Chapter 388-877B WAC

SUBSTANCE USE DISORDER SERVICES

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[see new WAC 388-877-1100]

Substance use disorder detoxification services—General.

The rules in WAC 388-877-0100 through 388-877B-0130 apply to behavioral health agencies that provide detoxification services. The definitions in WAC 388-877-0200 also apply to substance use disorder detoxification services. The department requires all agencies and providers affected by this rule to fully comply with the applicable requirements in chapter 388-877 WAC, chapter 388-877A WAC, chapter 388-877B WAC, and chapter 388-877C WAC no later than September 1, 2013.

(1) Substance use disorder detoxification services are provided to an individual to assist in the process of withdrawal from psychoactive substances in a safe and effective manner, in accordance with patient placement criteria (PPC).

(2) A behavioral health agency certified for detoxification services may choose to provide optional substance use disorder youth detoxification services (see WAC 388-877B-0130). Optional youth detoxification services require additional program-specific certification by the department's division of behavioral health and recovery (DBHR).
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(3) An agency providing detoxification services to an individual must:
   (a) Be a facility licensed by department of health under one of the following department of health chapters:
      (i) Hospital licensing regulations (chapter 246-320 WAC);
      (ii) Private psychiatric and alcoholism hospitals (chapter 246-322 WAC);
      (iii) Private alcohol and substance use disorder hospitals (chapter 246-324 WAC); or
      (iv) Residential treatment facility (chapter 246-337 WAC);
   (b) Be licensed by the department as a behavioral health agency;
   (c) Meet the applicable behavioral health agency licensure, certification, administration, personnel, and clinical requirements in chapter 388-877 WAC, Behavioral health services administrative requirements; and
   (d) Have policies and procedures to support and implement the:
      (i) General requirements in chapter 388-877 WAC; and
      (ii) Specific applicable requirements in WAC 388-877B-0100 through 388-877B-0130.
(4) An agency must:
   (a) Use PPC for admission, continued services, and discharge planning and decisions.
   (b) Provide counseling to each individual that addresses the individual’s:
      (i) Substance use disorder and motivation;
      (ii) Continuing care needs and need for referral to other services.
      (c) Maintain a list of resources and referral options that can be used by staff members to refer an individual to appropriate services.
   (d) Post any rules and responsibilities for individuals receiving treatment, including information on potential use of increased motivation interventions or sanctions, in a public place in the facility.
   (e) Provide tuberculosis screenings to individuals for the prevention and control of tuberculosis.
   (f) Provide HIV/AIDS information and include a brief risk intervention and referral as indicated.
[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0100, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0100, filed 5/31/13, effective 7/1/13.]

388-877B-0110 [see new WAC 388-877-1100]
Substance use disorder detoxification services—Agency staff requirements.

   In addition to meeting the agency administrative and personnel requirements in WAC 388-877-0400 through 388-877-0530, an agency providing substance use disorder detoxification services must ensure:
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(1) All substance use disorder assessment and counseling services are provided by a chemical dependency professional (CDP), or a CDP trainee (CDPT) under the supervision of an approved supervisor.

(2) There is a designated clinical supervisor who:
   (a) Is a CDP;
   (b) Has documented competency in clinical supervision;
   (c) Is responsible for monitoring the continued competency of each CDP in assessment, treatment, continuing care, transfer, and discharge. The monitoring must include a semi-annual review of a sample of the clinical records kept by the CDP; and
   (d) Has not committed, permitted, aided or abetted the commission of an illegal act or unprofessional conduct as defined under RCW 18.130.180.

(3) Each staff member providing detoxification services to an individual, with the exception of licensed staff members and CDPs, completes a minimum of forty hours of documented training before being assigned individual care duties. This personnel training must include the following topics:
   (a) Substance use disorders;
   (b) Infectious diseases, to include hepatitis and tuberculosis (TB); and
   (c) Detoxification screening, admission, and signs of trauma.

(4) Each CDPT has at least one approved supervisor who meets the qualifications in WAC 246-811-049. An approved supervisor must decrease the hours of individual contact by twenty percent for each full-time CDPT supervised.

(5) Each staff member that provides individual care has a copy of an initial TB screen or test and any subsequent screenings or testing in their personnel file.

(6) All staff members are provided annual training on the prevention and control of communicable disease, bloodborne pathogens, and TB. The training must be documented in the personnel file.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0110, filed 6/15/16, effective 7/16/16. Statutory Authority: RCW 43.20A.550, 74.04.050, 74.08.090 and chapters 70.02, 71.24 RCW. WSR 14-18-014, § 388-877B-0110, filed 8/22/14, effective 9/22/14. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0110, filed 5/31/13, effective 7/1/13.]

388-877B-0120 [see new WAC 388-877-1100]

Substance use disorder detoxification services—Clinical record content and documentation requirements.

In addition to the general clinical record content requirements in WAC 388-877-0640, an agency providing substance use disorder detoxification services must maintain an individual's clinical record that contains:

(1) Documentation of a substance use disorder screening before admission.

(2) A voluntary consent to treatment form, or any release forms, signed and dated by the individual, or the individual's parent or legal guardian, except as authorized by law for protective custody and involuntary treatment.
(3) Documentation that the individual was informed of federal confidentiality requirements and received a copy of the individual notice required under 42 C.F.R., Part 2.

(4) Documentation that the individual received the HIV/AIDS brief risk intervention.

(5) Documentation of progress notes in a timely manner from each shift and as events occur, or documentation as to why this did not occur. Progress notes must include the date, time, duration, participant names, and a brief summary of the shift or event, and the name of the staff member who provided it.

(6) Documentation that a discharge summary, including a continuing care recommendation and a description of the individual's physical condition, was completed within seven working days of discharge.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0120, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0120, filed 5/31/13, effective 7/1/13.]

388-877B-0130 [see new WAC 388-877-1102]
Substance use disorder detoxification services requiring program-specific certification—Youth detoxification services.

Youth detoxification services are substance use disorder services provided to an individual seventeen years of age or younger. Youth detoxification services are optional detoxification services that require program-specific certification by the department's division of behavioral health and recovery. An agency providing youth detoxification services must:

(1) Admit youth only with the written permission of the youth's parent or, if applicable, the youth's legal guardian. If a youth meets the requirements of a child in need of services (CHINS), the youth may sign themselves into treatment.

(2) Assess the individual's need for referral to the department's child welfare services.

(3) Ensure the following for individuals who share a room:

(a) An individual fifteen years of age or younger must not room with an individual eighteen years of age or older.

(b) An individual sixteen or seventeen years of age must be evaluated for clinical appropriateness before being placed in a room with an individual eighteen years of age or older.

(4) Allow communication between the youth and the youth's parent or if applicable, a legal guardian, and facilitate the communication when clinically appropriate.

(5) Notify the parent or legal guardian within two hours of any change in the status of the youth and document all notification and attempts of notification in the clinical record.

(6) Discharge the youth to the care of the parent or legal guardian. For emergency discharge and when the parent or legal guardian is not available, the agency must contact the appropriate authority.
(7) Ensure at least one adult staff member of each gender is present or available by phone at all times if co-educational treatment services are provided.

(8) Ensure a staff member who demonstrates knowledge of adolescent development and addiction is available at the facility or available by phone.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0130, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0130, filed 5/31/13, effective 7/1/13.]

388-877B-0140 [see new WAC 388-877-1104]
Secure withdrawal management and stabilization facilities—General.

The rules in WAC 388-877B-0140 through 388-877B-0180 apply to behavioral health agencies that provide secure withdrawal management and stabilization services.

(1) Secure withdrawal management and stabilization services are provided to an individual to assist in the process of withdrawal from psychoactive substances in a safe and effective manner, or medically stabilize an individual after acute intoxication, in accordance with patient placement criteria and chapters 71.05 and 71.34 RCW.

(2) An agency providing secure withdrawal management and stabilization services to an individual must:
   (a) Be a facility licensed by department of health under one of the following department of health chapters:
      (i) Hospital licensing regulations in chapter 246-320 WAC;
      (ii) Private psychiatric and alcoholism hospitals in chapter 246-322 WAC;
      (iii) Private alcohol and substance use disorder hospitals in chapter 246-324 WAC;
      or
      (iv) Residential treatment facility in chapter 246-337 WAC, under the service category chemical dependency acute detoxification in WAC 246-337-015(1);
   (b) Be licensed by the department as a behavioral health agency;
   (c) Meet the applicable behavioral health agency licensure, certification, administration, personnel, and clinical requirements in chapter 388-877 WAC and WAC 388-877B-0110; and
   (d) Have policies and procedures to support and implement the:
      (i) General requirements in chapter 388-877 WAC; and
      (ii) Specific applicable requirements in WAC 388-877B-0140 through 388-877B-0180.

(3) An agency must:
   (a) Use patient placement criteria for continuing care needs and discharge planning and decisions;
   (b) Provide tuberculosis screenings to individuals for the prevention and control of tuberculosis; and
   (c) Provide HIV/AIDS information and include a brief risk intervention and referral as indicated.
Secure withdrawal management and stabilization facilities—Standards for administration.

A secure withdrawal management and stabilization facility must develop policies and procedures to implement all of the following administrative requirements:

1. Policies to ensure that services are provided in a secure environment. "Secure" means having:
   a. All doors and windows leading to the outside locked at all times;
   b. Visual monitoring, either by line of sight or camera as appropriate to the individual;
   c. Adequate space to segregate violent or potentially violent persons from others;
   d. The means to contact law enforcement immediately in the event of an elopement from the facility; and
   e. Adequate numbers of staff present at all times that are trained in facility security measures.

2. Designation of a professional person as defined in RCW 71.05.020 in charge of clinical services at that facility.

3. Policies to ensure compliance with WAC 246-337-110 regarding seclusion and restraint.

4. A policy management structure that establishes:
   a. Procedures for admitting individuals needing secure withdrawal management and stabilization services seven days a week, twenty-four hours a day;
   b. Procedures to ensure that once an individual has been admitted, if a medical condition develops that is beyond the facility's ability to safely manage, the individual will be transported to the nearest hospital for emergency medical treatment;
   c. Procedures to assure access to necessary medical treatment, including emergency life-sustaining treatment and medication;
   d. Procedures to assure the protection of individual and family rights as described in this chapter and chapters 71.05 and 71.34 RCW;
   e. Procedures to inventory and safeguard the personal property of the individual being detained, including a process to limit inspection of the inventory list by responsible relatives or other persons designated by the detained individual;
   f. Procedures to assure that a chemical dependency professional and licensed physician are available for consultation and communication with both the individual and the direct patient care staff twenty-four hours a day, seven days a week;
   g. Procedures to warn an identified person and law enforcement when an adult has made a threat against an identified victim as explained in RCW 70.02.050 and in compliance with 42 C.F.R. Part 2; and
   h. Procedures to ensure that individuals detained for up to fourteen or ninety additional days of treatment are evaluated by the professional staff of the facility in order
to be prepared to testify that the individual's condition is caused by a substance use disorder and either results in likelihood of serious harm or the individual being gravely disabled.

[Statutory Authority: RCW 71.05.215, 71.05.560, 71.24.035, 71.24.037, 71.34.380, 71.05.760 and chapters 71.05, 71.24, 71.34 RCW. WSR 18-01-103, § 388-877B-0145, filed 12/19/17, effective 1/19/18.]

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**388-877B-0150** [see new WAC 388-877-1104]

**Secure withdrawal management and stabilization facilities—Admission and intake evaluation.**

In addition to meeting the agency administrative and personnel requirements in WAC 388-877-0400 through 388-877-0530, a secure withdrawal management and stabilization facility must ensure all of the following requirements:

1. The facility must obtain a copy of the petition for initial detention stating the evidence under which the individual was detained.
2. The facility must document that each individual has received evaluations to determine the nature of the disorder and the treatment necessary, including:
   - A telephone screening by a nurse, as defined in chapter 18.79 RCW, prior to admission that includes current level of intoxication, available medical history, and known medical risks;
   - A health assessment of the individual's physical condition to determine if the individual needs to be transferred to an appropriate hospital for treatment;
   - Examination and medical evaluation within twenty-four hours of admission by a licensed physician, advanced registered nurse practitioner, or physician assistant;
   - An evaluation by a chemical dependency professional within seventy-two hours of admission to the facility;
   - An assessment for substance use disorder and additional mental health disorders or conditions, using the global appraisal of individual needs - short screener (GAIN-SS) or its successor;
   - Development of an initial plan for treatment while in the facility;
   - Consideration of less restrictive alternative treatment at the time of admission; and
   - The admission diagnosis and what information the determination was based upon.
3. For individuals admitted to the secure withdrawal management and stabilization facility, the clinical record must contain:
   - A statement of the circumstances under which the person was brought to the unit;
   - The admission date and time;
   - The date and time when the involuntary detention period ends;
   - A determination of whether to refer to a designated crisis responder to initiate civil commitment proceedings;
   - If an individual is admitted voluntarily and appears to meet the criteria for initial detention, documentation that an evaluation was performed by a designated crisis
responder within the time period required in RCW 71.05.050, the results of the evaluation, and the disposition;

(f) Review of the client's current crisis plan, if applicable and available; and

(g) Review of the admission diagnosis and what information the determination was based upon.

(4) An individual who has been delivered to the facility by a peace officer for evaluation must be evaluated by a mental health professional within the following time frames:

(a) Three hours of an adult individual's arrival;

(b) Twelve hours of arrival for a child in an inpatient evaluation and treatment facility; or

(c) At any time for a child who has eloped from a child long-term inpatient treatment facility and is being returned to the facility.

(5) If a mental health professional or chemical dependency professional and physician, physician assistant, or psychiatric advanced registered nurse practitioner determine that the needs of an individual would be better served by placement in an evaluation and treatment facility then the individual must be referred to a more appropriate placement in accordance with RCW 71.05.210.

[Statutory Authority: RCW 71.05.215, 71.05.560, 71.24.035, 71.24.037, 71.34.380, 71.05.760 and chapters 71.05, 71.24, 71.34 RCW. WSR 18-01-103, § 388-877B-0150, filed 12/19/17, effective 1/19/18.]

388-877B-0155 [see new WAC 388-877-1104]
Secure withdrawal management and stabilization facilities—Treatment plan.

