

## **Magellan Compliance Notebook**

Magellan Behavioral Health of Pennsylvania, Inc. (Magellan) strives to be proactive and use education as a preventative tool to help ensure our members receive the highest quality of care through you, the provider. The Compliance Department at Magellan is committed to sending monthly e-mails to targeted providers regarding a Compliance-related subject.

This e-mail communication is specific to your HealthChoices (Pennsylvania Medicaid) Contract with Magellan.

This month's communication includes a summary of the compliance resources that were distributed for calendar year 2020.

Month	Topic
January	Peer Support Services Bulletin and Provider Handbook
February	<u>Interpreter Services</u>
March	Per Diem Substance Abuse Facility Documentation Requirements
April	Provider Self-Reports of FWA
May	Requirement to Report Changes in Licensure
June	<u>Collaborative Documentation</u>
July	Compliance Encounter Forms (HM & PM)
August	Electronic Health Records (HM & PM)
September	Recent OMHSAS Memo regarding the "Public Health Emergency Suspended
	Regulations List"
October	Services and Supports Offered from Peer Run Organizations
November	2020 Provider Webinar & Update on Recent OMHSAS Memo regarding the "Public
	Health Emergency Suspended Regulations List"
December	Year in Review

At Magellan, we will continue to educate our providers with updated MA Bulletins, regulations and other pertinent information in order to ensure Compliance. Although providers are ultimately responsible for knowing and complying with all applicable regulations, we proactively engage providers on an ongoing basis to make sure they are aware of compliance related requirements and expectations. Medicaid Program Integrity is truly a collaborative effort between our providers, county customers, Magellan, BPI and other oversight agencies. The monthly e-mail blast topics are generated from audit results and trends; however, are also

sent in response to recent Magellan policy updates; newly released or relevant MA Bulletins and Policy Clarifications; or Regulation changes. The intention is to afford our providers with as many resources as possible to combat FWA and reduce overpayments.

Thank you for your ongoing hard work and dedication to our members!

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