

Section: Corporate Compliance	Policy Name: Criminal History Screening	Policy Number: 3.3.3
	and Excludable Convictions	
Owner: Corporate Compliance Director	Applies To:	
	⊠Summit Pointe Staff	
	⊠Summit Pointe Contract Providers	
	Summit Pointe CCBHC Services	
	□Summit Pointe CCBHC DCO Providers	
Approved By: Janm. Soudich		
Version Number: 3	Revised Date: 01/16/2024	First Effective Date: 11/01/2018

I. PURPOSE:

To comply with federal and state mandates and to enact necessary safeguards to protect the health and welfare of customers receiving services, to assure qualified and fit providers are performing services, and to avoid risk exposure Summit Pointe and providers.

II. **DEFINITIONS:** Refer to the "Summit Pointe Policy and Procedures Definitions Glossary."

III. POLICY:

All Personnel of Summit Pointe and provider entities will be screened for criminal history prior to hire, contracting, and/or service. Individuals who have direct access or provide services to customers will have criminal background checks performed minimally every two years thereafter.

Summit Pointe and contracted providers shall not employ, contract with, authorize services for, reimburse services for, or seek reimbursement for services delivered, prescribed, or ordered by any individual if:

- The individual has received a criminal history screening indicating a mandatory disqualifying conviction listed in Subdivision (1) in the table below (42 USC 1320a-7(a)).
- The individual has been the subject of a substantiated finding as described in Subdivision (8) in the table below; or
- The individual has direct access, or provides direct services, to program participants in a prescribed setting (inpatient psychiatric, specialized residential) and the individual has received a criminal history screening indicating a time-limited disqualifying conviction for which the time limitation has not yet been satisfied (listed in Subdivisions 2-7 in the table below) (MCL 20173a, MCL 330 .1134a, MCL 400.734b).
- The individual is being considered for or is currently employed as a Behavior Technician and the criminal history check reveals any criminal conviction for that individual (MCL 333.18263(1)(a)).

IV. **PROCEDURE:**

Background Checks:

Specialized Residential and Psychiatric Inpatient settings:

Inpatient psychiatric facilities and licensed adult foster care homes shall follow MDHHS Michigan Workforce Background Check procedures for obtaining criminal background checks and fingerprints (MCL 2333.20173a; MCL 330.1134a; MCL 400.734b). This check includes ongoing activity.



Summit Pointe and all other settings:

Entities shall ensure their background checks are completed by an organization, service, or agency that specializes in gathering the appropriate information to review the complete history of an individual. Use of the State of Michigan Offender Tracking Information System (OTIS) or a county level service that provides information on individuals involved with the court system are not appropriate resources to use for criminal background checks.

Entities shall secure written consent from individuals who apply for employment, contracting or volunteering, at the time of application, for the entity to conduct a criminal history check.

Background check documentation shall be maintained in the employee record and shall include the following (which shall be updated every two years for those individuals having direct access or providing services to customers):

- OIG exclusion verifications to ensure no mandatory disqualifying convictions from 42 USC 1320a-7(a), or other exclusions.
- Queries for state offenses committed in the state of Michigan.
- If the individual has resided in any other state in the 5 years prior to application, or since age 16, whichever is less, queries of those states' criminal background systems (required for initial background check only, unless the individual resides part-time in another state).
- A statement signed by the individual that indicates the following:
- That he or she has not been the subject of substantiated finding as described in Subdivision (8) of the table below.

Reporting:

Summit Pointe Internal:

All employees, directors, and individuals with any other type of employment or consulting arrangement with Summit Pointe are required to report the following to Summit Pointe Human Resources within five (5) days of conviction or assessment imposition:

- Any criminal conviction, felony, or misdemeanor; and/or
- The imposition of civil money penalties or assessments imposed under section 1128A of the Social Security Act. If an employee who reports a drug conviction under this Policy also works under a Federal contract, Summit Pointe shall have ten (10) days from the date the conviction is reported to then advise the contracting Federal agency of the conviction. Such reporting shall be provided through Summit Pointe's Compliance Director with the assistance of outside Legal Counsel.