In addition to meeting the agency clinical requirements in WAC 388-877-0620, a secure withdrawal management and stabilization facility must ensure the treatment plan includes all of the following:

1. A protocol for safe and effective withdrawal management, including medications as appropriate.

2. Services to each individual that addresses the individual's:
   (a) Substance use disorder and motivation;
   (b) Use of patient placement criteria for continuing care needs and discharge planning and decisions; and
   (c) Resources and referral options to refer an individual to appropriate services.

3. At least daily contact between each involuntary individual and a chemical dependency professional or a trained professional person for the purpose of:
   (a) Observation;
   (b) Evaluation;
   (c) Release from involuntary commitment to accept treatment on a voluntary basis; and
   (d) Discharge from the facility to accept voluntary treatment upon referral.
(4) Discharge assistance provided by chemical dependency professionals, including facilitating transitions to appropriate voluntary or involuntary inpatient services or to less restrictive alternatives as appropriate for the individual. [Statutory Authority: RCW 71.05.215, 71.05.560, 71.24.035, 71.24.037, 71.34.380, 71.05.760 and chapters 71.05, 71.24, 71.34 RCW. WSR 18-01-103, § 388-877B-0155, filed 12/19/17, effective 1/19/18.]

388-877B-0160 [see new WAC 388-877-1104]
Secure withdrawal management and stabilization facilities—Agency staff requirements.

In addition to meeting the agency administrative and personnel requirements in WAC 388-877-0400 through 388-877-0530, a secure withdrawal management and stabilization facility must ensure all of the following:

(1) All of the agency staff requirements found in WAC 388-877B-0110 for substance use disorder detoxification services are met.

(2) Development of an individualized annual training plan, to include at least:

(a) The skills the staff member needs for the staff member's job description and the population served;

(b) Least restrictive alternative options available in the community and how to access them;

(c) Methods of individual care;

(d) Deescalation training and management of assaultive and self-destructive behaviors, including proper and safe use of seclusion and restraint procedures; and

(e) The requirements of chapters 71.05 and 71.34 RCW, this chapter, and protocols developed by the division of behavioral health and recovery.

(3) Compliance with the training requirements outlined in subsection (2) of this section if contract staff provide direct services. [Statutory Authority: RCW 71.05.215, 71.05.560, 71.24.035, 71.24.037, 71.34.380, 71.05.760 and chapters 71.05, 71.24, 71.34 RCW. WSR 18-01-103, § 388-877B-0160, filed 12/19/17, effective 1/19/18.]

388-877B-0165 [see new WAC 388-877-1120, WAC 388-877-1122]
Secure withdrawal management and stabilization facilities—Posting of individual rights.

The individual rights assured by RCW 71.05.217 and 71.05.360, and, if serving minors, RCW 71.34.355 must be prominently posted within the department or ward of the secure withdrawal management and stabilization facility and provided in writing to the individual in a language or format that the individual can understand. [Statutory Authority: RCW 71.05.215, 71.05.560, 71.24.035, 71.24.037, 71.34.380, 71.05.760 and chapters 71.05, 71.24, 71.34 RCW. WSR 18-01-103, § 388-877B-0165, filed 12/19/17, effective 1/19/18.]
Effective until March 31, 2018

388-877B-0170 [see new WAC 388-877-1124]
Secure withdrawal management and stabilization facilities—Rights related to antipsychotic medication.

All individuals have a right to make an informed decision regarding the use of antipsychotic medication consistent with the provisions of RCW 71.05.215 and 71.05.217. The provider must develop and maintain a written protocol for the involuntary administration of antipsychotic medications, including all of the following requirements:

1. The clinical record must document all of the following:
   a. An attempt to obtain informed consent.
   b. The individual was asked if they wish to decline treatment during the twenty-four hour period prior to any court proceeding that is related to their continued treatment and the individual has the right to attend. The individual's answer must be in writing and signed when possible. In the case of a child under the age of eighteen, the psychiatrist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, or physician or physician assistant in consultation with a mental health professional with prescriptive authority must be able to explain to the court the probable effects of the medication.
   c. The reasons why any antipsychotic medication is administered over the individual's objection or lack of consent.

2. The psychiatrist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, or physician or physician assistant in consultation with a mental health professional with prescriptive authority may administer antipsychotic medications over an individual's objections or lack of consent only when:
   a. An emergency exists, provided there is a review of this decision by a second psychiatrist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, or physician or physician assistant in consultation with a mental health professional with prescriptive authority within twenty-four hours of the decision. An emergency exists if all of the following are true:
      i. The individual presents an imminent likelihood of serious harm to self or others;
      ii. Medically acceptable alternatives to administration of antipsychotic medications are not available or are unlikely to be successful; and
      iii. In the opinion of the psychiatrist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, or physician or physician assistant in consultation with a mental health professional with prescriptive authority, the individual's condition constitutes an emergency requiring that treatment be instituted before obtaining an additional concurring opinion by a second psychiatrist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, or physician or physician assistant in consultation with a mental health professional with prescriptive authority.
   b. There is an additional concurring opinion by a second psychiatrist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, or physician or physician assistant in consultation with a mental health professional with prescriptive authority.
practitioner, or physician or physician assistant in consultation with a mental health professional with prescriptive authority, for treatment up to thirty days.

(c) For continued treatment beyond thirty days through the hearing on any one hundred eighty-day petition filed under RCW 71.05.217, provided the facility’s medical director or director's medical designee reviews the decision to medicate an individual. Thereafter, antipsychotic medication may be administered involuntarily only upon order of the court. The review must occur at least every sixty days.

(3) The examining psychiatrist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, or physician or physician assistant in consultation with a mental health professional with prescriptive authority must sign all one hundred eighty-day petitions for antipsychotic medications filed under the authority of RCW 71.05.217.

(4) Individuals committed for one hundred eighty days who refuse or lack the capacity to consent to antipsychotic medications have the right to a court hearing under RCW 71.05.217 prior to the involuntary administration of antipsychotic medications.

(5) In an emergency, antipsychotic medications may be administered prior to the court hearing provided that an examining psychiatrist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, or physician or physician assistant in consultation with a mental health professional with prescriptive authority files a petition for an antipsychotic medication order the next judicial day.

(6) All involuntary medication orders must be consistent with the provisions of RCW 71.05.217, whether ordered by a psychiatrist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, or physician or physician assistant in consultation with a mental health professional with prescriptive authority or the court.

[Statutory Authority: RCW 71.05.215, 71.05.560, 71.24.035, 71.24.037, 71.34.380, 71.05.760 and chapters 71.05, 71.24, 71.34 RCW. WSR 18-01-103, § 388-877B-0170, filed 12/19/17, effective 1/19/18.]

388-877B-0175 [see new WAC 388-877-1106]
Secure withdrawal management and stabilization facilities—Special considerations for serving minor children.

Secure withdrawal management and stabilization facilities serving minor children seventeen years of age and younger must develop and implement policies and procedures to address special considerations for serving children. These special considerations must include all of the following:

(1) Procedures to ensure that adults are separated from minors who are not yet thirteen years of age.

(2) Procedures to ensure that a minor who is at least age thirteen but not yet age eighteen is served with adults only if the minor's clinical record contains:

   (a) Documentation that justifies such placement; and

   (b) A professional judgment that placement in a secure withdrawal management and stabilization facility that serves adults will not harm the minor or adults.
(3) Procedures to ensure examination and evaluation of a minor by a children’s mental health specialist occurs within twenty-four hours of admission.

(4) Procedures to ensure a facility that provides secure withdrawal management and stabilization services for minors and is licensed by the department of health under chapter 71.12 RCW, meets the following notification requirements if a minor's parent(s) brings the child to the facility for the purpose of withdrawal management treatment or evaluation. The facility must:
   (a) Provide a written and oral notice to the minor's parent(s) or legal representative(s) of:
      (i) All current statutorily available treatment options available to the minor including, but not limited to, those provided in chapter 71.34 RCW; and
      (ii) A description of the procedures the facility will follow to utilize the treatment options; and
   (b) Obtain and place in the clinical file a signed acknowledgment from the minor's parent(s) that they received the notice required under (a) of this subsection.

(5) Procedures that address provisions for evaluating a minor brought to the facility for evaluation by a parent(s).

(6) Procedures to notify child protective services any time the facility has reasonable cause to believe that abuse, neglect, financial exploitation, or abandonment of a minor has occurred.

(7) Procedures to ensure a minor thirteen years of age or older who is brought to a secure withdrawal management and stabilization facility or hospital for immediate withdrawal management services is evaluated by the professional person in charge of the facility. The professional person must evaluate the minor's condition and determine the need for secure withdrawal management treatment and the minor's willingness to obtain voluntary treatment. The facility may detain or arrange for the detention of the minor for up to twelve hours for evaluation by a designated crisis responder to commence detention proceedings.

(8) Procedures to ensure that the admission of a minor thirteen years of age or older admitted without parental consent has the concurrence of the professional person in charge of the facility and written review and documentation no less than every one hundred eighty days.

(9) Procedures to ensure that notice is provided to the parent(s) when a minor child is voluntarily admitted to secure withdrawal management treatment without parental consent within twenty-four hours of admission in accordance with the requirements of RCW 71.34.510 and within the confidentiality requirements of 42 C.F.R. Sec. 2.14.

(10) Procedures to ensure a minor who has been admitted on the basis of a designated crisis responder petition for detention for secure withdrawal management and stabilization services is evaluated by the facility providing seventy-two hour secure withdrawal management and stabilization services to determine the minor's condition and either admit or release the minor. If the minor is not approved for admission, the facility must make recommendations and referral for further care and treatment as necessary.

(11) Procedures for the examination and evaluation of a minor approved for inpatient admission to include:
   (a) The needs to be served by placement in an evaluation and treatment facility;
(b) Restricting the right to associate or communicate with a parent(s); and
(c) Advising the minor of their rights in accordance with chapter 71.34 RCW.
(12) Procedures to petition for fourteen-day commitment that are in accordance with RCW 71.34.730.
(13) Procedures for commitment hearing requirements and release from further secure withdrawal management and stabilization services that may be subject to reasonable conditions, if appropriate, and are in accordance with RCW 71.34.740.
(14) Procedures for discharge and conditional release of a minor in accordance with RCW 71.34.770, provided that the professional person in charge gives the court written notice of the release within three days of the release.
(15) Procedures to ensure rights of a minor undergoing treatment and posting of such rights are in accordance with RCW 71.34.355, 71.34.620, and 71.34.370.
(16) Procedures for the release of a minor who is not accepted for admission or who is released by a secure withdrawal management and stabilization facility that are in accordance with RCW 71.34.365.
(17) Procedures to ensure treatment of a minor and all information obtained through treatment under this chapter are disclosed only in accordance with RCW 71.34.340.
(18) Procedures to make court records and files available in accordance with RCW 71.34.335.
(19) Procedures to release secure withdrawal management and stabilization services information only in accordance with applicable state and federal statutes.
[Statutory Authority: RCW 71.05.215, 71.05.560, 71.24.035, 71.24.037, 71.34.380, 71.05.760 and chapters 71.05, 71.24, 71.34 RCW. WSR 18-01-103, § 388-877B-0180, filed 12/19/17, effective 1/19/18.]

388-877B-0180 [see new WAC 388-877-1106]
Secure withdrawal management and stabilization facilities—Minor children seventeen years of age and younger—Admission, evaluation, and treatment without the minor's consent.

(1) A secure withdrawal management and stabilization facility may admit, evaluate, and treat a minor child seventeen years of age or younger without the consent of the minor if the minor's parent(s) brings the minor to the facility.
(2) The secure withdrawal management and stabilization facility must follow all of the requirements outlined for evaluation and treatment facilities in WAC 388-865-0578 and RCW 71.34.600 through 71.34.630.
[Statutory Authority: RCW 71.05.215, 71.05.560, 71.24.035, 71.24.037, 71.34.380, 71.05.760 and chapters 71.05, 71.24, 71.34 RCW. WSR 18-01-103, § 388-877B-0180, filed 12/19/17, effective 1/19/18.]

388-877B-0200 [see new WAC 388-877-1108]
Substance use disorder residential treatment services—General.
The rules in WAC 388-877B-0200 through 388-877B-0280 apply to behavioral health agencies that provide substance use disorder residential treatment services. The definitions in WAC 388-877-0200 also apply to substance use disorder residential treatment services. The department requires all agencies and providers affected by this rule to fully comply with the applicable requirements in chapter 388-877 WAC, chapter 388-877A WAC, chapter 388-877B WAC, chapter 388-877C WAC no later than September 1, 2013.

(1) Residential treatment services provide substance use disorder treatment for an individual and include room and board in a facility with twenty-four hours a day supervision.

(2) Residential treatment services require additional program-specific certification by the department’s division of behavioral health and recovery and include:
   (a) Intensive inpatient services (see WAC 388-877B-0250);
   (b) Recovery house treatment services (see WAC 388-877B-0260);
   (c) Long-term residential treatment services (see WAC 388-877B-0270); and
   (d) Youth residential services (see WAC 388-877B-0280).

(3) An agency providing residential treatment services must:
   (a) Be a facility licensed by department of health (DOH) and meet the criteria under one of the following DOH chapters:
      (i) Hospital licensing regulations (chapter 246-320 WAC);
      (ii) Private psychiatric and alcoholism hospitals (chapter 246-322 WAC);
      (iii) Private alcohol and substance use disorder hospitals (chapter 246-324 WAC); or
      (iv) Residential treatment facility (chapter 246-337 WAC);
   (b) Be licensed by the department as a behavioral health agency;
   (c) Meet the applicable behavioral health agency licensure, certification, administration, personnel, and clinical requirements in chapter 388-877 WAC, Behavioral health services administrative requirements; and
   (d) Have policies and procedures to support and implement the:
      (i) General requirements in chapter 388-877 WAC; and
      (ii) Specific applicable requirements in WAC 388-877B-0200 through 388-877B-0280.

