Final Rule Stakeholder Call  
Topic: Systemic Assessment vs Systematic Remediation  
10/18/2017

Noon call (51 participants)

Question:

1. I know the MCO contracts reference final rule, the contracts between state and MCO’s, I’m curious about what the MCO’s roll will be in assessing final rule compliance in the future? Right now providers have some confusion between having oversite assessment by state people and also by MCO’s, sometimes they do conflict.
   a. That is an area that has been identified and will require thought and planning, one to figure out how exactly will come together. One of the things things we are trying to work on with KDHE and the MCO’s, is the provider qualifications piece, after the full compliance with the final rule is expected (to be completed) which is in 2022. A provider, in order to be qualified, will have to be compliant with the final rule. The MCO’s will have to have a part in that as they will be credentialing there network providers. They will want assurance that the provider is in compliance. Likewise KDADS and KDHE, are going to have a similar concern as far as when a provider enrolls, or revalidates their application. If we’re issuing that provider a provider number, we feel confident that the provider is in compliance with all the requirements and other standards associated with being an enrolled Medicaid provider. There will be some overlap and exactly how that will look. We are trying to think in terms of a policy standpoint to try and get some structure and guidance from a policy level in terms of how that will look. It is something that we are paying attention to, and trying to get a policy structure built around that scenario so that we can operationalize it over the next two years.
   i. There will have to be some sort of documentation stating that a provider is in compliance in order for the MCO to contract with them and for the state to license them. I realize that we are talking about several years down the road, but obviously that has to be the goal, there has to be some way to certify your document stating that the particular provider is in compliance.
   1. Right, it’s going to be not only at the time of initial enrollment it will be ongoing. You’re right on target with that an issue to be explored and addressed.

2. Is the gap analysis that WSU did posted on line?
   a. I’m not sure that it is I’d have to check.
      a. I think we would be interested in seeing that if it is available.
         i. We’ll make a note of it.

Evening (10 participants)

No comments or questions