



AUDIT GUIDELINES

Substance Use Disorder Services (SUDS) Program

October 2016
(Effective for Fiscal Year 2015/2016 Audits)

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I. INTRODUCTION

The Substance Use Disorder Services (SUDS) Program Audit Guidelines are intended to provide clarification of the audit requirements contained in the Medicaid Managed Specialty Supports and Services Concurrent 1915(b)/(c) Waiver Program(s) Contract (hereafter referred to as the “PIHP Contract”) between the Michigan Department of Health and Human Services (MDHHS) and Prepaid Inpatient Health Plans (PIHPs). The SUDS Program Audit Guidelines prescribe general audit responsibilities, and may not address all circumstances or conditions that are unique to the SUDS Program. Therefore, the auditor is required to exercise professional judgment to determine the necessary audit steps needed to accomplish the audit objectives.

The PIHP Contract, Part I, Section 38.0 Subcontracting, states, “The PIHP may subcontract for the provision of any of the services specified in this contract...The PIHP shall be held solely and fully responsible to execute all provisions of this contract, whether or not said provisions are directly pursued by the PIHP, or pursued by the PIHP through a subcontract vendor.” Therefore, the audit requirements contained in the PIHP Contract, and the clarifications contained herein also apply to subcontract agencies receiving federal awards as a subrecipient. If, however, the subcontractor received payment for goods or services provided as a contractor, the subcontractor would be exempt from the audit requirements contained in the PIHP Contract and the clarifications contained herein (See the section titled “Subrecipient vs. Contractor Determination” in these Audit Guidelines).

II. AUDIT REQUIREMENTS

A. Single Audit

PIHPs and subcontract agencies that expend \$750,000 or more in Federal awards as a subrecipient¹ during the fiscal year must obtain a single audit or program-specific audit (when administering only one federal program) in accordance with 2 CFR Part 200, Subpart F.

The single audit must be performed by an independent auditor, and in accordance with Generally Accepted Government Auditing Standards (GAGAS).

A program-specific audit must be performed by an independent auditor, and in accordance with GAGAS and the program-specific audit guide from the Office of Inspector General of the Federal agency if applicable. If a program-specific audit guide is not available, the requirements outlined in 2 CFR Part 200 Subpart F, Section 200.507 must be followed.

See the Audit Objectives Section of these Audit Guidelines for further details and requirements.

B. Financial Statement Audit

PIHPs and subcontract agencies that are exempt from the Single Audit requirements, must obtain a Financial Statement Audit prepared by an independent auditor and in accordance with Generally Accepted Auditing Standards (GAAS). Subcontract agencies receiving payments for goods or services provided as a contractor are exempt from the financial statement audit requirements.

¹ Guidance on determining Federal awards expended is provided in 2 CFR Part 200, Section 200.502. Generally, Medicaid payments to a subrecipient for providing patient care services to Medicaid eligible individuals are not considered Federal awards expended for Single Audit purposes. Additionally, payments received for goods or services provided as a contractor would not be considered Federal awards for Single Audit purposes. Guidance in 2 CFR Part 200 Section 200.330 should be considered in determining whether the agreement casts the party receiving the funds in the role of a subrecipient or a contractor. Guidance is also provided in the section titled “Subrecipient vs. Contractor Determination” in these Audit Guidelines.

C. Reporting Package

The following sections list the specific items that must be included in the reporting package for various scenarios:

For PIHPs and subcontract agencies subject to Single Audit (even if federal funding received from, or indirectly from, MDHHS is less than \$750,000), the reporting package includes:

1. The single audit reporting package described in 2 CFR Part 200, Section 200.512(c), including the corrective action plan; and
2. Management letter, if one is issued; and management's response.

For PIHPs and subcontract agencies exempt from Single Audit, the reporting package includes:

1. The financial statement audit prepared in accordance with GAAS; and
2. Management letter, if one is issued; and management's response.

D. Due Date

The PIHPs must submit the reporting package described above to MDHHS within nine months after the end of the agency's fiscal year.

Subcontract agencies must submit the reporting package described above to their applicable PIHP within nine months after the end of the subcontractor's fiscal year. PIHPs may contractually require an earlier reporting package due date for their subcontractor agencies.

E. Penalty

If the PIHP fails to submit the applicable single audit or financial statement audit reporting package within nine months after the end of the agency's fiscal year and an extension has not been approved by MDHHS, MDHHS may withhold from current funding five percent of the audit year's grant funding (not to exceed \$200,000) until the required reporting package is received. MDHHS may retain the withheld amount if the reporting package is delinquent more than 120 days, and an extension has not been approved by MDHHS.

