	
	and symptoms, stigma, and	
	Good Samaritan law.	
	In addition 1,000 Narcan kits	
	are being distributed across	
	four Emergency Departments	
	(UK, UL, St. Elizabeth, and	
	St. Claire) to individuals	
	having experienced or at risk	
	for opioid overdose.	



6. Improved Care Coordination and Transitions between Levels of Care

To meet this milestone, states must implement policies to ensure residential and inpatient facilities link beneficiaries, especially those with OUD, with community-based services and supports following stays in these facilities.

Milestone Criteria	Current State	Future State	Summary of Actions Needed
Additional policies to ensure	Kentucky currently offers	Kentucky Medicaid will	Amend State Plan to include
coordination of care for co-	targeted case management for individuals with a SUD and	implement care coordination services for all individuals	care coordination within the
occurring physical and mental health conditions	for individuals with SUD and	within residential treatment to	SUD residential treatment definition outlining the duties
	a chronic/complex physical	ensure services are	of care coordination.
	health issue. This level of	coordinated for co-occurring	Amend State Regulations to
	case management is	conditions as well as link the	include care coordination
	individuals with a moderate to	recipient to appropriate	duties to the SUD residential
	severe SUD.	community services by	treatment definition.
		facilitating medical and	
		behavioral health follow-ups	DMS Senior Behavioral
		and linking to appropriate	Health Policy Advisor will
		level of substance use	oversee completion of
		treatment within the	tasks.
		continuum in order to provide	Completed by September
		ongoing support for	12, 2019.
		recipients.	12, 2017.



THE TENER TO THE T						

DMS is in the early stages of a learning opportunity with other states related to integration of primary and behavioral health care. This learning lab will assist Kentucky with development of a strategic plan to implement policy for integration of physical and behavioral health. Kentucky's vision is to improve outcomes and reduce cost for; adults with serious mental illness and/or substance use disorder, criminal justice, children and youth with social-emotional disturbance, children in state custody who may have juvenile justice involvement.

Through the Learning Lab opportunity Kentucky intends to improve linkages among health, behavioral health and criminal justice data.

Section II – Implementation Administration

Please provide the contact information for the state's point of contact for the Implementation plan.

Name and Title: Ann Hollen, Senior Behavior Health Policy Advisor

Telephone Number: (502) 564-6890 Email Address: ann.hollen@ky.gov

Section III – Relevant Documents

Please provide any additional documentation or information that the state deems relevant to successful execution of the implementation plan.



Attachment A – Template for SUD Health Information Technology (IT) Plan

Section I.

As a component of Milestone 5, Implementation of Strategies to Increase Utilization and Improve Functionality of Prescription Drug Monitoring Programs (PDMP), in the SMD #17-003, states with approved Section 1115 SUD demonstrations are generally required to submit an SUD Health IT Plan as described in the STCs for these demonstrations within 90 days of demonstration approval.

The SUD Health IT Plan will be a section within the state's SUD Implementation Plan Protocol and, as such, the state may not claim FFP for services provided in IMDs until this Plan has been approved by CMS.

In completing this plan, the following resources are available to the state:

- a. Health IT.Gov in "Section 4: Opioid Epidemic and Health IT." 4
- b. CMS 1115 Health IT resources available on "Medicaid Program Alignment with State Systems to Advance HIT, HIE and Interoperability" and, specifically, the "1115 Health IT Toolkit" for health IT considerations in conducting an assessment and developing their Health IT Plans.⁵

As the state develops its SUD Health IT Plan, it may also request technical assistance to conduct an assessment and develop its plan to ensure it has the specific health IT infrastructure with regards to the state's PDMP plan and, more generally, to meet the goals of the demonstration. Contacts for technical assistance can be found in the guidance documents.

In the event that the state believes it has already made sufficient progress with regards to the health IT programmatic goals described in the STCs (i.e. PDMP functionalities, PDMP query capabilities, supporting prescribing clinicians with using and checking the PDMPs, and master patient index and identity management), it must provide an assurance to that effect via the assessment and plan below (see Table 1, "Current State").