(4) An agency must:
   (a) Use patient placement criteria (PPC) for admission, continued services, and discharge planning and decisions.
   (b) Provide education to each individual admitted to the treatment facility on:
      (i) Alcohol, other drugs, and/or substance use disorder;
      (ii) Relapse prevention;
      (iii) Blood borne pathogens; and
      (iv) Tuberculosis (TB).
   (c) Provide education or information to each individual admitted on:
      (i) Emotional, physical, and sexual abuse;
      (ii) Nicotine addiction; and
      (iii) The impact of substance use during pregnancy, risks to the fetus, and the importance of informing medical practitioners of chemical use during pregnancy.
   (d) Maintain a list or source of resources, including self-help groups, and referral options that can be used by staff to refer an individual to appropriate services.
(e) Screen for the prevention and control of tuberculosis.
(f) Limit the size of group counseling sessions to no more than twelve individuals.
(g) Have written procedures for:
   (i) Urinalysis and drug testing, including laboratory testing; and
   (ii) How agency staff members respond to medical and psychiatric emergencies.
(5) An agency that provides services to a pregnant woman must:
   (a) Have a written procedure to address specific issues regarding the woman's pregnancy and prenatal care needs; and
   (b) Provide referral information to applicable resources.
(6) An agency that provides an assessment to an individual under RCW 46.61.5056 must also meet the requirements for driving under the influence (DUI) assessment providers in WAC 388-877B-0550.

388-877B-0210 [see new WAC 388-877-0515]

Substance use disorder residential treatment services—Agency staff requirements.

In addition to meeting the agency administrative and personnel requirements in WAC 388-877-0400 through 388-877-0530, an agency providing substance use disorder residential treatment services must ensure all substance use disorder assessment and counseling services are provided by a chemical dependency professional (CDP), or a CDP trainee (CDPT) under the supervision of an approved supervisor.

The agency must ensure:
   (1) There is a designated clinical supervisor who:
      (a) Is a CDP;
      (b) Has documented competency in clinical supervision;
      (c) Is responsible for monitoring the continued competency of each CDP in assessment, treatment, continuing care, transfer, and discharge. The monitoring must include a semi-annual review of a sample of the clinical records maintained by the CDP; and
      (d) Has not committed, permitted, aided or abetted the commission of an illegal act or unprofessional conduct as defined under RCW 18.130.180.
   (2) Each CDPT has at least one approved supervisor who meets the qualifications in WAC 246-811-049. An approved supervisor must decrease the hours of individual contact by twenty percent for each full-time CDPT supervised.
   (3) All staff members are provided annual training on the prevention and control of communicable disease, blood borne pathogens and tuberculosis (TB) and the training is documented in each personnel file.
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(4) Each staff member that provides individual care has a copy of an initial TB screen or test and any subsequent screening or testing in their personnel file. [Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0210, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0210, filed 5/31/13, effective 7/1/13.]

388-877B-0220 [see new WAC 388-877-1108]
Substance use disorder residential treatment services—Clinical record content and documentation requirements.

In addition to the general clinical record content requirements in WAC 388-877-0640, an agency providing substance use disorder residential treatment services must maintain an individual's clinical record.

(1) The clinical record must contain:
  (a) Documentation the individual was informed of the federal confidentiality requirements and received a copy of the individual notice required under 42 C.F.R. Part 2.
  (b) Documentation that the individual received a copy of the rules and responsibilities for treatment participants, including the potential use of interventions or sanction.
  (c) Justification for the change in the level of care when transferring an individual from one certified treatment service to another within the same agency, at the same location.
  (d) Documentation of progress notes in a timely manner and before any subsequent scheduled appointments of the same type of service session or group type occur, or documentation as to why this did not occur. Progress notes must include the date, time, duration, participant names, and a brief summary of the session and the name of the staff member who provided it.
  (e) When an individual is transferring to another service provider, documentation that copies of documents pertinent to the individual's course of treatment were forwarded to the new service provider to include:
    (i) The individual's demographic information; and
    (ii) The diagnostic assessment statement and other assessment information to include:
      (A) Documentation of the HIV/AIDS intervention.
      (B) Tuberculosis (TB) screen or test result.
      (C) A record of the individual's detoxification and treatment history.
      (D) The reason for the individual's transfer.
      (E) Court mandated, department of correction supervision status or the agency's recommended follow-up treatment.
    (F) A discharge summary and continuing care plan.
    (f) Documentation that a staff member(s) met with each individual at the time of discharge, unless the individual left without notice, to:
(i) Determine the appropriate recommendation for care and finalize a continuing care plan.
(ii) Assist the individual in making contact with necessary agencies or services.
(iii) Provide and document the individual was provided with a copy of the plan.
(g) Documentation that the discharge summary was completed within seven working days of the individual's discharge from the agency, which includes the date of discharge and a summary of the individual's progress toward each individual service plan goal.
(2) In addition to the requirements in (1) of this section, an agency must ensure the following for each individual service plan. The individual service plan must:
(a) Be personalized to the individual's unique treatment needs.
(b) Be initiated with at least one goal identified by the individual during the initial assessment or at the first service session following the assessment.
(c) Include individual needs identified in the diagnostic and periodic reviews, addressing:
   (i) All substance use needing treatment, including tobacco, if necessary;
   (ii) Patient bio-psychosocial problems;
   (iii) Treatment goals;
   (iv) Estimated dates or conditions for completion of each treatment goal; and
   (v) Approaches to resolve the problem.
(d) Document approval by a chemical dependency professional (CDP) if the staff member developing the plan is not a CDP.
(e) Document that the plan was updated to reflect any changes in the individual's treatment needs, status, and progress towards goals, or as requested by the individual, at least weekly.
(f) Document that the plan has been reviewed with the individual.

Substance use disorder residential treatment services—Additional assessment standards.

An individual must have a substance use disorder assessment before receiving substance use disorder residential treatment services. The purpose of the assessment is to gather information to determine if a substance use disorder exists and if there are services available to address the individual's needs. In addition to the assessment requirements in WAC 388-877-0610, the assessment must include:

(1) A face-to-face diagnostic interview with the individual in order to obtain, review, evaluate, and document the following:
   (a) A history of the individual's involvement with alcohol and other drugs, including:
      (i) The type of substances used, including tobacco;
(ii) The route of administration; and
(iii) The amount, frequency, and duration of use.
(b) A history of alcohol or other drug treatment or education;
(c) The individual’s self-assessment of use of alcohol and other drugs;
(d) A history of relapse;
(e) A history of self-harm;
(f) A history of legal involvement; and
(g) A statement regarding the provision of an HIV/AIDS brief risk intervention, and any referral made.

(2) A diagnostic assessment statement, including sufficient information to determine the individual’s diagnosis using:
   (a) Diagnostic and Statistical Manual (DMS IV TR, 2000) as it existed on the effective date of this section; then
   (b) DSM-5 as it exists when published and released in 2013, consistent with the purposes of this section. Information regarding the publication date and release of the DSM-5 is posted on the American Psychiatric Association’s public website at www.DSM5.org.

(3) A placement decision, using patient placement criteria (PPC) dimensions when the assessment indicates the individual is in need of services.

(4) Evidence the individual was notified of the assessment results and documentation of the treatment options provided and the individual’s choice. If the individual was not notified of the results and advised of referral options, the reason must be documented.

(5) The additional requirements for DUI assessment providers in WAC 388-877B-0550 if the agency is providing services to an individual under RCW 46.61.5056.

(6) Documented attempts to obtain the following information when assessing youth:
   (a) Parental and sibling use of alcohol and other drugs.
   (b) A history of school assessments for learning disabilities or other problems which may affect ability to understand written materials.
   (c) Past and present parent/guardian custodial status, including running away and out-of-home placements.
   (d) A history of emotional or psychological problems.
   (e) A history of child or adolescent developmental problems.
   (f) Ability of the youth’s parent(s) or if applicable, legal guardian, to participate in treatment.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0230, filed 6/15/16, effective 7/16/16.
Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0230, filed 5/31/13, effective 7/1/13.]

388-877B-0240 [see new WAC 388-877-0800]
Substance use disorder residential treatment services—Noncompliance reporting requirements.
An agency providing substance use disorder residential treatment services must report noncompliance in all levels of care, for an individual ordered into substance use disorder treatment by a court of law or other appropriate jurisdictions. An agency that fails to report noncompliance for an individual under chapter 46.61 RCW is subject to penalties as stated in RCW 46.61.5056(4).

An agency providing treatment to a court-mandated individual, including deferred prosecution, must develop procedures addressing individual noncompliance and reporting requirements, including:

1. Completing an authorization to release confidential information form that meets the requirements of 42 C.F.R. Part 2 and 45 C.F.R. Parts 160 and 164 or through a court order authorizing the disclosure under the requirements of 42 C.F.R. Part 2, Sections 2.63 through 2.67.

2. Notifying the designated chemical dependency specialist within three working days from obtaining information of any violation of the terms of the court order for purposes of revoking the individual's conditional release, or department of corrections (DOC) if the individual is under DOC supervision.

3. Reporting and recommending action for emergency noncompliance to the court or other appropriate jurisdiction(s) within three working days from obtaining information on:
   a. An individual's failure to maintain abstinence from alcohol and other nonprescribed drugs as verified by individual's self-report, identified third party report confirmed by the agency, or blood alcohol content or other laboratory test.
   b. An individual's report of subsequent alcohol and/or drug related arrests.
   c. An individual leaving the program against program advice.
   d. An individual discharged for rule violation.

4. Reporting and recommending action for nonemergency noncompliance to the court or other appropriate jurisdiction(s) within ten working days from the end of each reporting period, upon obtaining information on:
   a. An individual's unexcused absences or failure to report, including failure to attend mandatory self-help groups.
   b. An individual's failure to make acceptable progress in any part of the treatment plan.

5. Transmitting noncompliance or other significant changes as soon as possible, but no longer than ten working days from the date of the noncompliance, when the court does not wish to receive monthly reports.

6. Reporting compliance status of persons convicted under chapter 46.61 RCW to the department of licensing.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0240, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.880, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0240, filed 5/31/13, effective 7/1/13.]
Effective until March 31, 2018

388-877B-0250 [see new WAC 388-877-1110]  
Substance use disorder residential treatment services requiring program-specific certification—Intensive inpatient services.

Intensive inpatient services are substance use disorder residential treatment services that provide a concentrated program of individual and group counseling, education, and activities for a detoxified individual and the individual's family to address overall functioning and to demonstrate aspects of recovery lifestyle. Intensive inpatient services require program-specific certification by the department's division of behavioral health and recovery. An agency providing intensive inpatient services must:

1. Complete the individual service plan within five days of admission.
2. Conduct and document at least weekly, one face-to-face individual substance use disorder counseling session with the individual.
3. Document progress notes in a timely manner and before any subsequent scheduled appointments of the same type of service session or group type occur, or documentation as to why this did not occur. Progress notes must include the date, time, duration, participant names, and a brief summary of the session and the name of the staff member who provided it.
4. Document at least weekly, an individual service plan review which determines continued stay needs and progress towards goals.
5. Provide a minimum of twenty hours of treatment services each week to each individual. At least ten hours of these services must be substance use disorder counseling. The agency may provide an individual up to ten hours of education each week to meet the minimum requirements.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0250, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0250, filed 5/31/13, effective 7/1/13.]

388-877B-0260 [see new WAC 388-877-1112]  
Substance use disorder residential treatment services requiring program-specific certification—Recovery house.

Recovery house services are substance use disorder residential treatment services that provide a program of care and treatment with social, vocational, and recreational activities to aid in individual adjustment to abstinence and to aid in job training, employment, or participating in other types of community services. Recovery house services require program-specific certification by the department's division of behavioral health and recovery.

An agency providing recovery house services must:

1. Provide an individual a minimum of five hours of treatment each week consisting of individual or group counseling and education regarding drug-free and sober living, and general re-entry living skills.
Effective until March 31, 2018

(2) Document progress notes in a timely manner and before any subsequent scheduled appointments of the same type of service session or group type occur. Progress notes should include the date, time, duration, participant names, and a brief summary of the session and the name of the staff member who provided it.

(3) Conduct and document an individual service plan review at least monthly. [Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0260, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0260, filed 5/31/13, effective 7/1/13.]

388-877B-0270 [see new WAC 388-877-1114]

Substance use disorder residential treatment services requiring program-specific certification—Long-term treatment services.

Long-term treatment services are substance use disorder residential treatment services that provide a program for an individual needing consistent structure over a longer period of time to develop and maintain abstinence, develop recovery skills, and to improve overall health. Long-term treatment services require program-specific certification by the department's division of behavioral health and recovery. An agency providing long-term treatment services must:

(1) Provide an individual a minimum of two hours each week of individual or group counseling.

(2) Provide an individual a minimum of two hours each week of education regarding alcohol, other drugs, and other addictions.

(3) Document progress notes in a timely manner and before any subsequent scheduled appointments of the same type of service session or group type occur, or documentation as to why this did not occur. Progress notes should include the date, time, duration, participant names, and a brief summary of the session and the names of the staff member who provided it.

(4) Provide an individual, during the course of services, with:
(a) Education on social and coping skills;
(b) Social and recreational activities;
(c) Assistance in seeking employment, when appropriate; and
(d) Assistance with re-entry living skills to include seeking and obtaining safe housing.

(5) Conduct and document an individual service plan review at least monthly. [Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0270, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0270, filed 5/31/13, effective 7/1/13.]
Youth residential services are substance use disorder residential treatment services provided to an individual seventeen years of age or younger. Youth residential services require program-specific certification by the department's division of behavioral health and recovery. The agency must:

(1) Ensure at least one adult staff member of each gender is present or on call at all times if co-educational treatment services are provided.

(2) Ensure group counseling sessions with nine to twelve youths include a second adult staff member.

(3) Ensure staff members are trained in safe and therapeutic techniques for dealing with a youth's behavior and emotional crisis, including:
   (a) Verbal de-escalation;
   (b) Crisis intervention;
   (c) Anger management;
   (d) Suicide assessment and intervention;
   (e) Conflict management and problem solving skills;
   (f) Management of assaultive behavior;
   (g) Proper use of therapeutic physical intervention techniques; and
   (h) Emergency procedures.

(4) Provide group meetings to promote personal growth.

(5) Provide leisure, and other therapy or related activities.

(6) Provide seven or more hours of structured recreation each week, that is led or supervised by staff members.

(7) Provide each youth one or more hours per day, five days each week, of supervised academic tutoring or instruction by a certified teacher when the youth is unable to attend school for an estimated period of four weeks or more. The agency must:
   (a) Document the individual's most recent academic placement and achievement level; and
   (b) Obtain school work from the individual's school, or when applicable, provide school work and assignments consistent with the individual's academic level and functioning.