F. Where to Send

The PIHP must submit the reporting package described above by e-mail to MDHHS at MDHHS-AuditReports@michigan.gov. The required materials must be assembled in a PDF file compatible with Adobe Acrobat (read only). The subject line must state the agency name and fiscal year end. MDHHS reserves the right to request a hard copy of the audit materials if for any reason the electronic submission process is not successful.

G. Incomplete or Inadequate Audits

If MDHHS determines the reporting package is incomplete or inadequate, the auditee and possibly its independent auditor will be informed of the reason of inadequacy and its impact in writing. The recommendations and expected time frame for resubmitting the corrected reporting package will be indicated.

H. Management Decision

MDHHS will issue a management decision on findings and questioned costs contained in the PIHP single audit report within six months after the receipt of a complete and final reporting package. The management decision will include whether or not the audit finding is sustained; the reasons for the decision; and the expected PIHP action to repay disallowed costs, make financial adjustments, or take other action. Prior to issuing the management decision, MDHHS may request additional information or documentation from the PIHP, including a request for auditor verification or documentation, as a way of mitigating disallowed costs.

III. SUBRECIPIENT VS. CONTRACTOR DETERMINATION

An entity receiving pass-through federal funds may be a subrecipient or a contractor. Federal awards expended by a subrecipient would be subject to Single Audit requirements. The payments received for goods or services provided as a contractor would not be subject to the Single Audit requirements.

A **subrecipient** is defined as “a non-federal entity that receives a subaward from a pass-through entity to carry out part of a federal program, but does not include an individual that is a beneficiary of such a program. A subrecipient may also be a recipient of other federal awards directly from a federal awarding agency.”

A **contractor** is “an entity that receives a contract for the purchase of property or services needed to carry out the project or program under a federal award.”

The following checklist is designed to help determine whether an entity receiving federal funds should be considered a subrecipient or a contractor for Single Audit purposes. Generally, a preponderance of “yes” answers for a particular classification should assist this determination. However, in some instances, it may be difficult to determine whether a relationship is that of a subrecipient or a contractor; therefore, the decision should be based on the substance of the relationship over the form of the agreement. [2 CFR Part 200, Section 200.330(c)]

General Instructions:

1. Answer all questions for both types of organizations. Each question should be answered either “Yes” or “No.” A “Yes” answer is indicative of the type of relationship being reviewed. However, there are certain factors that will have a greater bearing on the conclusion than others, such as responsibility for determining eligibility for the program.
2. After completing the checklist, document the conclusion and the basis for the classification in Step #2.

Step 1

Answer the following questions (1-10) for the entity receiving federal funds:

Subrecipient Classification

Characteristics indicative of a federal award received by a subrecipient (questions 1 – 5):

1. Does the entity determine who is eligible to receive what Federal assistance? [2 CFR Part 200, Section 200.330(a)(1)]
2. Does the entity have its performance measured in relation to whether objectives of a federal program were met? [2 CFR Part 200, Section 200.330(a)(2)]
3. Does the entity have programmatic decision-making responsibility such as the determination of program benefits, approval of costs incurred, establishment of program service area, etc.? [2 CFR Part 200, Section 200.330(a)(3)]
4. Does the entity have responsibility for adherence to applicable Federal program requirements specified in the Federal award? [2 CFR Part 200, Section 200.330(a)(4)]
5. Does the entity use the federal funds to carry out a program for a public purpose specified in authorizing statute, as opposed to providing goods or services for the benefit of the pass-through entity? [2 CFR Part 200, Section 200.330(a)(5)]

Contractor Classification

Characteristics indicative of a payment of goods or services received by a contractor (questions 6 – 10):

6. Does the entity provide the goods and services within normal business operations? [2 CFR Part 200, Section 200.330(b)(1)]
7. Does the entity provide similar goods or services to many different purchasers? [2 CFR Part 200, Section 200.330(b)(2)]
8. Does the entity normally operate in a competitive environment? [2 CFR Part 200, Section 200.330(b)(3)]
9. Does the entity provide goods or services that are ancillary to the operation of the Federal program? [2 CFR Part 200, Section 200.330(b)(4)]
10. Is the entity not subject to compliance requirements of the Federal program as a result of the agreement? [2 CFR Part 200, Section 200.330(b)(5)]