⁴ Available at https://www.healthit.gov/playbook/opioid-epidemic-and-health-it.

⁵ Available at https://www.medicaid.gov/medicaid/data-and-systems/hie/index.html.



SUD Demonstration Milestone 5.0, Specification 3: Implementation of Strategies to Increase Utilization and Improve Functionality of PDMP

The specific milestones to be achieved by developing and implementing an SUD Health IT Plan include:

- Enhancing the health IT functionality to support PDMP interoperability; and
- Enhancing and/or supporting clinicians in their usage of the state's PDMP.

The state should provide CMS with an analysis of the current status of its health IT infrastructure/"ecosystem" to assess its readiness to support PDMP interoperability. Once completed, the analysis will serve as the basis for the health IT functionalities to be addressed over the course of the demonstration—or the assurance described above.

The SUD Health IT Plan should detail the current and planned future state for each functionality/capability/support—and specific actions and a timeline to be completed over the course of the demonstration—to address needed enhancements. In addition to completing the summary table below, the state may provide additional information for each Health IT/PDMP milestone criteria to further describe its plan.

Table 1. State Health IT / PDMP Assessment & Plan

Milestone Criteria	Current State	Future State	Summary of Actions	Measurements
			Needed	
5. Implementation of	Provide an overview of	Provide an overview of	Specify a list of action	
comprehensive treatment	current PDMP	plans for enhancing the	items needed to be	
and prevention strategies	capabilities, health IT	state's PDMP, related	completed to meet the	
to address Opioid Abuse	functionalities to support	enhancements to its	HIT/PDMP milestones	
and OUD, that is:	the PDMP, and supports	health IT functionalities,	identified in the first	
Enhance the state's	to enhance clinicians' use	and related	column. Include persons	
health IT functionality to	of the state's health IT	enhancements to support	or entities responsible	
support its PDMP; and	functionality to achieve	clinicians' use of the	for completion of each	
Enhance and/or support	the goals of the PDMP.	health IT functionality to	action item. Include	
clinicians in their usage		achieve the goals of the	timeframe for	
of the state's PDMP.		PDMP.		



			completion of each	
			action item	
Prescription Drug Monit	oring Program (PDMP) Fu	nctionalities		
Enhanced interstate data sharing in order to better track patient specific prescription data	1.1 The Kentucky PDMP (KASPER) is housed in the Cabinet for Health and Family Services (CHFS) Office of Inspector General (OIG). KASPER is currently able to share data with 12 states including our six border states that have PDMPs. 1.2 Interstate data is available for prescriber and pharmacist PDMP users. KASPER users currently have no tools or analytics available to assist them with identifying other state PDMPs for which a data request may be appropriate for a specific patient (informed data sharing.)	1.1 CHFS plans to enhance KASPER to support more efficient onboarding of additional states. 1.2 CHFS is beginning to work with the Bureau of Justice Assistance and PDMP Training and Technical Assistance Center to investigate the use of data analytics to inform end users of high probability patient data matching states to select when performing an interstate request	1.1 Onboard additional interstate data sharing states. Responsibility: KASPER Integration Project Manager (OATS). Target completion: July 2021. 1.2 Develop data analytic functionality to allow prescriber/pharmacist users to make a more informed decision on other states from which to request data based on their practice location and patient demographic information. Responsibility: KASPER Project Manager. Target completion: April 2020.	1.1 New States will be added at a rate of approximately 1 per month beginning in July, 2018. Monthly meetings are held. Currently we are sharing data with 12 states. The plan is to be connected to the remaining states and D.C. by July of 2021. 1.2 This "Informed Data Sharing" is to be completed by April of 2020. The plan begins with KASPER data only, but will spread to the regional and national level after proper