(8) Conduct random and regular room checks when an individual is in their room, and more often when clinically indicated.

(9) Only admit youth with the written permission of the youth's parent or if applicable, legal guardian. In cases where the youth meets the requirements of a child in need of services (CHINS), the youth may sign themselves into treatment.

(10) Assess the individual's need for referral to the department's child welfare services.

(11) Ensure the following for individuals who share a room:
   (a) An individual fifteen years of age or younger must not room with an individual eighteen years of age or older.
(b) An individual sixteen or seventeen years of age must be evaluated for clinically appropriateness before being placed in a room with an individual eighteen years of age or older.

(12) Allow communication between the youth and the youth's parent or if applicable, a legal guardian, and facilitate the communication when clinically appropriate.

(13) Notify the parent or legal guardian within two hours of any change in the status of the youth and document all notifications and attempts of notifications in the clinical record.

(14) Discharge the youth to the care of the youth's parent or if applicable, legal guardian. For emergency discharge and when the parent or legal guardian is not available, the agency must contact the appropriate authority.

(15) Ensure each individual's clinical record:
(a) Contains any consent or release forms signed by the youth and their parent or legal guardian.
(b) Contains the parent's or other referring person's agreement to participate in the treatment process, as appropriate and if possible.
(c) Documents any problems identified in specific youth assessment, including any referrals to school and community support services, on the individual service plan.

Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0280, filed 6/15/16, effective 7/16/16.
Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0280, filed 5/31/13, effective 7/1/13.

388-877B-0300 [see new WAC 388-877-0700] Substance use disorder outpatient treatment services—General.

The rules in WAC 388-877B-0300 through 388-877B-0370 apply to behavioral health agencies that provide substance use disorder outpatient treatment services. The definitions in WAC 388-877-0200 also apply to substance use disorder outpatient treatment services. The department requires all agencies and providers affected by this rule to fully comply with the applicable requirements in chapter 388-877 WAC, chapter 388-877A WAC, chapter 388-877B WAC, and chapter 388-877C WAC no later than September 1, 2013.

(1) Outpatient treatment services provide substance use disorder treatment to an individual and include essential education and counseling services in accordance with patient placement criteria (PPC).

(2) Substance use disorder outpatient treatment services require additional program-specific certification by the department’s division of behavioral health and recovery and include:
(a) Level II intensive outpatient treatment services (see WAC 388-877B-0350); and
(b) Level I outpatient treatment services (see WAC 388-877B-0360).

(3) An agency providing outpatient treatment services to an individual must:
(a) Be licensed by the department as a behavioral health agency;
(b) Meet the applicable behavioral health agency licensure, certification, administration, personnel, and clinical requirements in chapter 388-877 WAC, Behavioral health services administrative requirements; and
(c) Have policies and procedures to support and implement the:
   (i) General requirements in chapter 388-877 WAC; and
   (ii) Specific applicable requirements in WAC 388-877B-0300 through 388-877B-0370.
(4) An agency must:
   (a) Use the PPC for admission, continued services, and discharge planning and decisions.
   (b) Have an outline of each lecture and education session included in the service, sufficient in detail for another trained staff member to deliver the session in the absence of the regular instructor.
   (c) Maintain a list of resources, including self-help groups, and referral options that can be used by staff members to refer an individual to appropriate services.
   (d) Provide tuberculosis screenings to individuals for the prevention and control of tuberculosis.
(5) An agency must:
   (a) Provide education to each individual admitted to the treatment facility on:
      (i) Alcohol, other drugs, and/or substance use disorders;
      (ii) Relapse prevention;
      (iii) Blood borne pathogens; and
      (iv) Tuberculosis (TB).
   (b) Provide education or information to each individual admitted on:
      (i) Emotional, physical, and sexual abuse;
      (ii) Nicotine addiction; and
      (iii) The impact of substance use during pregnancy, risks to the fetus, and the importance of informing medical practitioners of chemical use during pregnancy.
   (c) Limit the size of group counseling sessions to no more than twelve individuals.
   (d) Have written procedures for:
      (i) Urinalysis and drug testing, including laboratory testing; and
      (ii) How agency staff members respond to medical and psychiatric emergencies.
(6) An agency that provides services to a pregnant woman must:
   (a) Have a written procedure to address specific issues regarding a woman’s pregnancy and prenatal care needs; and
   (b) Provide referral information to applicable resources.
(7) An agency that provides youth outpatient treatment services must:
   (a) Have a written procedure to assess and refer an individual to the department’s child welfare services when applicable; and
   (b) Ensure that counseling sessions with nine to twelve youths include a second adult staff member.
(8) An agency that provides a DUI assessment to an individual under RCW 46.61.5056 must also be certified by the department under WAC 388-877B-0550.
(9) An agency must ensure that when offering off-site treatment:
   (a) The agency maintains a current list of all locations where off-site services are provided, including:
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(i) The name and address (except for an individual receiving in-home services); (ii) The primary purpose of the off-site location; (iii) The level of services provided; and (iv) The date the off-site services began at that location.

(b) The agency maintains a written procedure of:
   (i) How confidentiality will be maintained at each off-site location, including how confidential information and individual records will be transported between the certified facility and the off-site location; and
   (ii) How services will be offered in a manner that promotes individual and agency staff safety.

(c) The agency is certified to provide the type of service offered at its main location.

(d) Substance use disorder assessment or treatment is not the primary purpose of the location where the individual is served (such as in a school, hospital, or correctional facility).

(e) Services are provided in a private, confidential setting within the off-site location.

(10) Minimum treatment requirements for deferred prosecution are established in chapter 10.05 RCW.

Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0300, filed 5/31/13, effective 7/1/13.

388-877B-0310 [see new WAC 388-877-0515]
Substance use disorder outpatient treatment services—Agency staff requirements.

In addition to meeting the agency administrative and personnel requirements in WAC 388-877-0400 through 388-877-0530, an agency providing substance use disorder outpatient treatment services must ensure:

(1) All substance use disorder assessment and counseling services are provided by a chemical dependency professional (CDP), or a department of health-credential CDP trainee (CDPT) under the supervision of an approved supervisor.

(2) There is a designated clinical supervisor who:
   (a) Is a CDP;
   (b) Has documented competency in clinical supervision;
   (c) Is responsible for monitoring the continued competency of each CDP in assessment, treatment, continuing care, transfer, and discharge. The monitoring must include a semi-annual review of a sample of the clinical records kept by the CDP; and
   (d) Has not committed, permitted, aided or abetted the commission of an illegal act or unprofessional conduct as defined under RCW 18.130.180.

(3) Each chemical dependency professional trainee has at least one approved supervisor who meets the qualifications in WAC 246-811-049. An approved supervisor must decrease the hours of individual contact by twenty percent for each full-time CDPT supervised.
(4) Each staff member that provides individual care has a copy of an initial TB screen or test and any subsequent screenings or testing in their personnel file.

(5) All staff members are provided annual training on the prevention and control of communicable disease, bloodborne pathogens and TB, and document the training in the personnel file.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0310, filed 6/15/16, effective 7/16/16.
Statutory Authority: RCW 43.20A.550, 74.04.050, 74.08.090 and chapters 70.02, 71.24 RCW. WSR 14-18-014, § 388-877B-0310, filed 8/22/14, effective 9/22/14. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0310, filed 5/31/13, effective 7/1/13.]

388-877B-0320 [see new WAC 388-877-0640, 388-877-0620]

Substance use disorder outpatient treatment services—Clinical record content and documentation.

In addition to the general clinical record content requirements in WAC 388-877-0640, an agency providing substance use disorder outpatient treatment services must maintain an individual's clinical record.

(1) The clinical record must contain:

(a) Documentation the individual was informed of federal confidentiality requirements and received a copy of the individual notice required under 42 C.F.R. Part 2.

(b) Documentation that the individual received a copy of the rules and responsibilities for treatment participants, including the potential use of interventions or sanctions.

(c) Documentation that the initial individual service plan was completed before treatment services are received.

(d) Documentation of progress notes in a timely manner and before any subsequent scheduled appointments of the same type of service session or group type occur or documentation as to why this did not occur. Progress notes must include the date, time, duration, participant names, and a brief summary of the session and the name of the staff member who provided it.

(e) When an individual is transferring to another service provider, documentation that copies of documents pertinent to the individual's course of treatment were forwarded to the new service provider to include:

(i) The individual's demographic information; and

(ii) The diagnostic assessment statement and other assessment information to include:

(A) Documentation of the HIV/AIDS intervention.

(B) Tuberculosis (TB) screen or test result.

(C) A record of the individual's detoxification and treatment history.

(D) The reason for the individual's transfer.

(E) Court mandated, department of correction supervision status or the agency's recommended follow-up treatment.

(F) A discharge summary and continuing care plan.
(f) Justification for the change in the level of care when transferring an individual from one certified treatment service to another within the same agency, at the same location.

(g) Documentation that staff members met with each individual at the time of discharge, unless the individual left without notice, to:
   (i) Determine the appropriate recommendation for care and finalize a continuing care plan;
   (ii) Assist the individual in making contact with necessary agencies or services; and
   (iii) Provide and document the individual was provided with a copy of the plan.

(h) Documentation that a discharge summary was completed within seven days of the individual's discharge, including the date of discharge, a summary of the individual's progress towards each individual service plan goal, legal status, and if applicable, current prescribed medication.

(2) In addition to the requirements in (1) of this section, an agency must ensure the following for each individual service plan. The individual service plan must:
   (a) Be personalized to the individual's unique treatment needs;
   (b) Include individual needs identified in the diagnostic and periodic reviews, addressing:
      (i) All substance use needing treatment, including tobacco, if necessary;
      (ii) The individual's bio-psychosocial problems;
      (iii) Treatment goals;
      (iv) Estimated dates or conditions for completion of each treatment goal; and
      (v) Approaches to resolve the problem.
   (c) Document approval by a chemical dependency professional (CDP) if the staff member developing the plan is not a CDP.
   (d) Document that the plan was updated to reflect any changes in the individual's treatment needs, or as requested by the individual, at least once per month for the first three months, and at least quarterly thereafter.
   (e) Document that the plan has been reviewed with the individual.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0320, filed 6/15/16, effective 7/16/16. Statutory Authority: RCW 43.20A.550, 70.02.050(3), 70.96A.040(4), 70.96A.155, [70.96A].157, 71.24.035 (5)(m), 74.04.050(1), 74.08.090, and chapters 70.02 and 71.24 RCW. WSR 14-06-093, § 388-877B-0320, filed 3/4/14, effective 4/4/14. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0320, filed 5/31/13, effective 7/1/13.]

388-877B-0330 [see new WAC 388-877-0610]
Substance use disorder outpatient treatment services—Additional assessment standards.

An individual must have a substance use disorder assessment before receiving outpatient treatment services. The purpose of the assessment is to gather information to determine if a substance use disorder exists and if there are services available to
address the individual's needs. In addition to the assessment requirements in WAC 388-877-0610, the assessment must include:

1. A face-to-face diagnostic interview with the individual in order to obtain, review, evaluate, and document a history of the individual's involvement with alcohol and other drugs, including:
   a. The type of substances used, including tobacco;
   b. The route of administration; and
   c. The amount, frequency, and duration of use.
2. A history of alcohol or other drug treatment or education.
3. The individual's self-assessment of use of alcohol and other drugs.
5. A history of self-harm.
6. A history of legal involvement.
7. A statement regarding the provision of an HIV/AIDS brief risk intervention, and any referral made.
8. A diagnostic assessment statement, including sufficient information to determine the individual's diagnosis using:
   a. Diagnostic and Statistical Manual (DSM IV TR, 2000) as it existed on the effective date of this section; then
   b. DSM-5 as it exists when published and released in 2013, consistent with the purposes of this section. Information regarding the publication date and release of the DSM-5 is posted on the American Psychiatric Association's public website at www.DSM5.org.
9. A placement decision, using PPC dimensions when the assessment indicates the individual is in need of services.
10. Evidence the individual was notified of the assessment results and documentation of the treatment options provided and the individual's choice. If the individual was not notified of the results and advised of referral options, the reason must be documented.
11. The additional requirements outlined under WAC 388-877B-0550 for driving under the influence (DUI) assessments, for an agency providing services to an individual under RCW 46.61.5056.
12. Documented attempts to obtain the following information when assessing youth:
   a. Parental and sibling use of alcohol and other drugs.
   b. A history of school assessments for learning disabilities or other problems, which may affect ability to understand written materials.
   c. Past and present parent/guardian custodial status, including a history of running away and out-of-home placements.
   d. A history of emotional or psychological problems.
   e. A history of child or adolescent developmental problems.
   f. The ability of parents, or if applicable, a legal guardian to participate in treatment.
388-877B-0340 [see new WAC 388-877-0800]
Substance use disorder outpatient treatment services—Noncompliance reporting requirements.

An agency providing substance use disorder outpatient treatment services must report noncompliance, in all levels of care, for an individual ordered into substance use disorder treatment by a court of law or other appropriate jurisdictions. An agency that fails to report noncompliance for an individual under chapter 46.61 RCW is subject to penalties as stated in RCW 46.61.5056(4). An agency providing treatment to a court-mandated individual, including deferred prosecution, must develop procedures addressing individual noncompliance and reporting requirements, including:

1. Completing an authorization to release confidential information form that meets the requirements of 42 C.F.R. Part 2 and 45 C.F.R. Parts 160 and 164 or through a court order authorizing the disclosure pursuant to 42 C.F.R. Part 2, Sections 2.63 through 2.67.
2. Notifying the designated chemical dependency specialist within three working days from obtaining information of any violation of the terms of the court order for purposes of revocation of the individual's conditional release, or department of corrections (DOC) if the individual is under DOC supervision.
3. Reporting and recommending action for emergency noncompliance to the court or other appropriate jurisdiction(s) within three working days from obtaining information on:
   a. An individual's failure to maintain abstinence from alcohol and other nonprescribed drugs as verified by individual's self-report, identified third party report confirmed by the agency, or blood alcohol content or other laboratory test.
   b. An individual's report of subsequent alcohol and/or drug related arrests.
   c. An individual leaving the program against program advice or an individual discharged for rule violation.
4. Reporting and recommending action for nonemergency, noncompliance to the court or other appropriate jurisdiction(s) within ten working days from the end of each reporting period, upon obtaining information on:
   a. An individual's unexcused absences or failure to report, including failure to attend mandatory self-help groups.
   b. An individual's failure to make acceptable progress in any part of the treatment plan.
5. Transmitting noncompliance or other significant changes as soon as possible, but no longer than ten working days from the date of the noncompliance, when the court does not wish to receive monthly reports.
6. Reporting compliance status of persons convicted under chapter 46.61 RCW to the department of licensing.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0340, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0340, filed 5/31/13, effective 7/1/13.]
Substance use disorder outpatient treatment services requiring program-specific certification—Level II intensive outpatient services.

