Lane County- HMIS Policies & Procedures

Community-Wide HMIS Access, Privacy and Security







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Table of Contents

HMIS Overview	4
Policies and Procedures	
Participation	9
Training Materials	10
Equipment, System Requirements, Software Information and Licensure	10
Other recommendations for maximize the performance of HMIS:	10
Privacy and Data Sharing Plan	11
Client Privacy Policy	
Definitions	
Inter-Agency & Inter-Departmental Data Sharing	21
Participating Agency Use of HMIS Data	22
Lane County's Security Plan	13
Wellsky Security Responsibilities	13
HMIS Lead Agency and Participating Agency Security Responsibilities	
Security Incidents	16
Access to HMIS	
Disaster Recovery Plan	20
Data Collection, Types, and Usage	20
Data Quality Plan	22
Data Quality and Completeness	22
Data Timeliness	24
HMIS Use	24
HMIS Coordinated Entry	25
Grievances	25
Termination of HMIS Participation	26
Supporting Documents	26

Common HMIS Acronyms

Term	Acronym	Brief Definition
Agency		The document each Agency Administrator signs agreeing to perform the Agency
Administrator		Administrator responsibilities.
Agreement		'
Agency		The Agreement between all participating agencies and Lane County that specifies
Participation		the rights and responsibilities of Lane County and participating agencies.
Agreement		
Agency		Each Participating Agency must have a Privacy Policy that protects the privacy and
Privacy Policy		confidentiality of their Clients.
Audit Trail		An extensive auditing system with <i>Community Services</i> software that monitors,
		records and reports on what valid users of HMIS are doing within the database.
Authentication		The process by which users validate their identity. In <i>Community Services</i> this entails establishing a unique User Name and Password for each user license.
Comparable		A database used by a victim service provider that collects Client-level data over
Database		time and generates unduplicated aggregate reports based on the data, in
		accordance with regulations.
Confidentiality		A Client's right to privacy of the personal information that is communicated in confidence to a case manager (or other agency staff) that is stored within the HMIS.
Continuum of	CoC	The group organized to carry out the responsibilities required under this part and
Care		that is composed of representatives of organizations, including nonprofit homeless
24.0		service providers, victim service providers, faith-based organizations, governments,
		businesses, advocates, public housing agencies, school districts, social service
		providers, mental health agencies, hospitals, universities, affordable housing
		developers, law enforcement, organizations that serve homeless and formerly
		homeless veterans, and homeless and formerly homeless persons to the extent
		these groups are represented within the geographic area and are available to
		participate. (Lane County Poverty and Homelessness Board)
Covered	СНО	Any organization (including its employees, volunteers, affiliates, contractors, and
Homeless	CITO	associates) that records, uses or processes protected personal information on
Organization		Clients for an HMIS.
Encryption		Conversion of plain text into encrypted data by scrambling it using a secret code
Liferyption		that masks the meaning of the data to any unauthorized viewer. Computers encrypt
		data by using algorithms or formulas. Encrypted data are not readable unless they
		are converted back into plain text via decryption.
Homeless	HMIS	The information system designated by the Continuum of Care to comply with the
	TIIVIIO	HMIS requirements prescribed by HUD. The HMIS is also the primary reporting tool
Management Information		for HUD CoC homeless assistance program grants as well as other public funds
System		related to homelessness.
HMIS Lead		An entity designated by the CoC in accordance with the regulations to operate the
Agency	 	CoC's HMIS on its behalf. (Lane County)
HMIS User		The document each HMIS User signs agreeing to the HMIS standards of conduct
Agreement &		and operating policies and procedures.
Code of Ethics	LUC	LUID requires such CoC to annually submit a short that lists all harrals a
Housing	HIC	HUD requires each CoC to annually submit a chart that lists all homeless
Inventory		residential programs (both HMIS and non-participating), specifying the type and
Chart		number of beds/units available to homeless persons within the geographic area
		covered by the CoC. The HIC information is entered into Provider Administration
1 (1 (2)	1.00	section in HMIS.
Length of Stay	LOS	The number of days between the beginning of services and the end of services. It is
		calculated using entry and exit dates or shelter stay dates. The HMIS offer
		calculations for discrete stays as well as the total stays across multiple sheltering
	 	events.
Longitudinal	LSA	A report that provides the HMIS data used to complete the AHAR, or Annual
Data Analysis		Homeless Assessment Report, submitted to Congress annually and to the Stella
		Performance. The LSA includes detail about households' system use that will allow
		CoCs to understand lengths of homelessness, exits to permanent housing, and
		returns for each household type.

Participating Agency		Organizations that participate in HMIS; also referred to as "Agency".
Personal Protected Information		PPI Information that identifies Clients contained within the database. Examples of confidential data include: social security number, name, address, or any other information that can be used to identify a Client.
Poverty and Homelessness Board	PHB	Governing and Oversight for the Continuum of Care and Community Action Agency.
Point in Time Count	PIT	An annual count of sheltered and unsheltered homeless persons during the last week in January that is required by HUD for all CoCs. Every other year, that count also includes an "unsheltered" / street count.
Release of Information	ROI	A signed (paper) document giving informed Client consent for sharing Client data. ROIs may be required for certain projects so the funder can monitor the Client files. ROIs may be required by the Agency to share data to another Agency.
Stella Performance	Stella P	A strategy and analysis tool that helps the CoC understand how the system is performing and models what an optimized system would look like that fully addresses homelessness in the CoC geographic area. Stella P provides dynamic visuals of CoCs' Longitudinal Systems Analysis (LSA) data to show how households move through the homeless system, and to highlight outcome disparities. It looks at the system's past performance to see where the community can make future improvements. Raw, de-identified data from HMIS is used for Stella P analysis.
System Performance Measures	SPM	7 HUD measures which provide a more complete picture of how well the community is preventing and ending homelessness. The number of homeless persons measure directly assesses the CoC's progress toward eliminating homelessness by counting the number of people experiencing homelessness both at a point in time and over the course of a year. The six other measures helps the community understand how well they are reducing the number of people who become homeless and helping people become quickly and stably housed. Raw, deidentified data from HMIS is used for Stella P analysis.

HMIS Overview

The Homeless Management Information System (HMIS) is a database which allows authorized personnel at housing and social service agencies to enter, track, and report information on the Clients they serve. HMIS provides opportunities for service providers that serve the same Client to operate with a single case plan, reducing the amount of time spent in documentation activities and ensuring that care is coordinated, and meets the reporting requirements for the U.S. Department of Housing and Urban Development (HUD) and other funders.

HMIS utilizes *Community Services* (formerly ServicePoint) developed by WellSky. *Community Services* is a client information system that provides a standardized assessment of participant demographics, creates individualized service plans, and records the use of housing and services. Lane County will use this information to better understand the use of services, identify gaps in the local system of services, and develop outcome and performance measures.

Involvement in HMIS will allow service providers to generate automated reports which can aid in the development and evaluation of programming. At a community level, HMIS will provide aggregated data across the entire homeless service continuum for use in the annual Continuum of Care funding application and city and county consolidated plans. Findings can also be used to inform policy decisions aimed at addressing and ending poverty and homelessness at the local, state, and federal levels. Finally, and most importantly, HMIS will ease the process of

securing services for individuals and families who are at-risk or experiencing homelessness in Lane County. A more complete list of the potential benefits of HMIS is available on the page that follows.