Step 2 - Conclusion

Based on the preponderance of “Yes” answers, substance of the relationship, and discussions with appropriate personnel, the entity has been determined to be a: (check one)

Subrecipient _____
Contractor _____

Comments:

IV. PIHP RESPONSIBILITIES

(AUDITS, SUBRECIPIENT MONITORING, OTHER REQUIREMENTS)

To ensure fulfillment of the audit, subrecipient monitoring, and other requirements of 2 CFR 200 and the PIHP Contract with MDHHS, PIHPs must:

1. Identify in its accounts all Federal awards received and expended and the Federal programs under which they were received including the CFDA title and number, award number and year, name of the Federal agency, and name of the pass-through entity; and ensure subawards are clearly identified to subrecipients as subawards, and include all required information listed in 2 CFR 200, Section 200.331(a).
2. Maintain internal control over programs assuring that the Federal and state grants are being managed in compliance with applicable laws, regulations, and the provisions of contracts.
3. Comply with provisions of contracts, laws, and regulations, including the compliance requirements applicable to the Federal program as listed in 2 CFR Part 200; and advise subrecipients of requirements imposed on them by Federal laws, regulations, and the provisions of contracts or grant agreements.
4. Ensure that any executed subaward requires the subrecipient to comply with all terms and conditions of the PIHP Contract, and any billing or request for reimbursement for subaward costs is supported by a valid subaward and adequate source documentation on costs and services.
5. Prepare appropriate financial statements in accordance with generally accepted accounting principles, including (as required) the schedule of expenditures of Federal awards in accordance with 2 CFR Part 200, Section 200.510(b).
6. Ensure that the required audit is completed by an independent auditor, and the required reporting package is submitted to MDHHS by the contractually required due date; and submit the single audit reporting package and data collection form to the Federal clearinghouse within the earlier of 30 days after receipt of the auditor's report, or nine months after the end of the audit period according to the requirements of 2 CFR Part 200, Section 200.512.
7. Permit access by authorized representatives of MDHHS, Federal grantor agency, Comptroller General of the United States and State Auditor General to records, files and documentation related to the SUDS Program as requested; and ensure that any executed subcontract allows the PIHP access to the records and financial statements of the subcontractor as necessary.
8. Follow up and take corrective action on audit findings, including preparation of a summary schedule of prior audit findings and a corrective action plan in accordance with 2 CFR Part 200, Section 200.511.

9. Monitor the activities of subrecipients (including those below the single audit threshold) as necessary to ensure that Federal awards are used for authorized purposes in compliance with statutes, regulations, and the terms and conditions of subawards as required by 2 CFR Part 200, Section 200.331(d).
10. Ensure that each of the subrecipients comply with the applicable audit requirements, and require timely submission of subrecipient audit reports to the PIHP.
11. Review subrecipients' audit reports and issue a management decision on audit findings within six months after receipt of the subrecipient's audit report and ensure that the subrecipient takes appropriate and timely corrective action as required by 2 CFR Part 200, Sections 200.331(d)(2) and (d)(3).
12. Ensure the procurement, receipt, and payment for goods and services to contractors comply with laws, regulations, and the provisions of contracts or grant agreements as required by 2 CFR Part 200, Section 200.501(g) .

V. AUDIT OBJECTIVES

The “Audit Requirements” Section details the type of audit required. Following are the objectives of each:

The objective of a financial statement audit is primarily limited to determining whether the financial statements of the audited agency are presented fairly in all material respects in conformity with Generally Accepted Accounting Principles.

The objectives of a single audit /program-specific audit are to determine whether:

1. The financial statements of the audited agency are presented fairly in all material respects in conformity with Generally Accepted Accounting Principles and/or the Schedule of Expenditures of Federal Awards is presented fairly in all material respects in relation to the financial statements taken as a whole.
2. The audited agency has complied with laws, regulations and the provisions of contracts or grant agreements that may have a direct and material effect on each of its major programs.

To assist auditors in performing the required compliance audit and to help identify important compliance requirements, auditors should refer to the 2 CFR 200, Appendix XI Compliance Supplement (hereafter referred to as “Compliance Supplement”) AND the section of these SUDS Program Audit Guidelines titled “Items Requiring Special Consideration.”

