
Title	Northern Lakes CMHA Policies
Part 106	Supports and Services – NLCMHA Provided and Contract
Subpart J	Mental Health Code Protected Recipient Rights
Policy No.	106.1018
Subject	Informed Consent (RR)

Applicability

Policy applies to all NLCMHA activities, operations and sites and to all workforce members except members of the governing body. Policy also applies to any Network Provider and its employees, volunteers, or agents that have elected to adopt and adhere to NLCMHA policies and procedures pertaining to Recipient Rights under the terms of its Participating Provider Agreement.

Policy

Northern Lakes CMHA and its contracted providers shall assure that consent is sought and granted through an informed consent process prior to the provision of any mental health service, treatment, or support to a recipient, as required by the Michigan Mental Health Code [PA 258 of 1974, MCL 330.100a(17)] and Michigan Department of Health and Human Services Administrative Rule 7003.

Consent means either of the following:

1. A written agreement executed by a recipient, a minor recipient's parent with legal custody, or a recipient's legal representative with authority to execute a consent, or
2. The verbal agreement of a recipient, a minor recipient's parent with legal custody, or a recipient's legal representative with authority to execute a consent that is witnessed and documented by an individual other than the individual providing treatment.

Providers shall follow legally required steps for obtaining informed consent including determining legal competency, providing knowledge, evaluating comprehension, and ensuring that consent is voluntary given.

Exceptions to verbal or written informed consent are allowed only within the parameters of court-ordered treatment or emergency interventions as specified by this or other Northern Lakes CMHA policy and procedure.

STANDARDS

Title 1 Northern Lakes Policies, Part 106 Supports and Services – NLCMHA Provided and Contract, Subpart J Mental Health Code Protected Recipient Rights, Policy No. 106.1018, Subject Informed Consent (RR)

A. INFORMED CONSENT PROCESS

Providers shall engage in an informed consent process when seeking and obtaining initial consent to services and prior to engaging in any assessment, treatment, or support subsequently delivered to a recipient. Providers shall be familiar with and adhere to all required elements of informed consent in their practice, as follows:

1. **Legal competency:** The authority by law of an individual to act.

Before obtaining informed consent, a provider must first determine who has the legal authority to grant consent, as follows:

- a. An individual age 18 or older shall be presumed to be legally competent to consent or refuse consent.
- b. The presumption that an individual age 18 or older is competent to consent or to refuse to consent may be rebutted only by a court appointment of a guardian or exercise by a court of guardianship powers and only to the extent of the scope and duration of the guardianship. An adult individual with a guardian shall be presumed legally competent regarding matters that are not specifically identified as being within the scope and authority of the guardianship. If an individual age 18 or older presents with a court-appointed guardian empowered to give or refuse consent, a provider must verify the type, scope, and current validity of the guardianship order. A copy of the guardianship order and letters of authority shall be placed in a recipient's clinical record.
- c. If an individual age 18 or older presents with a properly executed Durable Power of Attorney or Patient Advocate Designation empowering the individual's patient advocate to give or refuse consent to mental health treatment, a provider must verify the type, scope, and current validity of the document, a copy of which shall be placed in a recipient's clinical record. A Durable Power of Attorney or Patient Advocate Designation is not effective except under the conditions allowed by law.
- d. A determination that an individual meets the criteria of a person requiring treatment or for judicial admission, or any form of admission to a facility including by judicial order does not constitute a determination or adjudication that the individual is incompetent [Michigan Mental Health Code, MCL 330.1702(2)]. Individuals receiving treatment pursuant to a Probate Court Order shall be provided an opportunity to consent to any proposed assessment, treatment or support. Unless the recipient has consented, services to an individual under these provisions shall only be provided under the scope and authority of a Probate Court order, a copy of which shall be obtained, carefully scrutinized, and placed in the recipient's clinical record.
- e. The fact that an individual has been determined to be legally incompetent to provide consent or is subject to court-ordered treatment does not eliminate a provider's legal obligation to develop an Individual Plan of Service in partnership with the recipient through a person centered planning process.
- f. Minors

- i. A legally emancipated minor shall be presumed to be legally competent and may consent to any mental health service.
 - ii. Minors age 14 or older may seek and receive certain limited types of services without the knowledge or consent of their parent or guardian, within the certain constraints (Refer to Policy 106.1320, Consent for Services to Minors for more detail).
 - iii. In all other circumstances consent must be obtained from the parent with legal custody of the minor or a legally empowered representative of the minor. Parents shall be presumed to have legal custody of a minor child. However, for minors who present with parents who are divorced, a court order (Divorce Decree) must be obtained designating at least one of the parents as having legal custody of the minor. In the event the court has granted joint legal custody, either parent has the authority to consent.
 - iv. In lieu of the parent's authority, consent may be obtained from another individual through a properly executed Power of Attorney, a valid Guardianship Order, or other Court Order designating the Court, the Department of Human Services or its designee as having care, custody, and control of the minor. Documentation of any of these authorities must be obtained, carefully scrutinized to verify the minor's legal status and the scope of court-ordered or delegated decision-making authority, and placed in the minor recipient's clinical record.
2. **Knowledge:** The disclosure of what a reasonable individual needs to know in order to make an informed decision.