This document provides information about HMIS staffing, technology, and participation requirements, as well as an overview of policies, procedures, and standards that govern its operation especially with regard to confidentiality, security, and data expectations. Copies of all necessary supporting documents are also included in this manual as well as a glossary of commonly-used terms.

Program Types in HMIS

Program Types		HUD defines 9 basic Program Types:
Emergency Shelter	ES	A facility, the primary purpose of which is to provide a temporary shelter for people experiencing homelessness and which does not require occupants to sign leases or occupancy agreements
Transitional Housing	TH	Provides homeless individuals and families with the interim stability and support to successfully move to and maintain permanent housing. Transitional housing may be used to cover the costs of up to 24 months of housing with accompanying supportive services.
Permanent Supportive Housing	PSH	Permanent housing with indefinite leasing or rental assistance paired with supportive services to assist homeless persons with a disability or families with an adult or child member with a disability achieve housing stability.
Permanent Housing	PH	Community-based housing without a designated length of stay in which formerly homeless individuals and families live as independently as possible.
Rapid Rehousing	RRH	Permanent housing type which emphasizes housing search and relocation services paired with short- and medium-term rental assistance to move homeless persons and families (with or without a disability) as rapidly as possible into permanent housing.
Homeless Prevention	HP	Housing relocation and stabilization services as well as short- and medium-term rental assistance to prevent an individual or family from becoming homeless
Safe Haven	SH	Form of supportive housing that serves hard-to-reach homeless persons with severe mental illness who come primarily from the streets and have been unable or unwilling to participate in housing or supportive services (There are no SH projects in Lane County)
Street Outreach Program	SO	A program that seeks to reach unsheltered people experiencing homelessness to connect them with emergency shelter, housing and other critical services.
Supportive Services Only Program	SSO	A program that serves homeless persons that does not directly provide shelter or housing. These programs often provide case management or other forms of supports in an office, at the household's home, or in a shelter.

Benefits of HMIS

For poople experiencing poverty		
For people experiencing poverty or homelessness	For again corving providers	For the community
	For social service providers	For the community
Makes it possible to maintain	Provides real-time information about	Helps the community to define and
intake information over time so	needs and available services for Clients.	understand the extent of poverty and
the number of times a Client		homelessness throughout Lane
repeats their story to providers is		County.
reduced.		
Offers an opportunity to conduct	Assures confidentiality by keeping	Provides greater focus for staff and
intakes and life histories once;	information in a secured system.	financial resources to the
illustrating that service providers		geographical areas, agencies, and
consider the Client's time		programs where services are
valuable and ensuring Client		needed most.
dignity.		
Makes it possible to coordinate	Decreases duplicative Client intakes	Allows for better evaluation of the
multiple services and streamline	and assessments. Reduces time	effectiveness of specific
referrals.	required to conduct intakes and	interventions, programs, and
This will help to reduce Client	assessments.	services.
waiting time.		
	Tracks Client outcomes and provides a	Offers local, state, and federal
	Client history.	legislators data and information
		about the population served
	Generates data reports for local use and	Makes it possible to meet all federal
	to meet funding requirements.	reporting requirements.
	Facilitates the coordination of services	
	internally and externally with other	
	agencies and programs.	
	Provides access to a community-wide	
	database of service providers and	
	allows agency staff to easily select a	
	referral agency.	

HMIS Roles & Responsibilities

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	for Lane County, the HMIS Advisory Committee, and the Lane County Poverty and
	Homelessness Board (CoC Board).
	Responsibilities include:
	Documenting database and policy/procedure changes
	Developing and evaluating performance objectives
	Developing reports and queries for Continuum of Care
	Developing from the Lane County Data Warehouse in conjunction with analysts from the Lane
	County Health & Human Service Quality & Compliance Division
	Presenting research findings to community stakeholders
	Communicating with participating agencies/larger community
	Representing the CoC as the HMIS Lead
HMIS Primary	The HMIS System Administrator is a Lane County staff person responsible for the
System	implementation and coordination of the local HMIS.
Administrator	
(System Admin)	Responsibilities include:
(Cystoni / tariii)	Maintaining a list of agency contacts and HMIS participants
	Providing oversight on all contractual agreements
	Assessing agency readiness for HMIS
	Providing regular trainings to Agency Administrators
	Authorizing access to the HMIS (Set-Up)
	Developing Client assessment tools not already included
11111000	Resolving access control violations
HMIS System	The HMIS System Administrators is a Lane County staff person coordinating user support.
Administrator	
(Analyst)	Responsibilities include:
	Orienting prospective HMIS participants to system
	Developing training materials
	Coordinating regular user-group meetings
	Hosting the ticketing software for HMIS customer support
	Providing technical assistance to participating agencies
	Monitoring and reporting
	Auditing HMIS usage system-wide
	Development of ad hoc reports in the HMIS Advanced Reporting Tool (ART)
HMIS Data	The HMIS Data Quality Analyst is a Lane County staff person responsible for reviewing HMIS
Quality Analyst	data for completeness and accuracy.
	Responsibilities include:
	Desk Audits
	Routine reviews of entry assessments, exit status
HMIS Agency	The HMIS Agency Administrator is an Agency staff person who serves as the agency contact
Administrator	for the project and will facilitate access to the HMIS at the user organizational level.
Administrator	To the project and will lacilitate access to the rilvino at the user organizational level.
	Each Agency Administrator, with the support of agency leadership, will be responsible for:
	Participating in HMIS readiness assessment
	Identifying HMIS users and facilitating access to orientation and training materials
	Providing project-specific training
	Monitoring staff compliance with standards of Client consent and confidentiality and system
	security
	Enforcing business controls and practices to ensure organizational adherence to policies and
	procedures including detecting and responding to violations
	Providing on-site support for the generation of agency reports and managing user licenses
	Running reports in <i>Community Services</i> and the <i>Community Services</i> reporting tool for
	Agency Management and Agency Users
	Correcting data quality errors or notifying HMIS users of data quality errors that need to be
	corrected
	Ensuring stability in the agency Internet connection either directly or in communication with a
	technician
	Notifying users about interruptions in service.

HMIS Users	HMIS Users are Agency staff responsible for entering Client data into the system as well as identifying needs and concerns regarding HMIS to their Agency Administrator.
	HMIS Users will be responsible for:
	Being aware of the confidential nature of data and taking appropriate measures to prevent any unauthorized disclosure of Client information
	Accurate and timely data entry
	Correcting data quality errors in a timely manner Complying with all local HMIS policies and procedures
	Reporting security violations to their HMIS Agency Administrator
	Users are also responsible for their own actions or any actions undertaken with their usernames and passwords.
HMIS	A Participating Agency has signed the Lane County HMIS Agency Participation Agreement
Participating	agreeing to adhere to the policies set forth in the participation agreement and this document.
Agency and Partner Agencies	Partner Agencies are other Participating Agencies using this implementation of HMIS.

Policies and Procedures

Participation

All social service providers assisting people experiencing poverty or homelessness are strongly encouraged to participate. Participation in HMIS is mandatory as required by funder(s), such as HUD, OHCS, or Lane County.