				analysis and testing. Monthly meetings will be held.
Enhanced "ease of use" for prescribers and other state and federal stakeholders	time access to Schedule II through V controlled substance prescription data for authorized health care providers, state and federal law enforcement officers and prosecutors, the Kentucky Medicaid program and other stakeholders. It allows for delegates to request reports on behalf of prescribers and dispensers, and allows for institutional accounts to simplify access for providers in hospitals and long term care facilities. The available controlled substance information includes opioid morphine milligram equivalent (MME) information, basic Prescriber Report Card data, and the ability to review the prescriber	1.1 The KASPER code was developed in 2005, and is in need of modernization. CHFS is planning development of a new KASPER system using a modular design. Included in the modular design will be integrating with Electronic Health Record (EHR) system's and the statewide Kentucky Health Information Exchange (KHIE). 1.2 To increase KASPER effectiveness, the modernization project will include development of an enhanced Prescriber Report Card that will	1.1 Develop a new modular KASPER system designed to provide improved ease of use and operational efficiency. The new system modules will include 1.1.1 User management module, 1.1.2 PDMP System Application Module, 1.1.3 PDMP Sharing Module. Responsibility: KASPER Project Manager. Target completion: September 2020. 1.2 Implement phase 2 of the enhanced KASPER Prescriber Report Card. Responsibility: KASPER Project Manager.	1.1.1 User management module, 4/2019. 1.1.2 PDMP System Application Module, 12/2019 1.1.3 PDMP Sharing Module, 9/2020. Weekly Meetings will be held thru-out the entire project. 1.2 This drill down option is expected by early 2020. This phase 2 option will have monthly meetings between KASPER IT team and OIG.



	controlled substance	include patient level	Target: completion date:	
	prescribing history to	data allowing	4/2020.	
	detect errors or fraud.	prescribers easier		
		identification of at-		
		risk patients.		
	There is currently limited	Planned projects to	1.1 Drug toxicity screen	1.1 This interface is
	connectivity between	integrate KASPER with	results are being	nearly complete.
	KASPER and the	KHIE include the	reported by the EDs to	Will be ready by
	statewide health	following:	KHIE. The technical	12/2018.
	information exchange,		interface between	Weekly
	KHIE.	1.1 Prescriber and	KASPER and KHIE to	meetings are
		pharmacist users can	obtain information	currently held.
		request medical	regarding the presence	
		information based on a	of those results is under	1.2 This second
		suspected drug overdose	development.	phase of KASPER
		in an Emergency	Responsibility:	to KHIE integration
Enhanced connectivity		Department (ED).	KASPER Project	will begin in 2019.
between the state's			Manager.	Monthly meetings
PDMP and any statewide,		1.2 Integration with	Target completion:	will be held. Should
regional or local health		KHIE, so prescriber and	12/2018	be completed by
information exchange		pharmacist KHIE users		12/2020.
		will be able to access	1.2 Develop and	
		KASPER patient data	implement technology	
		via KHIE without	to allow integrated data	
		leaving the KHIE	requests and responses	
		process workflow.	between KASPER and	
			KHIE.	
			Responsibility:	
			KASPER Project	
			Manager.	
			Target completion:	
			12/2020.	



Enhanced identification of long-term opioid use directly correlated to clinician prescribing patterns ⁶ (see also "Use of PDMP" #2 below)	1. KASPER currently identifies and flags patients who are receiving a current daily morphine milligram equivalent dose level of 100 or more. This includes a warning that these patients may be at a higher risk of drug overdose, and that increased clinical vigilance may be appropriate.	 1.1 KASPER reports are going to be updated to include warning flags for overlapping opioid prescriptions and overlapping opioid and benzodiazepine prescriptions. 1.2 OIG will utilize an epidemiologist to study the correlation between initial opioid use and ongoing use and abuse. 	1.1 Modify KASPER reports to reflect overlapping controlled substance prescriptions. Responsibility: KASPER Project Manager. Target completion: 12/2019. 1.2 Study correlations between initial opioid use and patient misuse and abuse patterns, as well as potentially problematic controlled substance prescribing practices. Responsibility: OIG	1.1 This modification will take BA and Development work. Weekly meetings will be held. 12/2019. 1.2 This is an ongoing study that the Epidemiologist will lead.
			prescribing practices. Responsibility: OIG Epidemiologist. Target completion:	
Current and Future PDM	 IP Query Canahilities		ongoing.	
Facilitate the state's	1.1 KASPER	1.1 In March 2017	1.1 Continue KASPER	1.1 This includes
ability to properly match	currently utilizes	CHFS	data quality	Business Analysts
patients receiving opioid	advanced data	implemented a	improvement efforts.	and Resource
prescriptions with	analytics to match	new KASPER	This is needed to ensure	Management
patients in the PDMP (i.e.	controlled	Data Collection	This is needed to elistic	Analysts. This is an