The Compliance Supplement, Part 2 identifies the compliance requirements that are applicable to the programs included in the Supplement (e.g. CFDA 93.959). Part 3 includes a general description of compliance requirements, audit objectives, and suggested audit procedures. Part 4 or Part 5 contains additional information about the compliance requirements that arise from laws and regulations applicable to each program, including the requirements specific to each program that should be tested. For programs not covered in the Compliance Supplement (e.g. CFDA 93.243), the auditor should use the types of compliance requirements contained in the compliance supplement as guidance for identifying the types of compliance requirements to test, and determine the requirements governing the Federal program by reviewing the provisions of contracts and grant agreements and the laws and regulations referred to in such contracts and grant agreements.

Section VI of these SUDS Program Audit Guidelines titled “Items Requiring Special Consideration” highlights various contractual and other regulatory provisions that require compliance testing in addition to the items specifically identified by the Compliance Supplement.

Compliance testing must include tests of transactions, and such other auditing procedures necessary to provide the auditor sufficient evidence to support an opinion on compliance.

3. The audited agency has internal accounting and other control systems in place to provide reasonable assurance to achieve the following objectives with regards to the federal grant:
 - Transactions are properly recorded and accounted for to permit the preparation of reliable financial statements and federal reports;
 - Compliance with laws, regulations and other compliance requirements; and
 - Funds, property and other assets are safeguarded against loss from unauthorized use or disposition.

Additional Note: The primary objectives of the audits are financial and compliance issues. Auditors are not expected to perform an economy and efficiency audit. However, auditors should report conditions that come to their attention that are material in their opinion that reflect:

- a. Unnecessary duplication of effort
- b. Inefficient or wasteful use of resources
- c. Ineffective or costly procedures

VI. ITEMS REQUIRING SPECIAL CONSIDERATION

As stated in the “Audit Objectives” section, this section highlights various contractual and regulatory provisions that **require compliance testing as part of a single audit** in addition to the items specifically identified by the Compliance Supplement. Contract and regulatory references are provided for convenience. The auditor should report material noncompliance as an audit finding in the schedule of findings and questioned costs.

NOTE: If an MDHHS contract provision is subcontracted, the auditor of the PIHP is not expected to perform compliance testing at the subcontractor level. However, the auditor is expected to perform testing at the PIHP level to determine if subcontracts contain all applicable terms and conditions, and the PIHP performed their required pass-through agency responsibilities.

A. Financial Reporting

The Financial Status Report (FSR) – SUD, and SUD Supplemental FSR comply with contractual provisions and MDHHS Instructions. *(PIHP Contract – Attachment P 7.7.1.1)*

The PIHP used the applicable Federal cost principles (2 CFR Part 200, Subpart E) for determining allowable costs to report on the FSR - SUD and SUD Supplemental FSR. *(PIHP Contract – Part II (A), Section 7.8)*

The FSR - SUD and SUD Supplemental FSR do not include costs for the following, which are not allowed uses of the Substance Use Disorder Community Grant funds: *(PIHP Contract – Part II (B), Section 2.1)*

- a. Inpatient hospital services except under conditions specified in federal law.
- b. Cash payments to intended recipients of services.
- c. Purchase or improve land; purchase, construct, or permanently improve (other than minor remodeling) any building or any other facility; or purchase major medical equipment.
- d. Satisfy any requirement for the expenditure of non-Federal funds as a condition for the receipt of Federal funding.
- e. Provide individuals with hypodermic needles or syringes so that such individuals may use illegal drugs.
- f. Enforce State laws regarding the sale of tobacco products to individuals under the age of 18.
- g. Pay the salary of an individual at a rate in excess of Level I of the Federal Executive Schedule, or \$199,700 (for full time).

The FSR - SUD and SUD Supplemental FSR do not include costs for HIV Early Intervention Services because Michigan is not a Designated State for HIV. The definition of Early Intervention Services relating to HIV is provided in the PIHP Contract. *(PIHP Contract - Part II(B), Section 18.0)*

The FSR - SUD and SUD Supplemental FSR do not include costs for financing of media campaigns unless approved in advance and in writing by MDHHS. *(PIHP Contract – Part II(B), Section 9.0)*

The FSR - SUD and SUD Supplemental FSR do not include payments to hospitals (public or private) which refuse admission or treatment for emergency medical conditions solely on the basis of an individual's substance use disorder. *(PIHP Contract - Part II(B), Section 5.7)*

If the FSR - SUD and SUD Supplemental FSR include costs for drug screens (paid for by MDHHS-administered treatment funds), the following criteria must be met *(PIHP Contract - Part II(B), Section 17.0)*:

1. No other responsible payment source (self-pay, Medicaid, and private insurance) will pay for the screens. Documentation must be placed in the client file;
2. The screens are justified by specific medical necessity criteria as having clinical or therapeutic benefit; and
3. Screens performed by professional laboratories can be paid for one time per admission to residential or detoxification services, if specifically justified. Other than these one-time purchases, MDHHS funds may only be used for in house “dip stick” screens.