Minimum Qualifications for Participating Agencies: In order to participate in Lane County's HMIS, the agency must be a registered Nonprofit, States, local governments, local Public Housing Authorities, instrumentalities of State or local governments, Indian Tribes or Tribally Designated Housing Entities (TDHE). Nonprofit organizations must be registered with the IRS as a nonprofit, have a current registration with the Oregon Secretary of State Corporate Division, and have the management and administrative capacity to administer the project.

Agencies confirm their status and management/administrative capacity in the Agency Participation Agreement and the Agency Administrator Agreement.

In order to participate in HMIS, providers must agree to each of the following: Agency Participation Agreement: Agencies are required to sign a participation agreement stating their commitment to adhere to the policies and procedures for effective use of HMIS and proper collaboration with the Lane County-Eugene-Springfield CoC. A copy of the Agency Agreement is available in the Supporting Documents section of this manual and on the Lane County website.

Identification of HMIS Agency Administrator(s): Agencies will designate one or more key staff persons to serve as HMIS Agency Administrator(s). The Agency Administrator is the primary liaison with the System Administrator and serves as the Agency contact for the project and will facilitate access to the HMIS at the user organization level. The Agency Administrator is responsible for relaying all HMIS information from Lane County staff to Agency management and users. The Agency Administrator is also responsible for providing project-specific training to the organization's users.

Training: HMIS Agency Administrators will be responsible for identifying HMIS Users and coordinating initial and any subsequent training sessions. Each new User must complete training within 30 days of gaining access to HMIS.

Training Materials

Lane County is responsible for HMIS training materials.

HMIS Agency Administrator Group Meetings: Agencies must agree to send at least one representative to attend bi-monthly Agency Administrator meetings. This representative is responsible for disseminating information to other agency HMIS Users.

Client Consent: Agencies will post the Privacy Sign in all public areas of the facility as well as intake rooms and other locations Clients use. Agencies will read from a Privacy Script to the head of household at any time data are collected for intake (entry) assessments.

Data Collection: Agencies agree to collect Client information on all HUD- and locally- required data elements. HUD-required elements are identified through Data and Technical Standards. Local elements will be established by the HMIS Advisory Committee.

Equipment, System Requirements, Software Information and Licensure

The following are the minimum requirements for operating *Community Services* (as recommended by the vendor, Wellsky.

- Memory
- If Win7 4 Gig RAM recommended, (2 Gig minimum)
- If Vista 4 Gig RAM recommended, (2 Gig minimum)
- If XP 2 Gig RAM recommended, (1 Gig minimum)
- Up-to-Date Anti-Virus Protection

Other recommendations for maximize the performance of HMIS:

Browser:

- Google Chrome, version 11.0.696.65 or above (Recommended)
- Microsoft Internet Explorer, version 7 or above.
- Mozilla Firefox, version 3.5 to 4 (soon to be 3.5, 4, 5 and beyond)
- Apple Safari, version 4 or 5

Internet Connection:

Broadband (recommended) or LAN connection.

Monitor: Screen Display - 1024 by 768 (XGA) or higher (1280x768 strongly advised)

Processor: Avoid using single-core CPUs

System Availability: The HMIS is available 24 hours a day, 7 days a week, 52 weeks a year with the exception of scheduled system upgrades and routine maintenance. In the event of planned downtime, the HMIS Administrator will inform Agency Administrators via email. If there is unexpected service interruption, the HMIS Administrator will contact the HMIS Agency Administrators to inform them of the cause and possible duration of the service interruption. Contact will be made via email.

Technical Support: The HMIS Administrator will provide system support by phone, email, computer shadowing, and/or in-person consultations. The HMIS Agency Administrator should act as the first level of contact when a system problem arises and should determine if the problem requires immediate rectification. If the HMIS Agency Administrator cannot resolve the problem the Agency Administrator should contact HMIS System Administrator. HMIS System Administrator will respond to the call as soon as possible.

Participating agencies are responsible for their own computer hardware and Internet connections, thus will be responsible for accessing technical following their Agency's protocols.

Data Ownership: Participating agencies are the owners of all Client data collected and stored within HMIS. This data is protected and secured by the policies, technologies, and security protocols held in place. All participating Agencies must take full responsibility of ownership and confidentiality protection of any and all data that is collected at their agency and/or downloaded from HMIS.

Privacy and Data Sharing Plan

There are two levels of data sharing in the HMIS. The CoC is considered an "open" system where participating agencies share all data relevant to providing housing and services to the persons experiencing poverty or homeless with Client consent. Sharing data will reduce the amount of time that Agencies and Clients will need to spend at intake repeating the same information that has already been shared with multiple providers in the community and will allow for better coordination of services for Clients in the homeless system. Sharing data will also support the CoC's goal of designing a centralized point of entry using a common assessment tool (located in HMIS) that will ensure Clients are being directed to the housing and services that best meet their household's needs.

Level 1 Data Elements: Name, Security Number, Veteran Status, and Year of Birth. These elements will prevent duplication of records in the system.

Level 2 Data Elements: Data collected through the assessments (Entry/Exit entries, reviews, and exits).

Agency defaults within the HMIS will be set to "open" with the exception of:

- Child head-of-household households
- Clients requesting entry/exit or service transactions/needs not be shared to other Participating Agencies.

The User entering the client's data into HMIS and the Agency Administrator for this project are responsible for identifying records which need the visibility reduced.

No Share Policy:

- If the Client rejects the sharing plan, agency staff is responsible for closing the record in HMIS to reduce the visibility of the Entry/Exit.
- Agency staff must verbally inform the Client when services will be, or could be, reduced or otherwise not available if the Client elects not to share.
- Clients' decision to share or not share shall be voluntary.
- Clients who choose not to authorize sharing of information must be clearly informed if they could be denied services for which they would otherwise be eligible.
- Client records shall not be "closed" (visibility changed) except by the System Administrator.
- Client Entry/Exit assessments can be closed by the Agency Administrator at the Agency level at the request of the Client.
- Restricted information, including progress notes and psychotherapy notes, about the diagnosis, treatment, or referrals related to a mental health disorder, drug or alcohol disorder, HIV/AIDS, and domestic violence concerns (excluding status) shall not be shared with other participating agencies without the Client's written, informed consent as documented on the Agency's own Release of Information Form.

Sharing of the above restricted information is not covered under the HMIS Client Consent process.

If a Client has previously given permission to share information with multiple agencies, beyond basic identifying information and non-restricted service transactions, and then chooses to revoke that permission, the record will be locked by the agency from future sharing. Record prior to the revocation will remain shared.

Exceptions: Client PII and contact information can be shared to non-participating organizations when there is a demonstrable health or safety situation or event.

- The Client must be in shelter or housing and be at risk of discharge or eviction or the client must be on the waitlist for a shelter or housing project that uses HMIS.
- The Provider working with the client may be asked to provide the HMIS Lead with specific events or details from which a health or safety concern was determined.
- The Provider must track the referral in HMIS in Case Notes or as a Referral Transaction. The documentation must include:
 - Date the client data was shared
 - Organization, staff name, and contact information of who received the information
 - Organization, staff name, and contact information of who shared the information
- The referral recipient must be a licensed health care provider, behavioral health provider or an Aging and People with Disabilities (APD) program.

Client Privacy Policy

The Agency will use various tools to inform Clients of data collection practices, reasons, and options.