Level II intensive outpatient services are substance use disorder outpatient treatment services that provide a concentrated program of individual and group counseling, education, and activities, in accordance with patient placement criteria (PPC). Level II intensive outpatient services require program-specific certification by the department's division of behavioral health and recovery. An agency providing Level II intensive outpatient treatment services must:

1. Develop an initial individual service plan prior to the individual's participation in treatment.
2. Provide individual substance use disorder counseling sessions with each individual at least once a month or more if clinically indicated.
3. Document progress notes in a timely manner and before any subsequent scheduled appointments of the same type of service session or group type occur, or documentation as to why this did not occur. Progress notes must include the date, time, duration, participant names, and a brief summary of the session and the name of the staff member who provided it.
4. Conduct and document a review of each individual's service plan in individual counseling sessions, at least once a month, to assess adequacy and attainment of goals.
5. Refer for ongoing treatment or support upon completion of intensive outpatient treatment, as necessary.
6. Ensure that individuals admitted under a deferred prosecution order, under chapter 10.05 RCW:
   a. Receive a minimum of seventy-two hours of treatment services within a maximum of twelve weeks, which consist of the following during the first four weeks of treatment:
      i. At least three sessions each week, with each session occurring on separate days of the week.
      ii. Group sessions must last at least one hour.
   b. Attend self-help groups in addition to the seventy-two hours of treatment services.
   c. Have approval, in writing, by the court having jurisdiction in the case, when there is any exception to the requirements in this subsection.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0350, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0350, filed 5/31/13, effective 7/1/13.]
**Effective until March 31, 2018**

388-877B-0360 [see new WAC 388-877-0738]

**Substance use disorder outpatient treatment services requiring program-specific certification—Level I outpatient treatment services.**

Level I outpatient treatment services are substance use disorder outpatient treatment services that provide substance use disorder treatment to an individual less than twenty-four-hours-a-day, including individual and group treatment services of varying duration and intensity according to a prescribed plan. Level I outpatient treatment services require program-specific certification by the department’s division of behavioral health and recovery.

An agency providing Level I outpatient treatment services must:

1. Develop an initial individual service plan before the individual's participation in treatment.
2. Conduct group or individual substance use disorder counseling sessions for each individual, each month, according to an individual service plan.
3. Conduct and document an individual service plan review for each individual once a month for the first three months and quarterly thereafter or sooner if required by other laws.
4. Document progress notes in a timely manner and before any subsequent scheduled appointments of the same type of service session or group type occur, or documentation as to why this did not occur. Progress notes must include the date, time, duration, participant names, and a brief summary of the session and the name of the staff member who provided it.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0360, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0360, filed 5/31/13, effective 7/1/13.]

388-877B-0370 [see new WAC 388-877-0815]

**Substance use disorder outpatient treatment services—Substance use disorder counseling subject to RCW 46.61.5056.**

Substance use disorder outpatient treatment services provided to an individual convicted of driving under the influence or physical control under RCW 46.61.5056 are subject to the requirements in this section. An agency providing outpatient treatment services subject to RCW 46.61.5056 must ensure treatment is completed as follows:

1. Treatment during the first sixty days must include:
   a. Weekly group or individual substance use disorder counseling sessions according to the individual service plan.
   b. One individual substance use disorder counseling session of not less than thirty minutes duration, excluding the time taken for a substance use disorder assessment, for each individual, according to the individual service plan.
   c. Alcohol and drug basic education for each individual.
(d) Participation in self-help groups for an individual with a diagnosis of substance dependence. Participation must be documented in the individual's clinical record.

(e) The balance of the sixty-day time period for individuals who complete intensive inpatient substance use disorder treatment services must include, at a minimum, weekly outpatient counseling sessions according to the individual service plan.

(2) The next one hundred twenty days of treatment includes:

(a) Group or individual substance use disorder counseling sessions every two weeks according to the individual service plan.

(b) One individual substance use disorder counseling session of not less than thirty minutes duration, every sixty days according to the individual service plan.

(c) Referral of each individual for ongoing treatment or support, as necessary, using PPC, upon completion of one hundred eighty days of treatment.

(3) For an individual who is assessed with insufficient evidence of a substance use disorder, a substance use disorder professional (CDP) must refer the individual to alcohol/drug information school.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0370, filed 6/15/16, effective 7/16/16. Statutory Authority: RCW 43.20A.550, 74.04.050, 74.08.090 and chapters 70.02, 71.24 RCW. WSR 14-18-014, § 388-877B-0370, filed 8/22/14, effective 9/22/14. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0370, filed 5/31/13, effective 7/1/13.]

**388-877B-0400** [see new WAC 388-877-1000]

**Substance use disorder opiate substitution treatment services—General.**

The rules in WAC 388-877B-0400 through WAC 388-877B-0450 apply to behavioral health agencies that provide substance use disorder opiate substitution treatment services. The definitions in WAC 388-877-0200 also apply to substance use disorder opiate substitution treatment services. The department requires all agencies and providers affected by this rule to fully comply with the applicable requirements in chapter 388-877 WAC, chapter 388-877A WAC, chapter 388-877B WAC, and chapter 388-877C WAC no later than September 1, 2013.

(1) Opiate substitution treatment services include the dispensing of an opioid agonist treatment medication, along with a comprehensive range of medical and rehabilitative services, when clinically necessary, to an individual to alleviate the adverse medical, psychological, or physical effects incident to opiate addiction. These services include detoxification treatment and maintenance treatment.

(2) An agency must meet all the certification requirements in WAC 388-877B-0405 in order to provide opiate substitution treatment services and:

(a) Be licensed by the department as a behavioral health agency;

(b) Meet the applicable behavioral health agency licensure, certification, administrative, personnel, and clinical requirements in chapter 388-877 WAC, Behavioral health services administrative requirements; and

(c) Have policies and procedures to support and implement the:
(i) General requirements in chapter 388-877 WAC; and
(ii) Program-specific requirements in WAC 388-877B-0400 through 388-877B-0450.
(3) An agency providing opiate substitution treatment services must ensure that the agency's individual record system complies with all federal and state reporting requirements relevant to opioid drugs approved for use in treatment of opioid addiction.
(4) An agency must:
(a) Use patient placement criteria (PPC) for admission, continued services, and discharge planning and decisions.
(b) Provide education to each individual admitted, totaling no more than fifty percent of treatment services, on:
   (i) Alcohol, other drugs, and substance use disorder;
   (ii) Relapse prevention;
   (iii) Blood borne pathogens; and
   (iv) Tuberculosis (TB).
(c) Provide education or information to each individual on:
   (i) Emotional, physical, and sexual abuse;
   (ii) Nicotine addiction;
   (iii) The impact of chemical use during pregnancy, risks to the fetus, and the importance of informing medical practitioners of chemical use during pregnancy; and
(d) Have written procedures for:
   (i) Diversion control that contains specific measures to reduce the possibility of the diversion of controlled substances from legitimate treatment use, and assign specific responsibility to the medical and administrative staff members for carrying out the described diversion control measures and functions.
   (ii) Urinalysis and drug testing, to include obtaining:
      (A) Specimen samples from each individual, at least eight times within twelve consecutive months.
      (B) Random samples, without notice to the individual.
      (C) Samples in a therapeutic manner that minimizes falsification.
      (D) Observed samples, when clinically appropriate.
      (E) Samples handled through proper chain of custody techniques.
   (iii) Laboratory testing.
   (iv) The response to medical and psychiatric emergencies.
   (v) Verifying the identity of an individual receiving treatment services, including maintaining a file in the dispensary with a photograph of the individual and updating the photographs when the individual's physical appearance changes significantly.
(5) An agency must ensure that an individual is not admitted to opiate substitution treatment detoxification services more than two times in a twelve-month period following admission to services.
(6) An agency providing services to a pregnant woman must have a written procedure to address specific issues regarding their pregnancy and prenatal care needs, and to provide referral information to applicable resources.
(7) An agency providing youth opiate substitution treatment services must:
(a) Have a written procedure to assess and refer the youth to the department's child welfare services, when applicable.
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(b) Ensure that a group counseling session with nine to twelve youths include a second staff member.

(c) Ensure that before admission the youth has had two documented attempts at short-term detoxification or drug-free treatment within a twelve-month period, with a waiting period of no less than seven days between the first and second short-term detoxification treatment.

(d) Ensure that when a youth is admitted for maintenance treatment, written consent by a parent or if applicable, legal guardian or responsible adult designated by the relevant state authority, is obtained.

(e) An agency providing opiate substitution treatment services must ensure:

(a) That notification to the federal Substance Abuse and Mental Health Services Administration (SAMHSA) and the department is made within three weeks of any replacement or other change in the status of the program, program sponsor (as defined in 42 C.F.R. Part 8), or medical director.

(b) Treatment is provided to an individual in compliance with 42 C.F.R. Part 8.

(c) The number of individuals receiving treatment services does not exceed three hundred fifty unless authorized by the county, city, or tribal authority in which the program is located.

(d) The individual record system complies with all federal and state reporting requirements relevant to opioid drugs approved for use in treatment of opioid addiction.

(e) The death of an individual enrolled in opiate substitution treatment is reported to the department within one business day.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0400, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0400, filed 5/31/13, effective 7/1/13.]

388-877B-0405 [see new WAC 388-877-1005]

Substance use disorder opiate substitution treatment services—Certification.

An agency providing opiate substitution treatment services must be certified by the department’s division of behavioral health and recovery to provide these services. An agency applying to provide opiate substitution treatment service must:

(1) Submit to the department documentation that the agency has communicated with the county legislative authority and if applicable, the city legislative authority or tribal authority, in order to secure a location for the new opiate substitution treatment program that meets county, tribal or city land use ordinances.

(2) Ensure that a community relations plan developed and completed in consultation with the county, city, or tribal authority or their designee, in order to minimize the impact of the opiate substitution treatment programs upon the business and residential neighborhoods in which the program is located. The plan must include:

(a) Documentation of the strategies used to:

(i) Obtain stakeholder input regarding the proposed location;
(ii) Address any concerns identified by stakeholders; and
(iii) Develop an ongoing community relations plan to address new concerns expressed by stakeholders.

(b) Documentation that transportation systems will provide reasonable opportunities to persons in need of treatment to access the services of the program.

(c) A copy of the application for:
(i) A registration certificate from the Washington state board of pharmacy.
(ii) Licensure to the federal Drug Enforcement Administration.
(iii) Certification to the federal Center for Substance Abuse Treatment (CSAT) of the Substance Abuse and Mental Health Services Administration (SAMHSA).
(iv) Accreditation from a federal CSAT/SAMHSA-approved opioid treatment program accreditation body.

(d) A declaration to limit the number of individual program participants to three hundred fifty as specified in RCW 70.96A.410 (1)(e).

(e) For new applicants who operate opiate substitution treatment programs in another state, copies of all survey reports written by their national accreditation body and state certification, if applicable, within the past six years.

(3) Have concurrent approval to provide opiate substitution treatment by:
(a) The Washington State department of health board of pharmacy;
(b) The Federal CSAT SAMHSA, as required by 42 C.F.R. Part 8 for certification as an opioid treatment program; and
(c) The federal Drug Enforcement Administration.

(4) An agency must ensure that opiate substitution treatment is provided to an individual in compliance with the applicable requirements in 42 C.F.R. Part 8 and 21 C.F.R. Part 1301.

(5) The department may deny an application for certification when:
(a) There is not a demonstrated need in the community where the applicant proposes to locate the program.
(b) There is sufficient availability, access, and capacity of other certified programs near the area where the applicant is proposing to locate the program.
(c) The applicant has not demonstrated in the past, the capability to provide the appropriate services to assist individuals using the program to meet goals established by the legislature.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0405, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0405, filed 5/31/13, effective 7/1/13.]

388-877B-0410 [see new WAC 388-877-1010]
Substance use disorder opiate substitution treatment services—Agency staff requirements.
In addition to meeting the agency administrative and personnel requirements in WAC 388-877-0400 through 388-877-0530, an agency providing substance use disorder opiate substitution treatment services must:

1. Appoint a program sponsor, as defined in 42 C.F.R. Part 8, who is responsible for notifying the federal Center for Substance Abuse Treatment (CSAT), Substance Abuse and Mental Health Services Administration (SAMHSA), the federal Drug Enforcement Administration (DEA), the department, and the Washington State board of pharmacy of any theft or significant loss of a controlled substance.

2. Ensure there is an appointed medical director who:
   a. Is licensed by department of health (DOH) to practice medicine and practices within their scope of practice.
   b. Is responsible for all medical services performed. See the program physician responsibilities in WAC 388-877B-0440.
   c. Ensures all medical services provided are in compliance with applicable federal, state, and local rules and laws.

3. Ensure all medical services provided are provided by an appropriate DOH-credentialed medical provider practicing within their scope of practice.

4. Ensure all substance use disorder assessment and counseling services are provided by a DOH-credentialed chemical dependency professional (CDP), or a CDP trainee (CDPT) under the supervision of an approved supervisor.

5. Ensure there is a designated and identified clinical supervisor who:
   a. Is a CDP.
   b. Has documented competency in clinical supervision.
   c. Is responsible for monitoring the continued competency of each CDP in assessment, treatment, continuing care, transfer, and discharge. This monitoring must include a semi-annual review of a sample of each CDP’s clinical records.
   d. Has not committed, permitted, aided or abetted the commission of an illegal act or unprofessional conduct as defined under RCW 18.130.180.

6. Ensure an agency using CDPTs has at least one approved supervisor that meets the qualification in WAC 246-811-049. An approved supervisor must decrease the hours of individual contact by twenty percent for each full-time CDPT supervised.