⁶ Shah A, Hayes CJ, Martin BC. Characteristics of Initial Prescription Episodes and Likelihood of Long-Term Opioid Use — United States, 2006–2015. MMWR Morb Mortal Wkly Rep 2017;66:265–269. DOI: http://dx.doi.org/10.15585/mmwr.mm6610a1.



the state's master patient index (MPI) strategy with regard to PDMP query)	substance prescription records to patients.	System. Via this system, CHFS is implementing new data reporting edits that are helping to improve the quality of data collected. The improved data quality results in increased probability of accurate patient data matching. 1.2 CHFS is planning to implement an Enterprise Data Warehouse (EDW) that will house KASPER data.	and improve data quality. Responsibility: KASPER Project Manager and Project Administrator. Target completion: ongoing. 1.2 Coordinate KASPER patient data matching processes and analytics to be consistent and support a Master Patient Indexing (MPI) within the EDW. Responsibility: KASPER Project Manager. Target	ongoing, daily happening. 1.2 This will be done in conjunction with the Data Analytics group within the Commonwealth. Weekly meetings will be held. Target completion of 6/2020.
			completion: 6/2020.	
	ng Clinicians with Changin			
Develop enhanced provider workflow / business processes to	The KASPER system is currently fully integrated with a major pharmacy	Integrate with additional EHR and pharmacy systems using solutions	1.1 To support additional KASPER/EHR	1.1 This process may be included in the KASPER
better support clinicians in accessing the PDMP prior to prescribing an	chain, and CHFS has received requests from additional health systems	that present KASPER data directly in the physician	integration and KASPER/KHIE integration, OATS is	Modernization project. Weekly meetings will be
opioid or other controlled	to integrate with their	workflow. Capitalize on	conducting capacity	



substance to address the issues which follow	EHR systems. The existing pharmacy integration allows the pharmacists to access KASPER data in one simple step without leaving their pharmacy management system workflow.	the integration work done by EHR/Pharmacy system vendors in other states.	planning reviews to ensure sufficient resources to support new integration projects. CHFS is supporting federal efforts to develop an API/Web service for PDMP/EHR integration and may also develop an in-house API/Web service to support integration projects. Responsibility: KASPER Project	held during this process.
			Manager. Target completion: 9/2020.	
Develop enhanced supports for clinician review of the patients' history of controlled substance prescriptions provided through the PDMP—prior to the issuance of an opioid prescription	KASPER currently provides detailed prescription history and opioid MME data to health care provider users. Additional functionality is needed to improve the level of care.	1.1 Implement the ability for all KASPER users to obtain class A misdemeanor and felony drug conviction data for the patient. 1.2 Implement a patient dashboard capability to make it easier for healthcare provider KASPER users to identify overlapping	1.1 Implement a link to the Administrative Office of the Courts (AOC) CourtNet system to allow KASPER users to see drug conviction data for the previous five years. Responsibility: KASPER and AOC Project Managers. Target completion: 07/2018.	1.1 This link is currently in the testing phase and will be completed by 7/2018. Weekly meetings are currently being held. 1.2 This evaluation will need to done prior to the modernization project.