Client Informed and Verbal Consent

Participating agencies are required to inform Clients that the Agency uses HMIS for tracking services the Agency provides. The Agency does not need consent to track Clients and services in HMIS. The agency **does** need consent from the Client to allow the information to be shared with the other Participating Agencies using this HMIS. It is assumed that, by requesting services from the Agency, the Client consents to share information to the other Agencies in the HMIS. Verbal consent will be determined using these two methods:

- Posted Privacy Signs in the lobbies and Client intake areas in languages typically used by the Client
- The Privacy Script will be read to the Client by the User or other Agency staff at project entry (entry/exit entry assessment data collection) in the language of the Client

Reducing the visibility of the Entry/Exit to the Agency level means that the Entry/Exits and Service Transactions cannot be seen by other Agencies. It also means that the data entered into the assessment will not roll forward to new assessments created by other Agencies. In some cases, such as projects shared between Agencies and Coordinated Entry, the Client will not be able to receive services without allowing the Entry/Exit to be visible between Participating Agencies.

If the Client is unwilling for their Name or Date of Birth and other Personally Identifiable Information (PII) to be entered into HMIS or the Agency staff believe the Client should not have PII entered into the system for safety concerns, then the Agency Administrator will contract the System Administrator who will remove the PII from the record. Changes include:

Data Element	Protected Data Element
Client First Name	Initial of First Name
Client Middle Name	"Anonymous"
Client Last Name	Head of Household Client ID Number
Date of Birth	01/01/YYYY
Date of Birth DQ	Refused
Social Security Number	Null
SSN DQ	Refused

The agency is required to keep a document of the Client's actual PII and the Client ID in HMIS. This document may be monitored if required by funders.

These requests are expected to be rare. If the Agency has more than two (2) households within a twelve month period requesting PII removal from HMIS, the System Administrator may require a training for all Agency Users.

The Agency is responsible for ensuring that this procedure takes place at the initial contact for each Client. In instances where the Client speaks a language other than English or seems to have difficulty understanding, it is the responsibility of the Agency to seek ways to remove language access barriers and make sure consent is informed.

The Agency must agree not to release any confidential information received via HMIS to any organization or individual outside of the participating agencies without proper written consent.

Definitions

Privacy Sign	Brief notice about HMIS and Client privacy protections, which must be posted where Clients are served.
Privacy Script	At entry into the program (<i>Community Services</i> Entry/Exit entry assessment), the Agency staff will read verbatim a verbal explanation of both the HMIS project and the terms of consent. The script (LC HMIS Privacy Script) is a living document, frequently reviewed by the Lane County Agency Admin Workgroup.
Privacy Protection Notice	A notice detailing all privacy protections should be made available to Clients upon request.
Wellsky ROI	HMIS uses an informed consent model to share data in the system between participating agencies. Lane County HMIS uses the Wellsky <i>Community Services</i> Release of Information function to document that the client has accepted the terms if the Privacy Script which is read or shown to every household.
Revocation of Consent	If a Client chooses to revoke the Consent to Share, it should be understood that only data going forward will not be shared. Historical data will remain shared.
Use of Anonymous Client Feature	This feature is not used in Lane County HMIS as it is not reportable.

Lane County's Security Plan

Wellsky Security Responsibilities

Wellsky's security responsibilities are outlined in the Wellsky Security Client Data document on the Lane County website. The document outlines the measures taken by WellSky to secure all Client data on the *Community Services* site. The steps and precautions taken to ensure that data is stored and transmitted securely are divided into six main sections – Access Security, Site Security, Network Security, Disaster Recovery, HIPAA Compliance, and Unauthorized Access.

HMIS Lead Agency and Participating Agency Security Responsibilities

All Agencies (HMIS Lead Agencies and CHOs) must assign the duties of the Security Officer to the Agency or System Administrator. In this role, the Administrators are responsible for:

- Insuring that all staff using the HMIS have completed the required privacy & security training(s).
- Insuring the removal of HMIS licenses when a staff person leaves the organization
- Revising Users' HMIS access levels as job responsibilities change.
- Reporting any security or privacy incidents to the HMIS administrator. The System Administrator investigates the incident including running applicable audit reports. If the System Administrator determines that a breach has occurred and/or the staff involved violated privacy or security guidelines, the System Administrator will report to the chair of Lane County's Poverty and Homelessness Board. A Corrective Action Plan will be implemented for the agency. Components of the Corrective Action Plan must include at minimum supervision and retraining. It may also include temporary suspension of HMIS license(s), Client notification if a breach has occurred, and any appropriate legal action.

Lane County conducts routine audits of participating Agencies to insure compliance with the Standard Operating Procedures Manual. Lane County will use a checklist to guide the inspection and make recommendations for corrective actions.

- Agencies are required to maintain a culture that supports privacy.
- Staff does not discuss Client information in the presence of others without a need to know.
- Staff eliminates unique Client identifiers before releasing data to the public.
- Staff does not use any Client PII (including client name) in email or other electronic communication. Any screenshots taken from HMIS must have all PII removed or obscured.
- The Agency configures workspaces for intake that supports privacy of Client interaction and data entry.
- User accounts and passwords are not shared between users, or visible for others to see.
- Program staff is educated to not save reports with Client identifying data on portable media as evidenced through written training procedures or meeting minutes.
- All staff using the System must complete the required privacy & security training(s) annually.
 Certificates documenting completion of training must be stored at the Agency for review upon audit.
- Victim Service Providers may be prohibited from entering Client level data in HMIS.
 Providers that receive Lane County or McKinney-Vento funding must maintain a comparable database to be in compliance with grant contracts.

Physical Security: Passwords are required to access individual workstations. Any raw data or system information is stored in locked cabinets to maintain confidentiality and security.

System Access Monitoring: Wellsky *Community Services* automatically tracks and records access to every Client record by use, date, and time of access. The System Administrator will monitor access to HMIS by regularly reviewing user access frequency and deactivate licenses when users no longer require access.

The System Administrator will confirm (through the monitoring process) that the Agency provides HMIS workstations that:

- Have and use a hardware or software firewall.
- Have and use updated virus/spy protection software.
- Have and use screens saver and require a password to re-activate.

- Have screens positioned so that data is not visible to others; (i.e. other staff, Clients, etc. who are in the immediate area).
- Workstations do not have user names and/or passwords posted in visible and/or accessible locations.

User Authentication: HMIS will only be accessed with a valid username and password combination, which is encrypted via SSL for Internet transmission to prevent theft. If a user enters an invalid password three consecutive times, HMIS automatically marks them inactive. Users can securely reset their own password if forgotten or if they exceeded the maximum number of login attempts.

Administration and System-wide Data: The HMIS System Administrator and HMIS Analyst have full access to HMIS. The System Administrator and HMIS Analyst can add, edit, and delete users, agencies, and programs and reset passwords. Access to system-wide data will be granted based upon need to access the data. The HMIS System Administrator is responsible and accountable for the work done under system information and personal identifiers.

User Access: Users will be able to view the data entered by their agency and from users of all participating agencies with the exception of data from Clients who do not agree to share data collected at other participating agencies in the system.

Background Checks: Criminal background checks must be completed on System Administrators.

Raw Data: Users who utilize Report Writer and/or ART have the ability to download and save Client level data onto their local computer. Once this information has been downloaded from HMIS in raw format to an agency's computer, the data becomes the responsibility of the Agency.

