

Advocates Compliance Committee Charter

| Chair | Beth Henderson | Effective Date: 3/28/2023 |
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| Sponsor | Executive Director: Amy Dugliss | Liss |
| Purpose | To assist and coordinate with the Compliance Officer to ensure that Advocates is conducting its business in a legal, ethical, and responsible manner, consistent with its Compliance Program. The Compliance Committee shall have the authority to undertake the specific duties and responsibilities described below and the authority to undertake such other duties as directed by the Executive Director and/or President of the Board. | |
| Meetings and Procedures | The Compliance Committee shall meet on a regular basis, not less frequently than quarterly. The Compliance Subcommittees shall meet on a regular basis: A. The Compliance, Quality, Leadership Team Subcommittee will meet least monthly. B. The Compliance, Quality, Service Departments Subcommittee will | |
| | staff at the discretion of 4. The Compliance Commit records of its meetings a Compliance Committee Committee and filed elec | tee shall meet with Advocates' Management and the Compliance Officer. tee shall maintain written minutes or other nd activities. Minutes of each meeting of the shall be distributed to each member of the ctronically. Minutes and other records of |
| | 5. The Chair of the Complia Director and Board follo | be maintained by the Compliance Officer. Ince Committee shall report to the Executive wing meetings of the Compliance Committee, and by the President of the Board. |



Advocates Compliance Committee Charter

| Membership | The Compliance Committee: |
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| | Chairperson: Beth Henderson, Associate Executive Director |
| | Committee members: |
| | Anne Lee, Board of Directors' Representative |
| | Amy Dugliss, Executive Director |
| | Carol Gentry, Compliance Officer-Director of Compliance, Quality and Incident |
| | Management |
| | Sandy Finn, Director of Human Resources |
| | Sally Stanley, Chief Financial Officer |
| | The Compliance, Quality, Leadership Team Subcommittee: |
| | Convened by: Amy Dugliss, Executive Director |
| | Subcommittee members: |
| | Beth Henderson, Associate Executive Director |
| | Carol Gentry, Compliance Officer-Director of Compliance, Quality and Incident |
| | Management Sandy Finn, Director of Human Resources |
| | Sally Stanley, Chief Financial Officer |
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| | The Compliance, Quality, Service Departments Subcommittee: |
| | Convened by: Carol Gentry; Compliance Officer-Director of Compliance, Quality |
| | and Incident Management |
| | Subcommittee members: |
| | Amy Dugliss, Executive Director |
| | Beth Henderson, Associate Executive Director |
| | Sandy Finn, HR Director |
| | Melissa Artini, Associate Director of Compliance, Quality and Incident |
| | Management Compliance, Quality and Incident Management Team Associates: |
| | Sharon Parsons |
| | Joe Beard |
| | Lisa Blake |
| | Katie Northrup |
| | Colleen Tanner |
| | Beth Herron |
| | Justin Sheer, Director of Agency Broker Services |
| | Agency Broker Supervisors: Angela Dudley |
| | Reina Campbell |
| | Michelle Bellemare |
| | Nicole Miller, Director of Agency Supported Community Habilitation |
| | Sean Soboleski, Agency Supported Community Habilitation Supervisor |
| | Krissy Soboleski, Agency Supported Community Habilitation Intake Admin |
| | Joanne Reid, Director of Independent Broker Services |

Effective Date 3/28/2023 Revision Date: XX/XX/XX



| Caitlin Graham, Self-Direction Coordinator Supervisor |
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| Kristin Kukula, Director of Fiscal Intermediary Services |
| Emily Michaelson, Fiscal Intermediary Supervisor |
| Olivia Layton, Fiscal Intermediary Intake Supervisor |
| Marisa Pickard, Fiscal Intermediary Intake Coordinator |
| Chelsea McClellan, Director of Training and Support Specialists |
| Brittany Jewell, Training and Support Specialists Supervisor |
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| Responsibilities | The Compliance Committee works with the Compliance Officer to ensure that Advocates has, and maintains, an effective Compliance Program. The Compliance Committee is responsible for the following: |
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| | Analyzing the regulatory environment where Advocates does business, including legal requirements with which it must comply. |
| | Reviewing and approving new and revised policies and procedures for implementation. |
| | Informing the Board of Directors of new and revised policies and procedures. |
| | • Reviewing and assessing existing policies and procedures that address risk areas for possible incorporation into the Compliance Program. |
| | • Reviewing and monitoring Compliance Program training and education to ensure that they are effective and completed in a timely manner. |
| | • Ensuring that Advocates has effective systems and processes in place to identify Compliance Program risks, overpayments, and other issues and has effective policies and procedures for correcting and reporting such issues. |
| | • Working with departments to develop standards and policies and procedures that address specific risk areas and to encourage compliance according to legal and ethical requirements. |
| | • Coordinating with the Compliance Officer to ensure that the written policies and procedures, and Standards of Conduct are current, accurate, and complete. |
| | • Developing internal systems and controls to carry out compliance standards, Standards of Conduct, and policies and procedures. |
| | • Coordinating with the Compliance Officer to ensure communication and cooperation by Affected Individuals on compliance-related issues, internal or external audits, or any other function or activity. |
| | • Developing a process to solicit, evaluate, and respond to complaints and problems. |
| | • Monitoring internal and external audits to identify issues related to non-compliance. |
| | • Implementing corrective and preventative action plans and follow-up to determine effectiveness. |



| Ensuring the development and implementation of an annual Corporate Compliance Work Plan. Advocating for sufficient funding, staff, and resources to be allocated |
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| to the Compliance Officer to carry out duties related to the Compliance Program. |
| • Ensuring that Advocates has appropriate systems and policies in place that effectively identify risks, overpayments, and other areas of concern including fraud, waste, and abuse. |
| • Monitoring and evaluating Advocates' Compliance Program for effectiveness and making recommendations for necessary modifications to the Compliance Program as applicable. |
| 2. The Compliance Committee oversees and delegates responsibilities to the Compliance, Quality, Leadership Team Subcommittee and the Compliance, Quality, Service Departments Subcommittee. |
| 3. The Compliance Committee reviews the minutes and assesses the activities of the Compliance, Quality, Leadership Team Subcommittee and the Compliance, Quality, Service Departments Subcommittee as they relate to implementing and maintaining an effective Compliance Program |
| 4. The Compliance Committee shall conduct an annual evaluation of the effectiveness of the Compliance Program. |
| 5. The Compliance Committee shall review and reassess its Charter at least annually and submit any recommended changes to the Executive Director for consideration. |
| The Compliance Committee shall perform such other functions and have such other powers as may be necessary or convenient for efficient discharge of its duties. |

Signature Certificate

Reference number: XQAUD-GFW7E-UFOXW-BF7AS

Signer

Sent: Viewed:

Signed:

Timestamp

Amy Dugliss

Email: amy@advocatesincorporated.org

24 Mar 2023 19:27:54 UTC 24 Mar 2023 19:33:01 UTC 24 Mar 2023 19:33:14 UTC

Recipient Verification: Email verified

24 Mar 2023 19:33:01 UTC

Signature

Aury Dugliss

IP address: 71.115.192.50 Location: Liverpool, United States

Document completed by all parties on: 24 Mar 2023 19:33:14 UTC

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