External:

Criminal conviction results are to be disclosed to Summit Pointe by providers regarding those offenses as detailed in sections 1128(a) and 1128(b)(1), (2), or (3) of the Social Security Act, or that have had civil money penalties or assessments imposed under section 1128A of the Act.

MDHHS & SWMBH:

Summit Pointe will notify Southwest Michigan Behavioral Health and the Michigan Department of Health and Human Services (MDHHS) Behavioral Health and Developmental Disabilities Administration (BHDDA) Division of Program Development, Consultation and Contracts when disclosures are made by providers with regard to any offenses detailed in sections 1128(a) and 1128(b) (1), (2) or (3) of the Social Security Act, or that have had civil money penalties or assessments imposed under section 1128A of the Act.



Compliance:

Although criminal background checks are required, it is not intended to imply that a criminal record will necessarily bar employment. The verification of these checks and justification for the decisions that are made should be documented in the employee personnel or interview file. Decisions must be consistent with state and federal rules and regulations regarding individuals with a criminal history.

Table of Disqualifying Convictions:

For purposes of this policy, Subdivisions (1) and (8) apply to all personnel at Summit Pointe and providers. Subdivisions (2) through (7) apply to personnel working in inpatient psychiatric and specialized residential settings, and to individuals acting as behavior technicians. For purposes of subdivisions (2) through (7), the time requirement is as follows:

- Inpatient Psychiatric and Specialized Residential settings: The time required from the completion of all terms and conditions of sentencing, parole, and/or probation for the conviction to the date of application for employment or clinical privileges.
- Behavior Technicians: The time required from the completion of all terms and conditions of sentencing, parole, and/or probation for the conviction to the date the individual delivers applied behavior analysis services.

Mandatory and time-limited disqualifications are described in part in the table below. Summit Pointe and its contracted providers remain responsible for complying with all applicable Federal and State of Michigan laws, rules, and regulations as it pertains to criminal background screenings and disqualifications.

SUBDIVISION 1 – MANDATORY DISQUALIFICATIONS		
Persons with the following convictions are <u>EXCLUDED</u> from participating in Medicare and State health care programs Medicaid or Medicare		
 Any criminal convictions related to the delivery of an item or service under Medicare (Title XVIII), Medicaid (Title XIX) or other state health care programs (e.g. Children's Special Health Care Services, healthy Kids), (Title V, Title XX, and Title XXI). 		
 Any criminal convictions under federal or state law, relating to neglect or abuse of patients in connection with the delivery of a health care item or service. 		
3. Felony Convictions occurring after August 21, 1996, relating to an offense, under federal or state law, in connection with the delivery of health care items or services or with respect to any act or omission in a health care program (other than those included in number 1 above) operated by or financed in whole or in part by any federal, state, or local government agency, of a criminal offense consisting of a felony relating to fraud, theft, embezzlement, breach of fiduciary responsibility, or other financial misconduct.		
 Felony Convictions occurring after August 21, 1996, under federal or state law, related to unlawful manufacture, distribution, prescription, or dispensing of a controlled substance. 		
Subdivisions 2-8: Disqualifications related to MCL 333.20173a, MCL 330.1134a, and MCL 40.734b		
SUBDIVISION 2 – TIME LIMITED DISQUALIFICATIONS		
TIME REQUIREMENT: 15 YEARS*		