Policies Restricting: Each HMIS participating agency must establish internal policies on access to data protocols. These policies should include who has access, for what purpose, how they can transmit this information, and address issues include storage, transmission, and disposal of data downloaded from HMIS.

Client Paper Record Protection: Partner agencies must establish procedures to handle Client paper records associated with HMIS such as copies of Intake Assessments. Procedures that must be addressed include:

- Identifying which staff has access to Client paper records and for what purpose;
- Allowing staff access only to the records of Clients whom they work with or for data entry purposes;
- how and where Client paper records are stored;
- the length of Client paper record storage and disposal procedures; and
- Disclosure of information contained in Client paper records.

Access Monitoring: The Agency Administrator will be responsible for monitoring all User access within their Agency. Any violations or exceptions should be documented and forwarded to the System Administrator immediately.

All suspected data, system security, and/or confidentiality violations will incur immediate user suspension from the HMIS until the situation is effectively resolved. Serious or repeated

violation by users of the system may result in the suspension or revocation of an agency's access to HMIS.

Any user/agency found to be in violation of data, system security, and/or confidentiality protocols will be sanctioned accordingly. Recommended sanctions may include but, are not limited to, a formal letter of reprimand, suspension of system privileges, revocation of system privileges, termination of employment, loss of funding, and criminal prosecution.

Security Incidents:

A security incident is defined as any occurrence that adversely affects or has the potential to adversely affect the integrity and/or confidentiality of the information contained within HMIS or its operation.

Security incidents can be categorized as the following:

Category	Definition
Data or file extraction	Unauthorized, electronic removal of information from HMIS.
Introduction of malicious code or virus	Intentional or unintentional, unauthorized introduction of malicious code or virus onto the HMIS or agency
Misrepresentation of data	Intentional or unintentional, misrepresentation of Client/computer equipment.
Attempts to modify passwords or access rights	Intentional or unintentional attempt to modify HMIS user passwords or access rights.
Compromised or lost password	A compromise in a password occurs when staff believes that an individual other than the one to which the password is assigned becomes aware of the password. Sharing a license is considered a compromise.
Theft of HMIS equipment or media	This includes stolen PCs, devices, or media that may contain Client information.
Dissemination of protected Client information from HMIS in electronic or paper form	Intentional or unintentional, unauthorized dissemination of Client information in an electronic format. This includes sending email or a FAX to an unintended recipient.

Security Incident Documentation: All security incidents must immediately be reported to the System Administrator via phone call. The System Administrator will provide direction as needed to the individual(s) responding to the security incident and to evaluate the necessity of mobilizing additional resources. The System Administrator is also responsible for ensuring that immediate action is taken to protect the security and integrity of the HMIS and Client data.

After the security incident, the Agency Administrator must complete a written Security Incident Report (the <u>LC HMIS Security Incident Report</u> form) as soon as possible and forward it to the System Administrator. The purpose of the report is to provide subsequent readers with an accurate image of the security incident through written documentation.

The report should be written in a clear, concise, and specific manner and should focus on the facts and events that occurred immediately prior to the incident, the incident itself, and the events that occurred immediately after the incident.

In addition to the above items, the report should include:

- Parties involved including each staff member's full name;
- A summary of each party's actions;
- Time and location of the incident; and
- Observations of any environmental characteristics that may have contributed to the incident.

The System Administrator will take responsibility for reporting the incident to the Lane County Human Services Division Manager, HMIS Advisory Committee, and when appropriate, law enforcement officials.

If the security incident occurred at Lane County, it should be reported to the Lane County Human Services Division Manager who will assign the appropriate staff to investigate and report to the HMIS Advisory Committee.

Review of Security Incidents: Severe security incidents will be reviewed at the next regularly scheduled meeting of the HMIS Advisory Committee to ascertain if the incident could have been avoided or the impact minimized. Each incident will be scrutinized to determine the appropriateness of staff actions and protocols. Recommendations about the need for additional resources, staff training, security modifications, and protocols will also be noted.

More specifically, the HMIS Advisory Committee will:

- Evaluate the timeliness, thoroughness, and appropriateness of the staff member's response to the security incident:
- Ascertain if the security incident could have been prevented;
- Recommend corrective actions, if warranted;
- Evaluate security incidents for trends and patterns;
- Monitor the agency's compliance with the security policies and protocols;
- Monitor the implementation of any preventative or corrective action; and
- Recommend changes to the PHB regarding policies, procedures and practices, and working agreements that will reduce the likelihood that similar security incidents would occur.

An aggregate report of security incidents will be compiled by the System Administrator on a quarterly basis for review by the HMIS Advisory Committee. At minimum, these incidents will be analyzed by type of incident, location, employee/organizational involvement, time and date. Records of security incidents will be maintained by the System Administrator.

On-Going Review of Security Measures: The System Administrator and HMIS Advisory Committee will be responsible for providing on-going monitoring of agency compliance with HMIS Standard Operating Procedures. This monitoring will include review of security policy and procedures and will occur on an annual basis.

Access to HMIS

Access Control: Access to HMIS will be controlled based on need. Need exists only for those administrators, program staff, volunteers, or designated personnel who work directly with Clients, who have data entry responsibilities or who have reporting responsibilities.

Access is controlled through user identification and authentication. Users are responsible and accountable for work done under their personal identifiers. Security violations will be monitored, reported and resolved. An agency or an individual user's access may be suspended or revoked for suspected or actual violation of the security protocols.

Passwords: Passwords are automatically generated by the HMIS when a new user is created or if a password is forgotten and needs to be reset. The Agency Administrator will communicate the system-generated password to each new User. The System Administrator will communicate the password to a new Agency Administrator.

Each user will be required to change the password the first time they log onto the HMIS. The password is alphanumeric and case sensitive. Passwords must be 8-50 characters long with a mix of numbers, special characters, and upper and lower case letters. Passwords are the individual's responsibility and users cannot share passwords under any even with staff members at their own agency. Passwords should not be easily guessed or found in any dictionary. They should be securely stored and inaccessible to other persons.

Passwords expire every 90 days. A password cannot be re-used until one entirely different password selection has expired.

Access Levels: User accounts can be created and deleted by the HMIS Agency Administrator or System Administrator. User access levels will be directly related to the user's job responsibilities and need for access to HMIS data.

Below is a list of "Access Levels" and chart of activity designations within the HMIS.