Master Patient Index / Identity Management While KASPER and KHIE are not currently integrated, KHIE has a defined algorithm MPI that provides match, merge and search cata management service, etc.) in support of SUD care delivery. In the planning stage. As part of this project KHIE will utilize the enterprise data management service, etc.) in support of SUD care delivery. In the planning stage. As part of this project KHIE will utilize the enterprise and search capability. In the planning stage. As part of this project KHIE will utilize the enterprise and search capability. In the planning stage. As part of this project KHIE will utilize the enterprise appropriate matching parameters. In the planning stage. As part of this project KHIE will utilize the enterprise integration project will be undertaken after implementation of the new KHIE system. Responsibility: KASPER and KHIE Project Managers. Target completion: 11/2019.			prescriptions, early refills, multiple provider episodes, potential drug interactions and other indicators that may indicate overdose risk, or controlled substance abuse or diversion.	1.2 Evaluate existing patient dashboard tools and capabilities, and determine whether they can be implemented into the current KASPER system or as part of the KASPER modernization project. Responsibility: OIG and OATS. Target completion: 12/2019	
Enhance the master patient index (or master data management service, etc.) in support of SUD care delivery. KHIE are not currently integrated, KHIE has a defined algorithm MPI that provides match, merge and search capability. KASPER/KHIE integration project is in the planning stage. As part of this project KHIE will utilize the enterprise data management service, etc.) in support of SUD care delivery. KASPER/KHIE integration project will will utilize the enterprise integration project will be undertaken after implementation of the new KHIE system. Responsibility: KASPER and KHIE project Managers. Target completion: 11/2019.	Master Patient Index / Id	·			
Overall Objective for Enhancing PDMP Functionality & Interoperability	patient index (or master data management service, etc.) in support of SUD care delivery.	KHIE are not currently integrated, KHIE has a defined algorithm MPI that provides match, merge and search capability.	KASPER/KHIE integration project is in the planning stage. As part of this project KHIE will utilize the enterprise MPI solution for querying KASPER.	new KHIE vendor solution was just completed. The KASPER/KHIE integration project will be undertaken after implementation of the new KHIE system. Responsibility: KASPER and KHIE Project Managers. Target completion:	part of the KHIE system. This will require weekly meetings to properly identify the appropriate matching



	1.1 KASPER currently	1.1 Phase 2 of the	1.1 Implement phase 2:	1.1 This drill down
Leverage the above	includes a Prescriber	Prescriber Report Card	the enhanced KASPER	option is expected
functionalities /	Report Card that provides	will include patient level	Prescriber Report Card.	by early 2020. This
capabilities / supports (in	aggregated controlled	data allowing	Responsibility:	phase 2 option will
concert with any other	substance prescribing data	prescribers easier	KASPER Project	have monthly
state health IT, TA or	and allows prescribers to	identification of at-risk	Manager.	meetings between
workflow effort) to	compare their controlled	patients (drill down	Target: completion date:	KASPER IT team
implement effective	substance prescribing	options) These	4/2020.	and OIG.
controls to minimize the	with all Kentucky	Prescriber Report Cards		
risk of inappropriate	prescribers and with	are available to the		
opioid overprescribing—	prescribers in their	Kentucky prescriber		
and to ensure that	specialty area.	licensure boards to assist		
Medicaid does not		with reviewing for		
inappropriately pay for		inappropriate or illegal		
opioids		controlled substance		
		prescribing.		

The Commonwealth of Kentucky has assessed the current infrastructure/"ecosystem" that will be necessary to achieve the goals of the demonstration. The necessary changes have been identified and captured in the Kentucky HEALTH High Level Requirements (HLR) document which will be used to help determine cost and timeline as well as to monitor the overall status throughout development and implementation.

We have reviewed our last submission of the State Medicaid Health IT Plan (SMHP), Health Information Technology Plan to verify that SUD is aligned with the plan, it is. This has been addressed in the plan with integration to eKASPER and KHIE which also includes behavioral health data. It will become more tightly integrated and aligned as the Kentucky HEALTH demonstration project moves forward.

As applicable the Commonwealth of Kentucky will advance the standards referenced in the ISA and 45 CFR Subpart B, and the Manage Care Contractor (MCO) contracts will be updated to comply with the requirements.



<u>Attachment A, Section II – Implementation Administration</u>

Please provide the contact information for the state's point of contact for the SUD Health IT Plan.

Name and Title: David Vick/KASPER Program Manager

Telephone Number: 502.564.0105 x2479

Email Address: david.vick@ky.gov

<u>Attachment A, Section III – Relevant Documents</u>

Please provide any additional documentation or information that the state deems relevant to successful execution of the implementation plan.