To consent, a recipient or legally empowered representative must have basic information about the risks, other related consequences, and other relevant information involved in the proposed assessment, treatment, or support. Relevant information must be clearly explained and documented as having been provided to the consenting individual including, at a minimum, all of the following:

- a. The type, purpose and scope of the proposed treatment, support, medication, procedure, or other action; and
- b. A detailed, unambiguous description of the potential benefits and the probability of outcomes of the proposed treatment or support should consent be given or refused; and
- c. A detailed, unambiguous description of associated risks, discomforts, side effects, and reactions that can reasonably be expected should consent be given or refused; and
- d. A disclosure of appropriate alternatives available and potentially advantageous to the recipient in lieu of the proposed treatment or support; and
- e. An offer to answer further inquiries and to provide additional information.

3. **Comprehension:** The ability of an individual to understand the personal implications involved and to meaningfully communicate a voluntary choice to grant or not grant consent based upon a full disclosure of relevant information by a provider.
 - a. Providers seeking consent from an individual must assess the individual's capacity to provide informed consent to the proposed treatment, support, or other activity based upon a judgment derived from clinical assessment methods such as the completion of a mental status examination or psychological evaluation.
 - b. If an individual's comprehension is in doubt, the assigned mental health professional shall interview the recipient using agency approved informed consent assessment tools, consulting, as may be applicable, with their immediate supervisor, and/or the Medical Director.
 - c. If, as a result of this initial assessment a provider has reasonable cause to believe that the recipient's comprehension is still in doubt, providers should follow applicable policy and procedure determining whether guardianship proceedings should be considered and for exploring alternatives.
4. **Voluntariness:** The free power of choice to consent or refuse to consent.
 - a. A provider shall seek consent without the intervention of any element of force, fraud, deceit, duress, overreaching, or other ulterior form of constraint or coercion including promises or assurances of privileges or freedom.
 - b. A provider shall seek consent with an explicit instruction that the consenting individual is free to grant or refuse consent and to withdraw consent and to discontinue participation in treatment, support, or other activity at any time, within the parameters of applicable orders for guardianship or treatment, without prejudice to the recipient.
 - c. In explaining that treatment or support may not be provided without informed consent a provider shall offer to provide additional information.
 - d. An individual receiving services under a Deferral Agreement shall be treated as a voluntary recipient and shall be asked to consent. If the individual refuses to consent or requests a hearing, either orally or in writing, he or she shall be advised that treatment must cease and that the provider is required by law to report to the court in order for the court to convene a hearing pursuant to the Michigan Mental Health Code [MCL 330.1455(8)].
 - e. An individual adjudicated as a person requiring treatment pursuant to a Probate Court Order (Alternative Treatment Order – "ATO") shall also be asked to consent. Treatment, as defined by the Michigan Mental Health Code [MCL 330.1100(d)], includes "care, diagnostic, and therapeutic services." Treatment pursuant to an ATO shall only be provided to within the scope of the court order except with consent. If the individual refuses to consent but nevertheless assents to participate in court-ordered treatment, this shall be noted in the record and treatment may proceed. If

the individual refuses to consent and refuses to participate in treatment, or if it is determined that the alternative treatment order has not been or will not be sufficient to prevent harm to the recipient or others, the individual shall be advised that the provider is required by law to immediately notify the court pursuant to the Michigan Mental Health Code. [MCL 330.1475(1)].

B. VERIFICATION OF CONSENT

Prior to obtaining verbal or written consent a provider shall do all of the following:

1. Give the individual, guardian, or parent consenting adequate opportunity to read any written agreement documenting consent document before signing.
2. Where essential to the individual's understanding or otherwise deemed advisable, a provider shall read the consent document in full to the individual or provide an oral explanation in language the individual understands before signing.

A note of the explanation and by whom shall be documented and placed in the record along with the written consent.

C. DOCUMENTATION OF CONSENT

Consent is valid only when it has been documented on a legally compliant consent form with either the signature of the legally appropriate individual or the verbal consent of that person as witnessed by an individual other than the person seeking consent.

Northern Lakes CMHA and, as applicable, providers under contract will maintain and use only approved forms for the purpose of obtaining and documenting informed consent to treatment.

D. WITHDRAWAL OF CONSENT

A recipient who has granted consent or other legally appropriate individual who has granted consent on behalf of the recipient may withdraw consent at any time either through a verbal or written statement to this effect. Withdrawal of consent shall be immediately honored and documented in a recipient's clinical record. Treatment cannot recommence until consent is again granted.

E. REVIEW OF CONSENT

Informed consent shall be reviewed and updated as often as is necessary but, at a minimum, annually through the person-centered planning process. Consent shall always be re-obtained under the following conditions:

- a. If changes in the recipient's condition or circumstances substantially change the risks, other consequences, or benefits that were previously expected; or
- b. If there is a change in a recipient's guardianship status; or

- c. Upon a minor recipient reaching his or her eighteenth birthday or court determination of emancipation.
- d. If the consenting individual withdraws consent to one type of treatment or support and agrees to another.

Procedures

None.

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