Title	Description
Resource	Resource Specialist I users are limited to the ResourcePoint module. This allows users to
Specialist I	search for area providers and organizations and view their details. These users have no
opoolanot i	access to Client or service records. A Resource Specialist cannot modify or delete data.
	Agencies must purchase Resource Specialist I licenses from Lane County.
Resource	Resource Specialist II users have access to ResourcePoint. These users are also considered
Specialist II	agency-level I&R specialists who update their own organization's information. To perform
Opecialist II	these tasks, they also have access to Admin Providers and Agency Newsflash.
	Agencies must purchase Resource Specialist I licenses from Lane County.
Resource	Same as Resource Specialist II, but also includes access to System Newsflash and limited
Specialist III	
Specialist III	range of reports.
Volunteer	Lane County level users only.
volunteer	Volunteers have access to ResourcePoint. These users can also view basic demographic
	information about Clients on the Profile screen, but they are restricted from viewing other
	assessments. A volunteer can create new Client records, make referrals, or check Clients in
	and out of shelters. Administrators often assign this user level to individuals who complete
	Client intakes and refer Clients to agency staff or a case manager. In order to perform these
A Ot - ff	tasks, volunteers have access to some areas of ClientPoint and ShelterPoint.
Agency Staff	Agency Staff users have access to ResourcePoint and ShelterPoint. These users also have
	limited access to ClientPoint, including access to service records and Clients' basic
	demographic data on the Profile screen. Agency Staff cannot view other assessments or
	case plan records. Agency Staff can also add news items to Agency Newsflash.
Case	Case Managers have access to all <i>Community Services</i> features except those needed to
Manager	run audit reports and features found under the Admin tab. They have access to all screens
I, II and III	within ClientPoint, including assessments and service records. Case Manager II users can
	also create/edit Client infractions if given access by an Agency Administrator or above. Case
	Manager III users have the added ability to see data down their provider's tree like an Agency
	Admin.
Agency	Agency administrators have access to all <i>Community Services</i> features, including agency
Administrator	level administrative functions. These users can remove users from their organization, as well
	as edit their organization's data. They also have full reporting access with the exception of
	two reports: Duplicate Client Report and the LSA Export.
	Agency Admins cannot access the following administrative functions: Assessment
	Administration, Direct Access to Admin>Groups, Picklist Data, Admin>Users>Licenses, or
	System Preferences.
	Agency Administrators can delete Clients that were created by organizations within their
	organizational tree. They shall not, however, delete Clients who are shared across
	organizational trees. Additionally, Agency Admins can delete needs and services created
	within their own organizational tree, unless the needs and services are for a shared Client.

	They shall not modify or delete needs, services, or E/E assessments belonging to other Agencies.
	An Agency Admin shall not delete or modify a Provider through Provider Admin unless given specific instructions from the System Administrator.
	Agency Admins have ART View licenses and are responsible for pulling all reports for the Agency.
Executive	Executive Directors have the same access rights as Agency
Director	Administrators; however, they are ranked above Agency Administrators.
	Agencies must purchase Executive Director licenses from Lane County unless the ED enters data into HMIS or submits reports to Lane County or Federal agencies that require HMIS.
System	System Operators have access to administrative functions. They can set up new
Operator	providers/organizations, add new users, reset passwords, and access other system-level
	options. They can also order and manage user licenses. These users have no access to
	ClientPoint, ShelterPoint, or Reports. System Operators help maintain Community Services, but cannot access any Client or service records.
	Lane County level users only.
System Administrator	System Administrator I users have access to all Community Services features and functions except the Client/Service Access Information audit report, and System Preferences.
I	System Administrator I users cannot merge Clients and do not have access to the Duplicate Client Report. System Administrator I users can delete Clients that were created by
	organizations within their organizational tree. System Admin I users can delete needs and
	services created within the entire organizational tree. Agency Admin has an ART View license.
	Lane County level users only.
System	System Administrator II users have full and complete access to
Administrator	All Community Services features and functions. This includes access to Provider Groups
II	and the ability to generate reports for these groups.
	System Administrators II can delete Clients, needs, and services created across
	organizational trees.
	System Administrator II has an ART Ad Hoc license and is responsible for writing all custom reports for the System.
	Lane County level users only.

Plan for Remote Access: All HMIS Users are prohibited from using a computer that is available to the public or non-Agency employees/volunteers such as family members or clients. Users should not access the System from a public location through an internet connection that is not secured. For example, staff is not allowed to use Internet Cafes, Libraries, Airport Wi-Fi or other non-secure internet connections. The Agency's Privacy Policy must have a plan for remote access if staff will be using HMIS outside of the office such as doing entry from home. Concerns addressed in this plan should include the privacy surrounding the off-site entry.

- The computer and environment of entry must meet all the standards defined above.
- Downloads to the off-site computer may not include Client identifying information.

User Termination or Extended Leave from Employment: The Agency Administrator should terminate the rights of a user immediately upon suspension or termination from their current position. The Agency Administrator must inform the System Administrator within one (1) day.

If a staff person is to go on leave for a period of longer than 40 days, their password should be inactivated within two (2) business days of the start of their leave. The Agency Administrator must inform the System Administrator within one (1) business day of inactivating a user's license.

The Agency Administrator should review the agency access list and signed agreements on a quarterly basis to ensure that records are up-to-date. The Agency Administrator must provide information about changes to the System Administrator within one (1) business day of the action.

Report Access and Transport: Select HMIS users will have access to agency-level HMIS data in the form of reports and Client case files. Access to this information is based on User Level and is determined based on need. Reasonable care should be taken when reviewing HMIS materials to ensure information is secure.

- Media and documents containing Client-identified data should not be shared outside the HMIS Participating Agencies.
- Printed HMIS information should be stored or disposed of properly.
- All Client records containing identifying information that are stored within the Participating Agency's local computers are the responsibility of the participating agency.
- Media containing HMIS data that is released and/or disposed of by the participating agency should first be processed to destroy any data residing on that media. Degaussing, shredding and overwriting are acceptable methods of destroying data.

Disaster Recovery Plan

The HMIS can be used in response to catastrophic events. The HMIS data is housed in a secure server bank with nightly off-site backup. Data will be immediately available via Internet connection if the catastrophe is in Oregon and can be restored within 24 hours if the catastrophe is where the server bank is located.

HMIS Data System:

- Nightly database backups
- Offsite storage of backups
- 7 day backup history stored locally on instantly accessible RAID storage
- 1 month backup history stored off site
- 24 / 7 access to WellSky's emergency line to provide assistance related to "outages" or "downtime"
- 24 hours backed up locally on instantly-accessible disk storage

Agency Emergency Protocol:

- The Agency Administrator will act as the emergency contact liaison between the Agency and Lane County.
- The Agency will include HMIS in their internal emergency response policies including notification the timeline of notification procedures

In the event of System Failure:

- The System Administrator will notify Agency Administrators should a disaster occur at Wellsky Information Systems or in Lane County government offices.
- Notification will include a description of the recovery plan related time lines.
- After business hours, HMIS staff report System Failures to Wellsky using the Emergency Contact protocol.
- The System Administrator will notify Wellsky if additional database services are required.

Data Collection, Types, and Usage

Each participating agency is responsible for ensuring that all Clients are asked a set of questions which answer HUD or local required data elements.

Besides the required elements, the HMIS Administrator will work with the Agency Administrator to identify the most appropriate assessments to complete. In doing so, the HMIS System Administrator will ensure that each program is completing the required data elements as part of their regular Client assessments.

System Changes

Any system change(s), i.e. – new required data elements, merging data elements or programs, etc. must be presented to HMIS Advisory Committee for approval. The System Administrator will determine whether Lane County has the capability to make the changes or contracted out to Wellsky or other third party. System Administrator will keep record of all requests and changes made. HMIS documents will be updated as needed to reflect the changes.

Agency/Program Reports

Self-Generated: User Agencies can run their own reports using Report Writer or Advance Report Tool (ART). ART requires the purchase of an ART viewer license. Basic Report training for running ART reports is available upon request to Lane County. User Agencies can only run reports using their own Client's data. Lane County is not responsible for the accuracy of any Report Writer reports produced by a User Agency.

Lane County Produced: The Agency Administrator may request a custom program report(s) from the HMIS Analyst by email. Lane County expects requests to be made within a reasonable amount of time of when it is needed.