Any reported expenditures that do not comply with the applicable cost principles or contract provisions should be included as a questioned cost in the audit report.

B. Procurements and Subcontracts

Procurement of needed services and supports comply with contractual provisions and applicable Federal procurement regulations. *(PIHP Contract – Part I, Section 37.0; Attachment P 37.0.1; and 2 CFR Part 200, Sections 200.318 through 200.326, as applicable)*

Subcontracts clearly specify the type of service being purchased, and address all items specified in the MDHHS contract. *(PIHP Contract – Part I, Section 38.0)*

The PIHP paid the same rate when purchasing the same service from the same provider, regardless of whether the services were paid for by Community Grant funds, Medicaid funds, or other Department administered funds, including MICHild funds. *(PIHP Contract –Part II(B), Section 7.0)*

The PIHP properly classified their payments to subcontractors as Federal awards to subrecipients, or payments for goods and services to a contractor according to the guidance provided in 2 CFR Part 200, Section 200.330.

The PIHP complied with the record retention requirements relating to subcontractors. The PIHP must retain budgeting information for each service, documentation on the establishment of fixed unit rates, indirect cost documentation, equipment inventories, and fidelity bond documentation. *(PIHP Contract -Part II(B), Section 11.0)*

C. Debarment and Suspension

The PIHP verified or received certifications that its employees and subcontractors met the following requirements: *(PIHP Contract - Part I, Section 18.1.3)*

1. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or PIHP;
2. Have not within a three-year period preceding this agreement been convicted of or had a civil judgement rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
3. Are not presently indicted or otherwise criminally or civilly charged by a government entity (federal, state or local) with commission of any of the offenses enumerated in section 2; and
4. Have not within a three-year period preceding this agreement had one or more public transactions (federal, state or local) terminated for cause or default.

The PIHP verified or received certifications that its employees and subcontractors are not excluded from participation in Federal health care programs under either Section 1128 or Section 1128A of the Social Security Act. *(PIHP Contract - Part I, Section 37.0)*

D. Sliding Fee Scale and Fee Collection

The PIHP established the sliding fee scale according to the most recent year's Federal Poverty Guidelines, and it consists of a minimum of two distinctive fees based upon the income and family size of the individual seeking substance use disorder services. *(PIHP Contract - Part II(B), Section 5.5)*

The PIHP made reasonable efforts to collect 1st and 3rd party fees where applicable. Any under-recoveries of otherwise available fees resulting from failure to bill for eligible services are to be excluded from reimbursable expenditures. *(PIHP Contract – Part II(B), Section 5.2)*

The PIHP assured that all available sources of payments were identified and applied prior to the use of MDHHS-administered funds. *(PIHP Contract - Part II(B), Section 5.5)*

The PIHP reviewed individuals' financial information annually or at a change in an individual's financial status, whichever occurs sooner. *(PIHP Contract - Part II(B), Section 5.5)*

The sliding fee scale was applied to all persons (except Medicaid and MICHild recipients) seeking substance use disorders services. If the PIHP opts to apply the fees to Access Management Services, the same sliding fee scale as applied to treatment services was used. *(PIHP Contract - Part II(B), Section 5.5)*

Services were not denied because of inability to pay. *(PIHP Contract - Part II(B), Section 5.6)*

The PIHP has written policies and procedures to be used by network providers in determining an individual's ability or inability to pay, when payment liability is to be waived, and in identifying all other liable third parties. The PIHP has policies and procedures for monitoring providers and for sanctioning noncompliance. *(PIHP Contract – Part II(B), Section 5.5)*

E. Fees and Collections Reporting

The PIHP properly reported all fees and collections as instructed in the PIHP Contract. The PIHP is required to report all fees and collections revenue received by the PIHP as well as all fees and collections revenue received and reported by its subcontracted services providers on the FSR – SUD, and SUD Supplemental FSR. *(PIHP Contract –Part II(B), Section 5.3)*

“Fees and collections” are defined in the Administrative Rules (*Rule 325.4151*) and include only those fees and collections that are associated with services paid for by the agency. *(PIHP Contract –Part II(B), Sections 5.0 and 5.3)*

All fees and collections reported need to be verified with the PIHP's records. The portion of fees and collections revenue reported and actually received by the PIHP needs to be traced and agreed to the PIHP's general ledger. The portion of fees and collections revenue received and reported by subcontracted services providers, and reported by the PIHP (subcontractor revenue not actually received by the PIHP but reported by the PIHP), needs to be traced and agreed to the underlying PIHP records used to prepare this information.