 A felony that involves the intent to cause death or serious impairment of a body function, the involves the use of force or violence, or that involves the threat of the use of force or violence. A felony involving cruelty or torture. A felony under chapter XXA of the Michigan Penal Code, 1931 PA 328, MCL 750.14 750.145r (Vulnerable Adults Chapter). A felony involving Criminal Sexual Conduct. A felony involving the use of a firearm or dangerous weapon. A felony involving the diversion or adulteration of prescription drug or other medications SUBDIVISION 3 – TIME LIMITED DISQUALIFICATIONS TIME REQUIREMENT: 10 YEARS* Other felony or attempt or conspiracy to commit felony, other than those described und Subdivision 1 and Subdivision 2. 	f 5m to
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the use of a firearm or dangerous weapon that results in a personal injury, or a misdemeanor involving the use of force or violence or the threat of the use of force or violence.	ıjure,
 A misdemeanor under chapter XXA of the Michigan Penal Code, 1931 PA 328, MCL 750.145m to 740.145r (Vulnerable Adults Chapter). 	
3. A misdemeanor involving Criminal Sexual Conduct.	
4. A misdemeanor involving cruelty or torture unless otherwise provided under Subdivisio	า 5.
5. A misdemeanor involving abuse or neglect.	
SUBDIVISION 5 – TIME LIMITED DISQUALIFICATIONS	
TIME REQUIREMENT: 5 YEARS*	
1. A misdemeanor involving cruelty if committed by an individual who is less than 16 year age.	s of
2. A misdemeanor involving home invasion.	
3. A misdemeanor involving embezzlement.	
 A misdemeanor involving negligent homicide or a violation of section 601d(1) of the Michigan vehicle code, 1949 PA 300, MCL 257.601d. 	
5. A misdemeanor involving larceny unless otherwise provided under Subsection 7.	
 A misdemeanor of retail fraud in the second degree unless otherwise provided under Subdivision 7. 	
7. Any other misdemeanor involving assault, fraud, theft, or the possession or delivery of controlled substance unless otherwise provided under Subdivision 4, 6, or 7.	а
SUBDIVISION 6 – TIME LIMITED DISQUALIFICATIONS	
TIME REQUIREMENT: 3 YEARS*	
 A misdemeanor for assault if there was no use of a firearm or dangerous weapon and intent to commit murder or inflict great bodily injury. 	



- 2. A misdemeanor of retail fraud in the third degree unless otherwise provided under Subsection 7.
- 3. A misdemeanor under part 74 (MCL 333.74 offences related to controlled substances) unless otherwise provided under Subsection 7.

SUBDIVISION 7 – TIME LIMITED DISQUALIFICATIONS

TIME REQUIREMENT: 1 YEAR*

- A misdemeanor under part 74 (MCL 333.74 offences related to controlled substances) if the individual, at the time of conviction, is under the age of 18
- 2. A misdemeanor for larceny or retail fraud in the second or third degree if the individual, at the time of conviction, is under the age of 16.

SUBDIVISION 8 – These individuals are <u>EXCLUDED</u> from participating as a service provider

- Engages in conduct that becomes the subject of a substantiated finding of neglect, abuse, or misappropriation of property by a state or federal agency pursuant to an investigation conducted in accordance with 42 USC 1395i-3 (Requirements for, and assuring quality of care in, skilled nursing facilities) or 1396r (Requirements for nursing facilities).
- 2. Is the subject of an order or disposition under section 16b of Chapter IX of the Code of Criminal Procedure (Not Guilty by Reason of Insanity (NGRI)).

For the purposes of the laws mentioned above, an individual or entity is considered to have been convicted of a criminal offense when:

A judgment of conviction has been entered against the individual or entity by a federal, state, or local court, regardless of whether there is an appeal pending or whether the judgment of conviction or other record relating to criminal conduct has been expunged. A finding of guilt against the individual or entity by a federal, state, or local court, a plea of guilty or nolo contendere by the individual or entity has been accepted by a federal, state, or local court, or an individual or entity that has entered into participation in a first offender, deferred adjudication, or other arrangement or program where judgment of conviction has been withheld.

V. REFERENCES:

42 U.S.C 1320a-7 MCL 33.1134a MCL 400.734b MCL 333.20173a 42 CFR 441.570 MCL 333.18263 SWMBH Operating Policy 02.16 CARF BH Standards Manual; Section I

VI. **ATTACHMENTS**:

None