Victim Service Providers

Victim Service Provider agencies are prohibited from participating in HMIS by the Violence Against Women Act (VAWA).

Definition: Victim Service Provider (VSP)

A VSP is defined as a private nonprofit organization whose primary mission is to provide services to victims of domestic violence, dating violence, sexual assault, or stalking. Providers include rape crisis centers, domestic violence shelter and transitional housing programs, and other programs. A VSP is a designation at the agency level, not the project level (see 24 CFR 578.3).

Based on funding, VSPs are required to use a comparable database. In this case, those programs are responsible for creating/contracting for this database and are required to ensure that it meets regulations. Lane County will cooperate with these programs to ensure that accurate reporting of aggregated, de-identified data is counted in guarterly and annual reports and tables. Upon request, Lane County will provide VSPs access to a comparable data system.

Inter-Agency & Inter-Departmental Data Sharing

Lane County's HMIS participates in the Lane County Health & Human Services Data Warehouse.

HMIS data including PII are exported from HMIS to the data warehouse. Lane County Health & Human Services match then de-identify the HMIS data to other sources in the warehouse. The purpose of sharing:

- Data visualization for HMIS participating agencies through Tableau
- Data Quality activities
- Research (not client level)
- Program evaluation and design (not client level)

Participating Agency Use of HMIS Data

HMIS Participating Agencies may publish and report using HMIS data collected and entered by their agency. HMIS Participating Agencies may not use data collected and entered into HMIS by other HMIS Participating Agencies without a written agreement between the Agencies.

Release of Data

Lane County will periodically publish public reports about poverty and homelessness in the CoC geographic area. No confidential Client data will be included in these reports. The HMIS Analyst will review the reports prior to release.

In order to ensure accurate and consistent interpretation of HMIS data, only the Lane County Human Services Division may publish or report using HMIS data. No other Lane County department or division may use HMIS for reporting or publishing activities.

Requests for System Wide Data: Any organization or individual who would like to request system wide poverty and homeless data must complete a Data Request form and submit it to the HMIS Analyst (see supporting documents). The form will include the purpose of the request, type of data needed, timeframe, etc. LC will attempt to fulfill routine requests in a timely manner. LC has the right to accept or reject any request, i.e. – information requested is at a level of detail we can't provide, or data elements that may not be reliable, etc.

If data will be used for publication Lane County Human Services Division should be credited as the source of the data. System Analyst will keep record of requests and the information that was provided.

Housing Inventory

Lane County will document and report bed inventory as part of the Housing Inventory Chart according to the guidelines in the table below. HMIS participating agencies should notify the HMIS System Administrator when a project has significant inventory changes so this can be updated in the project inventory.

Project Type	How it is recorded
Emergency and Alternative Shelter	Inventory is the total number of facility beds and units
Continuum of Care Permanent Supportive Housing	Inventory is the number of beds and units in CoC program plan
Non-Continuum Permanent Supportive Housing Vouchers	Inventory is the number of clients (beds) and households (units) enrolled
Non-Continuum Permanent Supportive Housing Facility	Inventory is the total number of facility beds and units
Rapid Re-Housing Vouchers	Inventory is the number of clients (beds) and households (units) housed
Transitional Housing	Inventory is the total number of beds and units

Data Quality Plan

Data Quality and Completeness

- Lane County will provide training guides, checklists and guidance.
- Lane County will issue proficiency certificates to Users beginning 2022.
- For TH, RRH, PSH project types, Agencies must require documentation at intake of the homeless status of Clients according to the reporting and eligibility guidelines issued by

HUD. The order of priority for obtaining evidence of homeless status are (1) third party documentation, (2) worker observations, and (3) certification from the person. Lack of third party documentation may not be used to refuse emergency shelter, street outreach or domestic violence services.

- Data must be entered into HMIS within 24 hours of the event for shelter projects, and 48 hours for all other project types. (see Data Timeliness)
- All staff are required to be trained on the HUD definition of Homelessness, regardless of program type.
- Documentation of HMIS training provided by Lane County and by the participating agency must be available for audit.
- There should be congruity between the following HMIS data elements, based on the applicable homeless definition: (Is Client Homeless, Housing Status, Prior Living Situation and Length of stay at prior living situation are being properly completed).
- If using paper, the intake/exit data collection forms should correctly align with the HMIS work flow. Direct data entry is encouraged.
- The Agency will have a process to ensure that First and Last Names are spelled properly and the DOB is accurate.
 - An ID may be requested at intake to support proper spelling of the Clients name as well as the recording of the DOB. This is voluntary unless the project requires it for eligibility.
 - If no ID is available or if the Client chooses not to show ID, staff will request the legal spelling of the person's name.
- The Agency is responsible to determine Clients with significant privacy needs or those who
 choose not share any data and follow the appropriate policies and procedures to reduce
 visibility in the HMIS.
- If the System Administrator removes the Client name and other PII from the HMIS at the request of the Agency, the agency must keep a document of the crosswalk of the Client ID and the Client's Name and PII in a secure location on site. This document can be monitored by Lane County and project funders.
- HMIS data must be updated when the Agency becomes aware of a change when possible, or at minimum annually and at exit.
- Agencies have an organized exit process that includes:
 - Clients and staff are educated on the importance of planning and communicating regarding discharge. This is evidenced through staff meeting minutes or other training logs and records.
 - Agency staff are trained in HUD's destination definitions.
 - There is a procedure for communicating exit information to the person responsible for data entry.
- HMIS Analyst regularly runs data quality reports (at least monthly).
- The Administrative Analyst will distribute a quarterly data quality report to all Agency staff and management which provides the percentage of missing or unknown/refused required HUD data elements. The goal is for less than three percent (3%) missing or unknown/refused entries for each data element.

The HMIS data collection years are based on:

- 1. The operating year of the grant (OY)
- 2. The fiscal year (FY 07/1 to 06/30)
- 3. The calendar year (CY 01/01 to 12/31)
- 4. The federal fiscal year (FFY 10/1 to 9/30)

All data for the data collection years must be complete and accurate no later than the third day of the month following the end date.

Data quality screening and correction activities may also include the following:

- Missing or inaccurate information in Universal Data Element Fields, Program Data fields and local data elements.
- Un-exited Clients using the Length of Stay and Un-exited Client Data Quality Reports.
- Count reports for proper ratio of children to adults in families. (at least 1.25)
- It is recommended that Agencies use HMIS to monitor their performance at least quarterly. LC will provide system-wide performance report annually.

Data Timeliness

Data must be entered into HMIS within 24 hours of the event for shelter projects, and 48 hours for all other project types. This includes new client records, project entries, project exits and upon receipt of updated information. Service transactions should also be entered at the time of the service.

The Agency's Agency Administrators are responsible to ensure that data are complete, accurate, and timely. Lane County HMIS Analysts will monitor projects to ensure data completeness and timeliness policies are being followed. A quarterly data quality report will be provided to participating agencies and the HMIS Advisory Committee

HMIS Use

Each Agency must be logged in and actively using Wellsky Community Services.