7. Ensure at least one staff member has documented training in:
   a. Family planning;
   b. Prenatal health care; and
   c. Parenting skills.

8. Ensure that at least one staff member is on duty at all times who has documented training in:
   a. Cardiopulmonary resuscitation (CPR); and
   b. Management of opiate overdose.

9. Ensure that a personnel file for a staff member providing individual care includes a copy of an initial tuberculosis (TB) screen and subsequent screening as appropriate.

10. Provide and ensure all staff members receive annual training on:
    a. The prevention and control of communicable disease, blood borne pathogens, and TB; and
    b. Opiate dependency clinical and medical best practice, specific to the staff member’s scope of practice and job function.
Substance use disorder opiate substitution treatment services—Clinical record content and documentation requirements.

In addition to the general clinical record content requirements in WAC 388-877B-0640, an agency providing substance use disorder opiate substitution treatment services must maintain an individual's clinical record.

(1) The clinical record must contain:
   (a) Documentation the individual was informed of the federal confidentiality requirements and received a copy of the individual notice required under 42 C.F.R. Part 2.
   (b) Documentation that the agency made a good faith effort to review if the individual is enrolled in any other opiate substitution treatment and take appropriate action.
   (c) Documentation that the agency:
      (i) Referred the individual to self-help group(s).
      (ii) Addressed the individual's vocational, educational, and employment needs; and
      (iii) Encouraged family participation.
   (d) Documentation that the individual received a copy of the rules and responsibilities for treatment participants, including the potential use of interventions or sanction.
   (e) Documentation that the individual service plan was completed before the individual received treatment services.
   (f) Documentation that the individual service plan was reviewed:
      (i) Once every month, for the first ninety days in treatment;
      (ii) Once every three months, for every two years of continued enrollment in treatment; and
      (iii) Once every six months, after the second year of continued enrollment in treatment.
   (g) Documentation that individual or group counseling sessions were provided:
      (i) Once every week, for the first ninety days:
         (A) For a new individual in treatment;
         (B) For an individual readmitted more than ninety days since the most recent discharge from opiate substitution treatment.
      (ii) Once every week, for the first month, for an individual readmitted within ninety days since the most recent discharge from opiate substitution treatment; and
      (iii) Once every month, for an individual transferring from another opiate substitution treatment program, when the individual had received treatment for at least ninety days.
   (h) Documentation of progress notes in a timely manner and before any subsequent scheduled appointments of the same type of service session or group type occur, or

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0410, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0410, filed 5/31/13, effective 7/1/13.]
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documentation as to why this did not occur. Progress notes must include the date, time, duration, participant names, and a brief summary of the session and the name of the staff member who provided it.

(i) Documentation when an individual refuses to provide a drug testing specimen sample or refuses to initial the log containing the sample number. The refusal is considered a positive drug screen specimen.

(j) Documentation of the results and the discussion held with the individual regarding any positive drug screen specimens in the counseling session immediately following the notification of positive results.

(k) Justification for the change in the level of care when transferring an individual from one certified treatment service to another within the same agency, at the same location.

(l) When an individual is transferring to another service provider, documentation that copies of documents pertinent to the individual's course of treatment were forwarded to the new service provider to include:

(i) The individual's demographic information; and

(ii) The diagnostic assessment statement and other assessment information to include:

(A) Documentation of the HIV/AIDS intervention.

(B) Tuberculosis (TB) screen or test result.

(C) A record of the individual's detoxification and treatment history.

(D) The reason for the individual's transfer.

(E) Court mandated, department of correction supervision status or the agency's recommended follow-up treatment.

(F) A discharge summary and continuing care plan.

(m) Documentation that a staff member(s) met with the individual at the time of discharge from the agency, unless the individual left without notice, to:

(i) Determine the appropriate recommendation for care and finalize a continuing care plan.

(ii) Assist the individual in making contact with necessary agencies or services.

(iii) Provide and document the individual was provided a copy of the plan.

(n) Documentation that the discharge summary was completed within seven working days of the individual's discharge from the agency, which includes the date of discharge and a summary of the individual's progress towards each individual service plan goal.

(o) Documentation of all medical services. See WAC 388-877B-0440 and 388-877B-0450, regarding program physician responsibility and medication management.

(2) In addition to the requirements in (1) of this section, an agency must ensure the following for each individual service plan. The individual service plan must:

(a) Be personalized to the individual's unique treatment needs;

(b) Include individual needs identified in the diagnostic and periodic reviews, addressing:

(i) All substance use needing treatment, including tobacco, if necessary;

(ii) The individual's bio-psychosocial problems;

(iii) The treatment goals;

(iv) Estimated dates or conditions for completion of each treatment goal; and

(v) Approaches to resolve the problem.
(c) Document approval by a chemical dependency professional (CDP) if the staff member developing the plan is not a CDP.

(d) Document that the plan has been reviewed with the individual.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0420, filed 6/15/16, effective 7/16/16. Statutory Authority: RCW 43.20A.550, 70.02.050(3), 70.96A.040(4), 70.96A.155, [70.96A].157, 71.24.035 (5)(m), 74.04.050(1), 74.08.090, and chapters 70.02 and 71.24 RCW. WSR 14-06-093, § 388-877B-0420, filed 3/4/14, effective 4/4/14. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0420, filed 5/31/13, effective 7/1/13.]

388-877B-0430 [see new WAC 388-877-0640]

Substance use disorder opiate substitution treatment services—Additional assessment standards.

An individual must have a substance use disorder assessment before receiving substance use disorder opiate substitution treatment services. The purpose of the assessment is to gather information to determine if a substance disorder exists and if there are services available to address the individual's needs. In addition to the assessment requirements in WAC 388-877-0610, the assessment must include:

1. A face-to-face diagnostic interview with the individual in order to obtain, review, evaluate, and document the following:
   a. A history of the individual's involvement with alcohol and other drugs, to include:
      i. The type of substances used, including tobacco;
      ii. The route of administration; and
      iii. The amount, frequency, and duration of use.
   b. A history of alcohol or other drug treatment or education.
   c. The individual's self-assessment of use of alcohol and other drugs.
   d. A history of relapse.
   e. A history of self-harm.
   f. A history of legal involvement.
   g. A statement regarding the provision of an HIV/AIDS brief risk intervention, and any referral made.

2. A diagnostic assessment statement, including sufficient information to determine the individual's diagnosis using the:
   a. Diagnostic and Statistical Manual (DMS IV TR, 2000) as it existed on the effective date of this section; then
   b. DSM-5 as it exists when published and released in 2013, consistent with the purposes of this section. Information regarding the publication date and release of the DSM-5 is posted on the American Psychiatric Association's public website at www.DSM5.org.

3. A placement decision, using patient placement criteria dimensions when the assessment indicates the individual is in need of services.

4. Evidence the individual was notified of the assessment results and documentation of the treatment options provided and the individual's choice. If the
individual was not notified of the results and advised of referral options, the reason must be documented.

(5) The additional requirements for driving under the influence (DUI) assessment providers in WAC 388-877B-0550 if the agency is providing services to an individual under RCW 46.61.5056.

(6) When assessing youth, documented attempts to obtain the following information:
   (a) Parental and sibling use of alcohol and other drugs.
   (b) A history of school assessments for learning disabilities or other problems which may affect ability to understand written materials.
   (c) Past and present parent/guardian custodial status, including a history of running away and out-of-home placements.
   (d) A history of emotional or psychological problems.
   (e) A history of child or adolescent developmental problems.
   (f) Ability of the youth's parent(s) or if applicable, legal guardian, to participate in treatment.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0430, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0430, filed 5/31/13, effective 7/1/13.]

388-877B-0440 [see new WAC 388-877-1020]

Substance use disorder opiate substitution treatment services—Program physician responsibility.

An agency providing substance use disorder opiate substitution treatment services must ensure the program physician, or the medical practitioner under supervision of the program physician, performs and meets the following:

(1) The program physician or medical practitioner under supervision of the program physician:
   (a) Is responsible to verify an individual is currently addicted to an opioid drug and that the person became addicted at least twelve months before admission to treatment.
   (b) May waive the twelve month requirement in (a) of this subsection upon receiving documentation that the individual:
      (i) Was released from a penal institution, if the release was within the previous six months;
      (ii) Is pregnant; or
      (iii) Was previously treated within the previous twenty-four months.
   (2) A physical evaluation must be completed on the individual before admission that includes the determination of opiate physical addiction consistent with the Diagnostic and Statistical Manual (DSM-5) criteria, and an assessment for appropriateness for Sunday and holiday take-home medication. Information on the DSM-5 can be found on the American Psychiatric Association’s public website at www.DSM5.org.
   (3) A review must be completed by the department of health prescription drug monitoring program data on the individual:
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(a) At admission;
(b) Annually after the date of admission; and
(c) Subsequent to any incidents of concern.
(4) All relevant facts concerning the use of the opioid drug must be clearly and adequately explained to each individual.
(5) Current written and verbal information must be provided to pregnant individuals, before the initial prescribed dosage regarding:
   (a) The concerns of possible addiction, health risks, and benefits the opiate substitution medication may have on the individual and the fetus.
   (b) The risk of not initiating opiate substitution medication on the individual and the fetus.
   (c) Referral options to address neonatal abstinence syndrome for the baby.
(6) Each individual voluntarily choosing to receive maintenance treatment must sign an informed consent to treatment.
(7) Within fourteen days of admission, a medical examination must be completed that includes:
   (a) Documentation of the results of serology and other tests; and
   (b) An assessment for the appropriateness of take-home medications as required by 42 C.F.R. part 8.12(i).
(8) When exceptional circumstances exist for an individual to be enrolled with more than one opiate substitution treatment agency, justification granting permission must be documented in the individual's clinical record at each agency.
(9) Each individual admitted to detoxification services must have an approved detoxification schedule that is medically appropriate.
(10) Each individual administratively discharged from services must have an approved detoxification schedule that is medically appropriate.
(11) An assessment for other forms of treatment must be completed for each individual who has two or more unsuccessful detoxification episodes within twelve consecutive months.
(12) An annual medical examination must be completed on each individual that includes the individual's overall physical condition and response to medication.

Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0440, filed 6/15/16, effective 7/16/16.
Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0440, filed 5/31/13, effective 7/1/13.

388-877B-0450 [see new WAC 388-877-1025]
Substance use disorder opiate substitution treatment services—Medication management.

An agency providing substance use disorder opiate substitution treatment services must ensure the medication management requirements in this section are met.
(1) An agency:
(a) Must use only those opioid agonist treatment medications that are approved by the Food and Drug Administration under section 505 of the federal Food, Drug, and Cosmetic Act (21 U.S.C. 355) for use in the treatment of opioid addiction.

(b) Providing opiate substitution treatment that is fully compliant with the procedures of an investigational use of a drug and other conditions set forth in the application may administer a drug that has been authorized by the Food and Drug Administration under an investigational new drug application under section 505(i) of the federal Food, Drug, and Cosmetic Act for investigational use in the treatment of opioid addiction. The following opioid agonist treatment medications are approved by the Food and Drug Administration for use in the treatment of opioid addiction:

(i) Methadone; and
(ii) Buprenorphine.

(2) An agency providing opiate substitution treatment must ensure that initial dosing requirements are met as follows:

(a) Methadone must be administered or dispensed only in oral form and is formulated in such a way as to reduce its potential for parenteral abuse.

(b) The initial dose of methadone must not exceed thirty milligrams and the total dose for the first day must not exceed forty milligrams, unless the program physician documents in the individual's record that forty milligrams did not suppress opiate abstinence symptoms.

(c) The establishment of the initial dose must consider:

(i) Signs and symptoms of withdrawal;
(ii) Individual comfort; and
(iii) Side effects from over medication.

(3) An agency providing opiate substitution treatment must ensure that:

(a) Each opioid agonist treatment medication used by the program is administered and dispensed in accordance with its approved product labeling.

(b) All dosing and administration decisions are made by a:

(i) Program physician; or
(ii) Medical practitioner under supervision of a program physician familiar with the most up-to-date product labeling.

(c) Any significant deviations from the approved labeling, including deviations with regard to dose, frequency, or the conditions of use described in the approved labeling, are specifically documented in the individual’s record.

(4) An agency providing opiate substitution treatment must ensure that all take-home medications are:

(a) Consistent with 42 C.F.R. Part 8.12 (i)(1-5) and are authorized only to stable individuals who:

(i) Have received opiate substitution treatment medication for a minimum of ninety days; and

(ii) Have not had any positive drug screens in the last sixty days.

(b) Assessed and authorized, as appropriate, for a Sunday or legal holiday as identified in RCW 1.16.050.

(c) Assessed and authorized, as appropriate, when travel to the facility presents a safety risk for an individual or staff member due to inclement weather.

(d) Not allowed in short-term detoxification or interim maintenance treatment.
(5) All exceptions to take-home requirements must be submitted and approved by the state opioid treatment authority and Substance Abuse and Mental Health Services Administration (SAMHSA).

Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0450, filed 6/15/16, effective 7/16/16.

Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0450, filed 5/31/13, effective 7/1/13.

388-877B-0500 [see new WAC 388-877-0742, 388-877-0820]

Substance use disorder assessment services—General.

The rules in WAC 388-877B-0500 through 388-877B-0550 apply to behavioral health agencies that provide substance use disorder assessment services. The definitions in WAC 388-877-0200 also apply to substance use disorder assessment services. The department requires all agencies and providers affected by this rule to fully comply with the applicable requirements in chapter 388-877 WAC, chapter 388-877A WAC, chapter 388-877B WAC, and chapter 388-877C WAC no later than September 1, 2013.

(1) Substance use disorder assessment services are provided to an individual to determine the individual’s involvement with alcohol and other drugs and determine the appropriate course of care or referral.

(2) Substance use disorder assessment services include:
   (a) Assessment only services; and
   (b) Driving under the influence (DUI) assessment services.

(3) A behavioral health agency certified for assessment only services may choose to provide optional program-specific DUI assessment services (see WAC 388-877B-0550). Optional DUI assessment services require additional program-specific certification by the department's division of behavioral health and recovery.

(4) An agency providing assessment services to an individual must:
   (a) Be licensed by the department as a behavioral health agency;
   (b) Meet the applicable behavioral health agency licensure, certification, administrative, personnel, and clinical requirements in chapter 388-877 WAC, Behavioral health services administrative requirements; and
   (c) Have policies and procedures to support and implement the:
      (i) General requirements in chapter 388-877 WAC; and
      (ii) Program-specific requirements in WAC 388-877B-0500 through 388-877B-0550.