F. Match Requirement

The PIHP met the contractual local match requirement. Administrative Rules 325.4151 through 325.4153 (promulgated pursuant to Section 6213 of Public Act No. 368 of 1978, as amended) define allowable match and require that program budgets include allowable match funds equal to not less than 10% of the total program budget, less direct federal and other state funds. The match requirement applies both to budgeted funds and actual expenditures. “Fees and collections” as defined in the Rule include only those fees and collections that are associated with services paid for by the PIHP. If the PIHP does not comply with the match requirement, or cannot provide reasonable evidence of compliance, MDHHS may recover payment in an amount equal to the amount of the match shortfall. *(PIHP Contract – Part II(B), Section 5.0)*

G. Subrecipient and Contractor Monitoring

Pass-Through Agency Responsibilities

The PIHP complied with their pass-through responsibilities. For Federal awards (as defined by 2 CFR Part 200, Section 200.38) passed through to subrecipients (as defined by 2 CFR Part 200, Section 200.93), agencies must *(2 CFR Part 200, Section 200.331)*:

- a) Ensure that every subaward is clearly identified to the subrecipient as a subaward and includes the required information as stated in 2 CFR Part 200, Section 200.331(a);
- b) Evaluate each subrecipient’s risk of noncompliance with Federal statutes, regulations, and the terms and conditions of the subaward;
- c) Monitor the activities of the subrecipient as necessary to ensure that the subaward is used for authorized purposes, in compliance with Federal statutes, regulations, and the terms and conditions of the subaward; and that performance goals are achieved. As stated in 2 CFR Part 200, Section 200.331(d), monitoring must include reviewing financial and programmatic reports, following-up and ensuring the subrecipient takes timely and appropriate action on deficiencies, and issuing a management decision for audit findings related to funding provided by the pass-through entity as required by 2 CFR part 200, Section 200.521;
- d) Verify that every subrecipient is audited, as required by 2 CFR Part 200, Subpart F, when it is expected that the subrecipient’s Federal awards expended during the fiscal year equaled or exceeded the threshold set forth in 2 CFR 200, Section 200.501.

Contractor Contract Responsibilities

The PIHP ensured the procurement, receipt, and payment for goods and services to contractors complied with laws, regulations, and the provisions of contracts. *(2 CFR Part 200, Section 200.501(g))*.

VII. MATERIAL WASTE OR LOSS

If during the course of the audit, the auditor finds material waste or loss (e.g. defalcations, theft, etc.), the auditor should promptly notify the PIHP and MDHHS, or, if conditions warrant it, notification may only be to MDHHS. Notification should also be made if the audited agency's records are found to be non-auditable.

VIII. RETENTION OF AUDIT WORKING PAPERS AND RECORDS

Audit working papers, records, and subcontractors' audit reports must be retained for a minimum of three years after the final audit review closure by MDHHS. The audit working papers, records, and reports **must be transferred to the PIHP, and accessible for review** by representatives of MDHHS, the Federal Government and their representatives if requested. There should be close coordination of audit work between the PIHP auditor and the auditors of its subcontractors. To the extent possible, they should share audit information and materials in order to avoid redundancy.

IX. EFFECTIVE DATE AND MDHHS CONTACTS

These SUDS Program Audit Guidelines replace the October 2015 Guidelines and are effective for the fiscal year 2015/2016 audits. Any questions relating to these Guidelines should be directed to:

Debra S. Hallenbeck, Manager
Quality Assurance and Review
Bureau of Audit, Reimbursement, and Quality Assurance
Michigan Department of Health and Human Services
Capitol Commons Center
400 S. Pine Street
Lansing, Michigan 48933
hallenbeckd@michigan.gov
Phone: 517-241-7598 Fax: 517-241-7122

For further guidance on issues pertaining to the Substance Use Disorder Services Program, please contact:

John Duvendeck, CPA, Director
Division of Program Development, Consultation & Contracts
Bureau of Hospitals and Behavioral Health Administration
Michigan Department of Health and Human Services
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