- A User Last Login Report will be run every month. This report shows all user activity for agencies in HMIS. All users must be actively engaged in using HMIS.
- All projects will also be subjected to random user audits to ensure that data is being entered and HMIS is being used correctly.
- For any Agency where all User have not logged in within the past month, an informal inquiry e-mail will be sent to the Agency Administrator. The Agency Administrator must write back within 48 hours as to why *Community Services* has not been utilized within the report time period.
- All agencies must log in to *Community Services* within the last two calendar months (at least one User). If there has not been any user logged in within two calendar months, a more formal disciplinary action will be taken.

Disciplinary Process

The following describes the disciplinary process for not following the agreed upon terms:

- If not logged into HMIS within the last calendar month OR if data is not being entered in a timely manner, an informal inquiry e-mail will be sent. The Agency Administrator must respond within 48 hours.
- If the agency is still not logging into HMIS within the last two calendar months OR if data
 is still not being entered in a timely manner, an official warning letter will be sent to the
 Agency Administrator and Executive Director. An official warning letter may also result in
 a deduction of points for your HMIS score for the CoC competition or Lane County RFP
 process.
- If an agency receives two warning letters within the calendar year, this will result in a 0 for the Agencies entire HMIS score for the CoC competition and Lane County RFP process.

 If an agency is still not utilizing the HMIS correctly after two warning letters in a calendar year, a meeting with the Executive Director, Agency Administrator, and applicable Lane County staff will take place to discuss further discipline. This can include loss of federal, state or local funding.

HMIS Monitoring

Lane County is the HMIS Lead and is responsible for monitoring and enforcing compliance by all HMIS Participating Providers with all the HUD requirements and report on compliance to the Continuum of Care and HUD. The Agency Participation agreement explicitly states that each agency will be monitored. Each agency will be monitored at minimum every three years.

Monitoring addresses compliance with the following: national objectives; Client eligibility; project performance; confidentiality and privacy policies; agency agreements with Lane County; overall management systems; financial management and audits; adherence to federal grant regulations; Client records; records maintenance; anti-discrimination, affirmative action and equal employment opportunity.

The objective is to monitor HMIS project recipients to:

- Ensure HMIS Privacy and Security regulations are being met
- Ensure that Client records match HMIS Client records
- Ensure that projects are meeting national data quality objectives
- Ensure that project's and activities recipient's support operates in a consistent, effective and efficient manner, consistent with the project's intent

HMIS Coordinated Entry

An effective coordinated entry process evaluates and connects those most in need in the community with the most appropriate available resources for their situation as swiftly as possible – the process should be low barrier, housing first oriented, person-centered, and inclusive.

In the coordinated entry process, also called Front Door Assessment (FDA), Clients are assessed by a standardized survey at the point of entry and are prioritized accordingly. Lane County uses the HMIS as part of this process. The HMIS is used to:

- Store Assessments
- Run Reports
- Prioritize Client Waitlist
- Maintain the Central Waitlist
- Make Referrals

Grievances

Client Grievances: Clients with a HMIS-related grievance should first identify their concerns to their regular Agency staff member. Upon learning of the grievance, the Agency staff member is required to communicate the concern to their HMIS Agency Administrator for review and possible resolution.

Each participating Agency is responsible for addressing Client questions and complaints regarding the HMIS to the best of their ability and in accordance with their agency grievance policies. Possible actions may include further investigation of incidents, clarification or review of

policies, or sanctioning of users (if users are found to have violated standards set forth in HMIS agreements or this Standard Operating Procedures Manual). Participating agencies are also obligated to report all HMIS-related Client grievances to the HMIS System Administrator.

Grievances regarding Coordinated Entry have a separate process.

If a Client grievance is not satisfactorily resolved at the Agency level, the Client may contact the HMIS Administrator who will attempt to resolve the issue. If necessary, the System Administrator will present the problem to the HMIS Advisory Committee at their next meeting. The HMIS Advisory Committee will be given an opportunity to review the details and facts of a situation and will present recommendations towards resolution to the Lane County Poverty and Homelessness Board. The PHB will have final decision-making authority.

Agency Grievances: Any problems related to the operation or policies of HMIS or its participating agencies should be directed to the HMIS Administrator. S/he is responsible for addressing agency–level questions and complaints regarding the HMIS to the best of their ability. Possible actions may include further investigation of incidents, clarification or review of policies, or sanctioning of participating agencies. The HMIS System Administrator is also obligated to report all HMIS-related agency grievances to the HMIS Advisory Committee.

If an agency issue is not satisfactorily resolved by the HMIS System Administrator, the agency may bring the issue to the HMIS Advisory Committee. The HMIS Advisory Committee will provide information related to the details and facts of a situation to the PHB as well as recommendations towards resolution. The PHB will have final decision-making authority.

The HMIS System Administrator will be responsible for providing a summary of all grievances and their resolutions to the HMIS Advisory Committee on a monthly basis.

HMIS Staff Grievances: Any problems with the HMIS Support Staff should first be reported to the HMIS Lead. The HMIS Lead will seek to resolve the issue and will identify staffing concerns to the Lane County Human Services Division Manager. Any grievances against the HMIS Lead should be made directly to the Lane County Human Services Division Manager for resolution. Grievance forms are located

Termination of HMIS Participation

Voluntary Termination: To discontinue participation in HMIS, an agency must submit written notice to the HMIS System Administrator. Upon receipt of this written notice, all licenses assigned to that agency will be discontinued within 72 hours.

Involuntary Termination: In the event that the HMIS Advisory Committee decides to terminate an agency from the HMIS, the committee will submit a written notice to the Agency's Executive Director identifying a termination date. On that termination date, all licenses assigned to that agency will be discontinued at 5pm, unless an effective date was otherwise established.

Regardless of the reason for termination of participation in HMIS, any costs associated with transferring/exporting data out of the HMIS will be the responsibility of the terminated agency.

Supporting Documents

Lane County posts the following documents on the Lane County website. www.lanecounty.org/HMIS

- LC HMIS Agency Administrator Agreement
- LC HMIS Agency Participation Agreement
- LC HMIS Data Quality Plan
- LC HMIS Local Data Standards Manual
- LC HMIS Policies & Procedures
- LC HMIS Privacy Notice
- LC HMIS Privacy Script
- LC HMIS Privacy Sign
- LC HMIS Security Incident Report
- LC HMIS Standard Operating Procedures Manual
- LC HMIS User Agreement & Code of Ethics

Housing and Urban Development posts the following documents on the HUD Exchange website. https://www.hudexchange.info/resource/3824/hmis-data-dictionary/

- 2022 HMIS Data Dictionary (or most recent version)
- 2022 HMIS Data Standards Manual (or most recent version)
- Data Entry for FY 2022 Data Standards Update (or most recent version)

Revision History

Date	Author	Description
2019-06-26	Lisë Stuart	Draft created and submitted for review & approval
2021-09-23	Lisë Stuart	Document revision including updated data timeliness guidelines, updated system requirements, new data sharing in emergency situations, new minimum qualifications for participating agencies, and clarification on comparable systems for Domestic Violence service providers
2022-11-10	Lise Stuart	The HMIS Committee reviewed conditionally approved this document contingent upon edits to the comparable system section and the minimum qualifications for participating agencies.
2023-05-17	Carly Walker	Draft: Updated contact information. Added language to extend the data timeliness requirement from 24 hours to 48 hours for all projects other than shelter. Added bed inventory standards
2023-06-15	Carly Walker	Document approved by the Poverty and Homelessness Board