(5) An agency providing assessment services:
   (a) Must review, evaluate, and document information provided by the individual;
   (b) May include information from external sources such as family, support individuals, legal entities, courts, and employers; and
   (c) Is not required to meet the individual service plan requirements in WAC 388-877-0620.
(6) An agency must maintain and provide a list of resources, including self-help groups, and referral options that can be used by staff members to refer an individual to appropriate services.

(7) When an individual is transferring to another service provider, documentation that copies of documents pertinent to the individual's course of treatment were forwarded to the new service provider to include:
   (a) The individual's demographic information; and
   (b) The diagnostic assessment statement and other assessment information to include:
      (i) Documentation of the HIV/AIDS intervention.
      (ii) Tuberculosis (TB) screen or test result.
      (iii) A record of the individual's detoxification and treatment history.
      (iv) The reason for the individual's transfer.
      (v) Court mandated, department of correction supervision status or the agency's recommended follow-up treatment.
      (vi) A discharge summary and continuing care plan.

(8) An agency providing driving under the influence (DUI) assessment services must meet the additional program-specific standards in WAC 388-877B-0550.

(9) An agency that offers off-site assessment services must meet the requirements in WAC 388-877B-0300(9).

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0500, filed 6/15/16, effective 7/16/16. Statutory Authority: RCW 43.20A.550, 70.02.050 (3), 70.96A.040 (4), 70.96A.155, [70.96A].157, 71.24.035 (5)(m), 74.04.050(1), 74.08.090, and chapters 70.02 and 71.24 RCW. WSR 14-06-093, § 388-877B-0500, filed 3/4/14, effective 4/4/14. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0500, filed 5/31/13, effective 7/1/13.]

### 388-877B-0510 [see new WAC 388-877-0742]

**Substance use disorder assessment only services—Agency staff requirements.**

In addition to meeting the agency administrative and personnel requirements in WAC [388-877-0400 through 388-877-0530](#), an agency providing substance use disorder assessment services must ensure:

(1) All substance use disorder assessment only services are provided by a chemical dependency professional (CDP).

(2) There is a designated clinical supervisor who:
   (a) Is a CDP;
   (b) Has documented competency in clinical supervision; and
   (c) Is responsible for monitoring the continued competency of each CDP. The monitoring must include a semi-annual review of a sample of the clinical records kept by the CDP.
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(3) Each staff member that provides individual care has a copy of an initial tuberculosis (TB) screen or test and any subsequent screening or testing in their personnel file.

(4) All staff members are provided annual training on the prevention and control of communicable disease, blood borne pathogens, and TB. The training must be documented in the personnel file.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0510, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0510, filed 5/31/13, effective 7/1/13.]

388-877B-0530 [see new WAC 388-877-0610]
Substance use disorder assessment only services—Additional assessment standards.

An individual must have a substance use disorder assessment before receiving substance use disorder treatment services. The purpose of the assessment is to gather information to determine if a substance use disorder exists and if there are services available to address the individual's needs. In addition to the assessment requirements in WAC 388-877-0610, the assessment must include:

(1) A face-to-face diagnostic interview with the individual in order to obtain, review, evaluate, and document the following:
   (a) A history of the individual's involvement with alcohol and other drugs, including:
      (i) The type of substances used, including tobacco;
      (ii) The route of administration;
      (iii) The amount, frequency, and duration of use.
   (b) A history of alcohol or other drug treatment or education.
   (c) The individual's self-assessment of use of alcohol and other drugs.
   (d) A history of relapse.
   (e) A history of self-harm.
   (f) A history of legal involvement.
   (g) A statement regarding the provision of an HIV/AIDS brief risk intervention, and any referral made.

(2) A diagnostic assessment statement, including sufficient information to determine the individual's diagnosis using the:
   (a) Diagnostic and Statistical Manual (DSM IV TR, 2000), as it existed on the effective date of this section; then
   (b) DSM-5 as it exists when published and released in 2013, consistent with the purposes of this section. Information regarding the publication date and release of the DSM-5 is posted on the American Psychiatric Association's public website at www.DSM5.org.

(3) A placement decision, using patient placement criteria dimensions when the assessment indicates the individual is in need of services.
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(4) Evidence the individual was notified of the assessment results and documentation of the treatment options provided and the individual's choice. If the individual was not notified of the results and advised of referral options, the reason must be documented.

(5) Documented attempts to obtain the following information when assessing youth:
(a) Parental and sibling use of alcohol and other drugs.
(b) A history of school assessments for learning disabilities or other problems which may affect ability to understand written materials.
(c) Past and present parent/guardian custodial status, including a history of running away and out-of-home placements.
(d) A history of emotional or psychological problems.
(e) A history of child or adolescent developmental problems.
(f) Ability of the youth's parent(s) or if applicable, legal guardian, to participate in treatment.

Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0530, filed 5/31/13, effective 7/1/13.

388-877B-0540 [see new WAC 388-877-0800]
Substance use disorder assessment services—Noncompliance reporting requirements.

An agency providing substance use disorder assessment services must report noncompliance in all levels of care for an individual ordered into substance use disorder treatment by a court or other appropriate jurisdiction(s). An agency that fails to report noncompliance for an individual under chapter 46.61 RCW is subject to penalties as stated in RCW 46.61.5056(4). An agency providing treatment to an individual court-mandated to treatment, including deferred prosecution, must develop procedures addressing individual noncompliance and reporting requirements, including:

(1) Completing an authorization to release confidential information form that meets the requirements of 42 C.F.R. Part 2 and 45 C.F.R. Parts 160 and 164 or through a court order authorizing the disclosure under the requirements of 42 C.F.R. Part 2, Section 2.63 through 2.67.

(2) Notifying the designated chemical dependency specialist within three working days from obtaining information of any violation of the terms of the court order for purposes of revoking the individual's conditional release, or department of corrections (DOC) if the individual is under DOC supervision.

(3) Reporting and recommending action for emergency noncompliance to the court or other appropriate jurisdiction(s) within three working days from obtaining information on:

(a) An individual's failure to maintain abstinence from alcohol and other nonprescribed drugs as verified by individual's self-report, identified third party report confirmed by the agency, or blood alcohol content or other laboratory test.
(b) An individual's report of subsequent alcohol and/or drug related arrests.

(4) Reporting compliance status of persons convicted under chapter 46.61 RCW to the department of licensing.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0540, filed 6/15/16, effective 7/16/16.
Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0540, filed 5/31/13, effective 7/1/13.]

388-877B-0550 [see new WAC 388-877-0820]

Substance use disorder assessment only services requiring program-specific certification—DUI assessment services.

Driving under the influence (DUI) assessment services are diagnostic services requested by a court to determine an individual's involvement with alcohol and other drugs and to recommend a course of action.

(1) A behavioral health agency certified for substance use disorder assessment only services may choose to provide optional program-specific DUI assessment services. Optional DUI assessment services require additional program-specific certification by the department's division of behavioral health and recovery.

(2) An agency providing DUI assessment services, as defined in chapter 46.61 RCW, must ensure:

(a) The assessment is conducted in person.

(b) The individual has a summary included in the assessment that evaluates the individual's:

(i) Blood or breath alcohol level and other drug levels, or documentation of the individual's refusal at the time of the arrest, if available; and

(ii) Self-reported driving record and the abstract of the individual's legal driving record.

(3) When the assessment findings do not result in a substance use disorder diagnosis, the assessment must also include:

(a) A copy of the police report;

(b) A copy of the court originated criminal case history;

(c) The results of a urinalysis or drug testing obtained at the time of the assessment; and

(d) A referral to alcohol and drug information school.

(4) If the information in subsection (3)(a) through (d) of this section is required and not readily available, the record must contain documentation of attempts to obtain the information.

(5) Upon completion of the DUI assessment, the individual must be:

(a) Informed of the results of the assessment; and

(b) Referred to the appropriate level of care according to patient placement criteria (PPC).

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0550, filed 6/15/16, effective 7/16/16.]
Substance use disorder information and assistance services—General.

The rules in WAC 388-877B-0600 through 388-877B-0660 apply to behavioral health agencies that provide substance use disorder information and assistance services. The definitions in WAC 388-877-0200 also apply to substance use disorder information and assistance services. The department requires all agencies and providers affected by this rule to fully comply with the applicable requirements in chapter 388-877 WAC, chapter 388-877A WAC, chapter 388-877B WAC, and chapter 388-877C WAC no later than September 1, 2013.

(1) Information and assistance services are considered nontreatment services provided to support an individual who has a need for interventions related to the use of alcohol and/or other drugs.

(2) Information and assistance services require additional program-specific certification by the department's division of behavioral health and recovery and include:
   (a) Alcohol and drug information school (see WAC 388-877B-0630);
   (b) Information and crisis services (see WAC 388-877B-0640);
   (c) Emergency service patrol (see WAC 388-877B-0650); and
   (d) Screening and brief intervention (see WAC 388-877B-0660).

(3) An agency providing information and assistance services to an individual must:
   (a) Be licensed by the department as a behavioral health agency;
   (b) Meet the applicable behavioral health agency licensure, certification, administrative, personnel, and clinical requirements in chapter 388-877 WAC, Behavioral health services administrative requirements; and
   (c) Have policies and procedures to support and implement the:
       (i) General requirements in chapter 388-877 WAC; and
       (ii) Specific applicable requirements in WAC 388-877B-0600 through 388-877B-0660.

(4) Substance use disorder information and assistance services are available without an initial assessment or individual service plan and are not required to meet the requirements under WAC 388-877-0640.

(5) An agency providing information and assistance services must maintain and provide a list of resources, including self-help groups and referral options, that can be used by staff members to refer an individual to appropriate services.
388-877B-0610 [see new WAC 388-877-0515]
Substance use disorder information and assistance services—Agency staff requirements.

In addition to meeting the agency administrative and personnel requirements in WAC 388-877-0400 through 388-877-0530, an agency providing substance use disorder information and assistance services must ensure each staff member:
(1) Is provided annual training on the prevention and control of communicable disease, blood borne pathogens and tuberculosis (TB). The training must be documented in the personnel file.
(2) Who provides individual care has a copy of their initial TB screen or test and any subsequent screening or testing in their personnel file.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0610, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0610, filed 5/31/13, effective 7/1/13.]

388-877B-0630 [see new WAC 388-877-0746]
Substance use disorder information and assistance services requiring program-specific certification—Alcohol and drug information school services.

Alcohol and drug information school services are a substance use disorder information and assistance services educational program about the use and abuse of alcohol and other drugs. These services are for an individual referred by a court or other jurisdiction(s) who may have been assessed and determined not to require treatment. The services require program-specific certification by the department’s division of behavioral health and recovery. An agency providing alcohol and drug information school services must:
(1) Ensure courses are taught by a certified information school instructor or a chemical dependency professional (CDP) who:
(a) At the time of enrollment, informs each student of the course fees.
(b) Advises each student there is no assumption the student has a substance use disorder, and that the course is not a therapy session.
(c) Discusses the class rules.
(d) Reviews the course objectives.
(e) Follows a department-approved curriculum.
(f) Ensures each course has no fewer than eight and no more than fifteen hours of classroom instruction.
(g) Ensures adequate and comfortable seating in a well-lit and ventilated room.
(h) Administers each enrolled student the post-test for each course after the course is completed.
(2) Ensure a school instructor who is not a CDP:
(a) Has a certificate of completion of an alcohol and other drug information school instructor's training course approved by the department, and the personnel file contains documentation of the training.

(b) Maintains school instructor status by completing fifteen clock hours of continuing education. The fifteen hours of continuing education must:
   (i) Occur during each two-year period beginning January of the year following the instructor's initial qualification; and
   (ii) Be in subject areas that increase knowledge and skills in training, teaching techniques, curriculum planning and development, presentation of educational material, laws and rules, and developments in the substance use disorder field.

(3) Ensure each individual student record contains:
   (a) An intake form, including demographics;
   (b) The hours of attendance, including dates;
   (c) The source of the student's referral;
   (d) A copy of all reports, assessments, letters, certificates, and other correspondence to the courts and the department of licensing, including noncompliance reporting under chapter 46.61 RCW;
   (e) A record of any referrals made; and
   (f) A copy of the scored post-test.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0630, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0630, filed 5/31/13, effective 7/1/13.]

388-877B-0640 [see new WAC 388-877-0748]

Substance use disorder information and assistance services requiring program-specific certification—Information and crisis services.

Substance use disorder information and crisis services provide an individual assistance or guidance related to the abuse of addictive substances, twenty-four hours a day by telephone or in-person. Information and crisis services require program-specific certification by the department's division of behavioral health and recovery. An agency providing information and crisis services must:

(1) Have services available to any individual twenty-four hours a day, seven days a week.

(2) Ensure each staff member completes forty hours of training that covers the following areas before assigning the staff member unsupervised duties:
   (a) Substance use disorder crisis intervention techniques; and
   (b) Alcoholism and drug abuse.

(3) Ensure a chemical dependency professional (CDP), or a CDP trainee (CDPT) under supervision of a CDP, is available or on staff twenty-four hours a day.

(4) Have at least one approved supervisor that meets the qualifications in WAC 246-811-049, if services are provided by a CDPT or other certified or licensed counselor in
training to become a CDP. The supervisor must decrease the number of individual contact hours for each full-time CDPT under their supervision.

(5) Maintain a current directory of all certified substance use disorder service providers in the state.

(6) Maintain a current list of local resources for legal, employment, education, interpreter, and social and health services.

(7) Maintain records of each individual contact, including:
   (a) The name, age, sex, and ethnic background of the individual.
   (b) The presenting problem.
   (c) The outcome.
   (d) A record of any referral made.
   (e) The signature of the person handling the case.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0640, filed 6/15/16, effective 7/16/16. Statutory Authority: RCW 43.20A.550, 74.04.050, 74.08.090 and chapters 70.02, 71.24 RCW. WSR 14-18-014, § 388-877B-0640, filed 8/22/14, effective 9/22/14. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0640, filed 5/31/13, effective 7/1/13.]

388-877B-0650 [see new WAC 388-877-0750]

Substance use disorder information and assistance services requiring program-specific certification—Emergency service patrol services.

