Ionia County Community Mental Health

Chapter Title	Chapter #		Subject #
Recipient Rights	R	117	
Subject Title Advance Directives for Healthcare	Adopted 9/30/02	Last Revised 12/10/14	Reviewed 4/24/06; 6/25/07; 2/28/08; 11/23/09; 10/25/10; 1/23/12; 9/23/13; 12/10/14; 9/23/15; 3/15/17

POLICY

Application

This policy shall apply to Ionia County Community Mental Health Authority (ICCMHA) and all services operated by or under contract with it.

1.0 PURPOSE

The purpose of this policy is to ensure that recipients and their designated representatives have the right to determine their medical and psychiatric choices as allowed by Michigan law and with respect to their particular cultural and spiritual beliefs.

2.0 POLICY

In order to support the stated mission of ICCMHA and the principles established to effect that end, the Board recognizes the right of the recipient, the parent of a minor recipient or the guardian with a court order, and designated health care advocate to participate in developing and determining the course of treatment and care, including advance directives as allowed by law, except as otherwise prohibited by law or Administrative Rule.

3.0 MONITORING AND REVIEW

This policy shall be reviewed annually by the Recipient Rights Advisory Committee.

Compliance with this policy shall be monitored through any of the following: Internal quality improvement reviews and committees; external monitoring and/or accreditation bodies; grievance and appeals data; death reports; incident reports; and Recipient Rights complaint data.

4.0 REFERENCES

MCL 333.20201(2)(f)

MCL 700.496(9)(e) and (15)

MCL 700.455(1)(c)

Attorney General Opinion #6986

CMHAMM procedure 3.8,

CARF General Program Standards section B, Screening and Access to services, 9.t 42 CFR 422(a)(2)(H); 42 CFR 438.6(n): Advance Directives; 42 CFR 422.128: Information on Advance Directives; 42 CFR 489.100 & 102

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Nancy Patera, Board Chair	person	Date