Emergency service patrol services are substance use disorder information and assistance services that provide transport assistance to an intoxicated individual in a public place when a request has been received from police, merchants, or other persons. An agency providing emergency service patrol services must:

(1) Ensure the staff member providing the service:
   (a) Has proof of a valid Washington state driver's license.
   (b) Possesses annually updated verification of first-aid and cardiopulmonary resuscitation training.
   (c) Has completed forty hours of training in substance use disorder crisis intervention techniques and alcoholism and drug abuse, to improve skills in handling crisis situations.

(2) Respond to calls from police, merchants, and other persons for assistance with an intoxicated individual in a public place.

(3) Patrol assigned areas and give assistance to an individual intoxicated in a public place.

(4) Conduct a preliminary screening of an individual's condition related to the state of their impairment and presence of a physical condition needing medical attention.

(5) Transport the individual to their home or shelter, to a certified treatment provider, or a health care facility if the individual is intoxicated, but subdued and willing to be transported.

(6) Make reasonable efforts to take the individual into protective custody and transport the individual to an appropriate treatment or health care facility, when the
individual is incapacitated, unconscious, or has threatened or inflicted harm on another person.

(7) Call law enforcement for assistance if the individual is unwilling to be taken into protective custody.

(8) Maintain a log, including:
   (a) The date, time and origin of each call received for assistance.
   (b) The time of arrival at the scene.
   (c) The location of the individual at the time of the assist.
   (d) The name and sex of the individual transported.
   (e) The results of the preliminary screening.
   (f) The destination and address of the transport and time of arrival.
   (g) In case of nonpickup of a person, documentation of why the pickup did not occur.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035(5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0650, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0650, filed 5/31/13, effective 7/1/13.]

388-877B-0660 [see new WAC 388-877-0752]
Substance use disorder information and assistance services requiring program-specific certification—Screening and brief intervention services.

Screening and brief intervention services are a combination of information and assistance services designed to screen an individual for risk factors that appear to be related to alcohol and other drug use disorders, provide interventions, and make appropriate referral as needed. These services require program-specific certification by the department's division of behavioral health and recovery and may be provided in a wide variety of settings. An agency providing screening and brief intervention services must:

(1) Ensure services are provided by a chemical dependency professional (CDP), a chemical dependency professional trainee (CDPT) under the supervision of a CDP, or another appropriately credentialed staff member.

(2) Ensure each staff member completes forty hours of training that covers the following areas before assigning the staff member unsupervised duties:
   (a) Substance use disorder screening and brief intervention techniques;
   (b) Motivational interviewing; and
   (c) Referral.

(3) Maintain a current list of local resources for legal, employment, education, interpreter, and social and health services.

(4) Ensure each individual's record contains:
   (a) A copy of a referral.
   (b) Demographic information.
   (c) Documentation the individual was informed and received a copy of the requirements under 42 C.F.R. Part 2.
(d) Documentation the individual received a copy of the counselor disclosure information.
(e) Documentation the individual received a copy of the individual rights.
(f) Authorization for the release of information.
(g) A copy of screening documents, including outcome and referrals.
(h) Documentation of progress notes in a timely manner summarizing any contact with the individual. Progress notes must include the date, time, duration, participant names, a brief summary of the screening and brief intervention, and the name of the staff member who provided it.

[Statutory Authority: RCW 70.02.290, 70.02.340, 70.96A.040(4), 71.05.560, 71.24.035 (5)(c), 71.34.380, and 2014 c 225. WSR 16-13-087, § 388-877B-0660, filed 6/15/16, effective 7/16/16. Statutory Authority: Chapters 70.02, 70.96A, 71.05, 71.24, 71.34, 74.50 RCW, RCW 74.08.090, 43.20A.890, and 42 C.F.R. Part 8. WSR 13-12-053, § 388-877B-0660, filed 5/31/13, effective 7/1/13.]

388-877B-0700 [see new WAC 388-877-0718]
Substance use disorder recovery support services that require program-specific certification—General.

The rules in WAC 388-877B-0700 through 388-877B-0740 apply to behavioral health agencies that provide substance use disorder recovery support services that require program-specific certification. The definitions in WAC 388-877-0200 also apply to substance use disorder recovery support services.

1. Recovery support services are considered nontreatment services provided to support an individual who has a need for interventions related to substance use disorders.

2. Recovery support services require additional program-specific certification by the department’s division of behavioral health and recovery and include:
   a. Supported employment services as described in WAC 388-877B-0730; and
   b. Supportive housing services as described in WAC 388-877B-0740.

3. An agency that provides recovery support services to an individual must:
   a. Be licensed by the department as a behavioral health agency;
   b. Meet the applicable behavioral health agency licensure, certification, administrative, personnel, and clinical requirements in chapter 388-877 WAC, behavioral health services administrative requirements; and
   c. Have policies and procedures to support and implement the:
      i. General requirements in chapter 388-877 WAC; and
      ii. Specific applicable requirements in WAC 388-877B-0700 through 388-877B-0740.

4. A behavioral health agency that provides recovery support services must maintain and provide a list of resources, including self-help groups and referral options, that can be used by staff members to refer an individual to appropriate services.

[Statutory Authority: RCW 43.20A.550, 71.05.560, 71.24.035 (5)(m), 71.24.037, 71.24.520(4), 74.04.050, and 71.24.385. WSR 17-17-026, § 388-877B-0700, filed 8/8/17, effective 9/8/17.]
388-877B-0710 [see new WAC 388-877-0718]

Substance use disorder recovery support services that require program-specific certification—Agency staff requirements.

In addition to meeting the agency administrative and personnel requirements in WAC 388-877-0400 through 388-877-0530, an agency providing substance use disorder recovery support services that require program-specific certification must ensure:

(1) All substance use disorder assessment and counseling services are provided by a chemical dependency professional (CDP) or department of health-credential CDP trainee (CDPT) under the supervision of an approved supervisor.

(2) There is a designated clinical supervisor who:
   (a) Is a CDP;
   (b) Has documented competency in clinical supervision;
   (c) Is responsible for monitoring the continued competency of each CDP in assessment, treatment, continuing care, transfer, and discharge. The monitoring must include a semi-annual review of a sample of the clinical records kept by the CDP; and
   (d) Has not committed, permitted, aided or abetted the commission of an illegal act or unprofessional conduct as defined under RCW 18.130.180.

(3) Each chemical dependency professional trainee has at least one approved supervisor who meets the qualifications in WAC 246-811-049. An approved supervisor must decrease the hours of individual contact by twenty percent for each full-time CDPT supervised.

(4) All staff members that provide individual care have a copy of an initial TB screen or test and any subsequent screenings or testing in their personnel files.

(5) All staff members are provided annual training on the prevention and control of communicable disease, bloodborne pathogens and TB, and document the training in their personnel files.

[Statutory Authority: RCW 43.20A.550, 71.05.560, 71.24.035 (5)(m), 71.24.037, 71.24.520(4), 74.04.050, and 71.24.385. WSR 17-17-026, § 388-877B-0710, filed 8/8/17, effective 9/8/17.]

388-877B-0720 [see new WAC 388-877-0718]

Substance use disorder recovery support services that require program-specific certification—Clinical record content and documentation.

In addition to the general clinical record content requirements in WAC 388-877-0640, an agency providing substance use disorder recovery support services that require program-specific certification must maintain an individual's clinical record.

(1) The clinical record must contain:
   (a) Documentation that the individual was informed of federal confidentiality requirements and received a copy of the individual notice required under 42 C.F.R. Part 2.
(b) Documentation that the individual received a copy of the rules and responsibilities for treatment participants, including the potential use of interventions or sanctions.

(c) Documentation that the initial individual service plan was completed before treatment services are received.

(d) Documentation of progress notes in a timely manner and before any subsequent scheduled appointments of the same type of service session or group type occur or documentation as to why this did not occur. Progress notes must include the date, time, duration, participant names, and a brief summary of the session and the name of the staff member who provided it.

(e) When an individual is transferring to another service provider, documentation that copies of documents pertinent to the individual's course of treatment were forwarded to the new service provider to include:
   (i) The individual's demographic information; and
   (ii) The diagnostic assessment statement and other assessment information to include:
      (A) Documentation of the HIV/AIDS intervention.
      (B) Tuberculosis (TB) screen or test result.
      (C) A record of the individual's detoxification and treatment history.
      (D) The reason for the individual's transfer.
      (E) Court mandated, department of correction supervision status or the agency's recommended follow-up treatment.
      (F) A discharge summary and continuing care plan.

(f) Justification for the change in the level of care when transferring an individual from one certified treatment service to another within the same agency, at the same location.

(g) Documentation that staff members met with each individual at the time of discharge, unless the individual left without notice, to:
   (i) Determine the appropriate recommendation for care and finalize a continuing care plan;
   (ii) Assist the individual in making contact with necessary agencies or services; and
   (iii) Provide and document the individual was provided with a copy of the plan.

(h) Documentation that a discharge summary was completed within seven days of the individual's discharge, including the date of discharge, a summary of the individual's progress towards each individual service plan goal, legal status, and if applicable, current prescribed medication.

(2) In addition to the requirements in subsection (1) of this section, an agency must ensure each individual service plan:
   (a) Is personalized to the individual's unique treatment needs;
   (b) Includes individual needs identified in the diagnostic and periodic reviews that address the following:
      (i) All substance use needing treatment, including tobacco, if necessary;
      (ii) The individual's bio-psychosocial problems;
      (iii) Treatment goals;
      (iv) Estimated dates or conditions for completion of each treatment goal; and
      (v) Approaches to resolve the problem;
(c) Documents approval by a chemical dependency professional (CDP) if the staff member developing the plan is not a CDP;
(d) Documents that the plan was updated to reflect any changes in the individual's treatment needs, or as requested by the individual, at least once per month for the first three months, and at least quarterly thereafter; and
(e) Documents that the plan has been reviewed with the individual.

[Statutory Authority: RCW 43.20A.550, 71.05.560, 71.24.035 (5)(m), 71.24.037, 71.24.520(4), 74.04.050, and 71.24.385. WSR 17-17-026, § 388-877B-0720, filed 8/8/17, effective 9/8/17.]

388-877B-0730 [see new WAC 388-877-0720]
Substance use disorder recovery support services that require program-specific certification—Supported employment services.

Supported employment services are substance use disorder recovery support services that require program-specific certification by the department's division of behavioral health and recovery. These services assist in job search, placement services, and training to help individuals find competitive jobs in their local communities.

(1) A behavioral health agency that provides supported employment services must have knowledge of and provide individuals access to employment and education opportunities by coordinating efforts with one or more entities that provide other rehabilitation and employment services, such as:
   (a) The department's division of vocational rehabilitation (DVR), which provides supported employment under WAC 388-891-0840 by community rehabilitation program contract as described in WAC 388-892-0100;
   (b) The department's community service offices;
   (c) Community, trade, and technical colleges;
   (d) The business community;
   (e) WorkSource, Washington state's official site for online employment services;
   (f) Washington state department of employment security; and
   (g) Organizations that provide job placement within the community.

(2) A behavioral health agency that provides supported employment services must:
   (a) Ensure all staff members who provide direct services for employment are knowledgeable and familiar with services provided by the department's division of vocational rehabilitation;
   (b) Conduct and document a vocational assessment in partnership with the individual that includes work history, skills, training, education, and personal career goals;
   (c) Assist the individual to create an individualized job and career development plan that focuses on the individual's strengths and skills;
   (d) Assist the individual to locate employment opportunities that are consistent with the individual's skills, goals, and interests;
   (e) Provide and document any outreach, job coaching, and support at the individual's worksite, when requested by the individual or the individual's employer; and
(f) If the employer makes a request, provide information regarding the requirements of reasonable accommodations, consistent with the Americans with Disabilities Act (ADA) of 1990 and Washington state anti-discrimination law.

[Statutory Authority: RCW 43.20A.550, 71.05.560, 71.24.035 (5)(m), 71.24.037, 71.24.520(4), 74.04.050, and 71.24.385. WSR 17-17-026, § 388-877B-0730, filed 8/8/17, effective 9/8/17.]

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388-877B-0740 [see new WAC 388-877-0722]
Substance use disorder recovery support services that require program-specific certification—Supportive housing services.

Supportive housing services are substance use disorder recovery support services that require program-specific certification by the department's division of behavioral health and recovery. Supportive housing services support an individual's transition to community integrated housing and support the individual to be a successful tenant in a housing arrangement.

1. A behavioral health agency that provides supportive housing services must have knowledge of and provide housing related collaborative activities to assist individuals in identifying, coordinating, and securing housing or housing resources with entities such as:
   (a) Local homeless continuum of care groups or local homeless planning groups;
   (b) Housing authorities that operate in a county or city in the behavioral health organization's (BHO) regional service area;
   (c) Community action councils that operate in a county or region in the BHO's regional service area;
   (d) Landlords of privately owned residential homes; and
   (e) State agencies that provide housing resources.

2. A behavioral health agency that provides supportive housing services must:
   (a) Ensure all staff members who provide direct services for supportive housing are knowledgeable and familiar with fair housing laws;
   (b) Conduct and document a housing assessment in partnership with the individual that includes housing preferences, affordability, and barriers to housing;
   (c) Conduct and document a functional needs assessment in partnership with the individual that includes independent living skills and personal community integration goals;
   (d) Assist the individual to create an individualized housing acquisition and maintenance plan that focuses on the individual's choice in housing;
   (e) Assist the individual to locate housing opportunities that are consistent with the individual's preferences, goals, and interests;
   (f) Provide any outreach, tenancy support, and independent living skill building supports at a location convenient to the individual;
   (g) Provide the individual with information regarding the requirements of the Fair Housing Act, Americans with Disabilities Act (ADA) of 1990, and Washington state anti-discrimination law, and post this information in a public place in the agency; and
(h) Ensure the services are specific to each individual and meant to assist in obtaining and maintaining housing in scattered-site, clustered, integrated, or single-site housing as long as the individual holds a lease or sub-lease.

[Statutory Authority: RCW 43.20A.550, 71.05.560, 71.24.035 (5)(m), 71.24.037, 71.24.520(4), 74.04.050, and 71.24.385. WSR 17-17-026, § 388-877B-0740, filed 8/8/17, effective 9/8/17.]