NEW YORK STATE DEPARTMENT OF HEALTH DIVISION OF HEALTH PLAN CONTRACTING AND OVERSIGHT MHPAEA TESTING PHASE 1 AND PHASE II WORKBOOKS

NAME OF MANAGED CARE ORGANIZATION UnitedHealthcare of New York, Inc.	TYPE OF SURVEY: Focus Survey: MHPAEA Testing Phase I and Phase II Workbooks
STREET ADDRESS, CITY, STATE, ZIP CODE 77 Water Street, 14th Floor New York, NY 10005	SURVEY DATES: August 22, 2018 – September 8, 2020

NOTE: The following list of deficiencies was identified by Health Department representatives during a focused survey of your Managed Care Organization (MCO). Correction of these deficiencies is required in order to bring your MCO into compliance with New York State Public Health Law and the New York State Official Compilation of Codes, Rules, and Regulations (10NYCRR). In the column headed Plan of Correction, describe the Plan of Corrective Action and anticipated date of corrections. The Plan of Correction should be returned within 10 business days.

Deficiencies Plan of Correction with Timetable UnitedHealthcare of New York, Inc. (UHC) Response for Prior Authorization: Review of Non-Compliance 1. UHC will define factors in (Step 3) evidentiary standards comparability and equivalent **Deficiency:** stringency for outpatient and prescription drugs Based on the review of UnitedHealthcare of New York, by 07/15/2021 Inc.'s (UHC) Phase I and Phase II nonquantitative treatment 2. UHC will document substantive comparative limitation (NQTL) workbook submissions, the MCO failed analyses for (Step 4) as written comparability to provide all required information and comparative analyses and equivalent stringency for inpatient, demonstrating compliance with the Mental Health Parity and outpatient, and prescription drug prior Addiction Equity Act of 2008, (P.L. 110-345; MHPAEA) authorization by 07/15/2021 for 6 of 9 NQTLS examined; prior authorization, concurrent 3. UHC will document substantive comparative review, medical necessity criteria, formulary design, coding analyses for (Step 5) in operation edits and reimbursement. comparability and equivalent stringency for inpatient, outpatient, and prescription drug Specifically, in Phase I, UHC failed to define factors in prior authorization by 07/15/2021 (Step 3) evidentiary standards comparability and equivalent stringency (outpatient and prescription drugs only) and Methods to Review and Remediate 4. UHC will update the NOTL workbook provide substantive comparative analyses for (Step 4) as responses to: (1) identify factors triggering written comparability and equivalent stringency and (Step 5) the NQTL for inpatient and outpatient prior in operation comparability and equivalent stringency authorization for both med/surg (M/S) and (inpatient and outpatient only) for inpatient, outpatient, and Mental Health/Substance Use Disorder prescription drug prior authorization. (MH/SUD) benefits; (2) provide comparative analysis to demonstrate comparable factors are used to determine applicability of concurrent review for the identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 7/15/2021.

 5. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021. 6. UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021. Education and Training Training: UHC will update the Mental Health Parity (MHP) training module by 05/03/21 – Status Completed UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will identify applicable, staff to train by 05/03/21 – Status Completed Training is provided to all active employees, directors or other governing body members, agents and other representatives engaged in functions that are subject to federal or state mental health and substance use disorder (MH/SUD) parity requirements or involved in MHP analysis as a part of the compliance program. C UHC will notify impacted active employees of the training by 05/07/21 – Status Completed 05/06/21 UHC; 05/05/21 07/04 UHC MHP team will monitor active employee training completion – Status Completed. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and follow up with employees who have not yet completed the course
have not yet completed the

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 e. UHC's goal for 100% training completion is 6/30/2021 Status Completed Please note that new employees are added to the training requirement, which impacts the data and completion rate. Monitoring Implementation of Plan of Correction (POC) UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring - Status Completed 5/10/2021 UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring - Status Completed 6/18/2021 UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring - Status Completed 6/18/2021 UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring - Status Completed 6/18/2021 Responsible Parties Review of Non-Compliance Sanrose Russell, Associate Director UHC Community Plan - NY UHC Mental Health Parity Team UHC Clinical, Operations and Pharmacy Subject Matter Experts Optum Behavioral Health Subject Matter Experts Optum Behavioral Health Subject Matter Experts UHC Clinical, Operations and Pharmacy Subject Matter Experts UHC Clinical, Operations and Pharmacy Subject Matter Experts Optum Behavioral Health Subject Matter Experts Optum Behavioral Health Subject Matter Experts Optum Behavioral Health Subject Matter Experts UHC Mental Health Parity Team UHC Mental Health Parity Team Monitoring Implementation of POC Sanrose Russell, Associate Director UHC Community Plan - NY UHC Mental Health Parity Team Monitoring Implementation of POC Sanrose Russell, Associate Director UHC Community Plan - NY UHC Mental Health Parity Team

For inpatient and outpatient concurrent review, UHC failed to identify (Step 2) factors triggering the NQTL, define factors in (Step 3) evidentiary standards comparability and equivalent stringency, and provide substantive comparative analyses for (Step 4) as written comparability and equivalent stringency and (Step 5) in operation comparability and equivalent stringency.

UHC Response for Concurrent Review: Review of Non-Compliance

- 1. UHC will identify (Step 2) factors triggering the NQTL for inpatient and outpatient concurrent review by 07/15/2021.
- 2. UHC will define factors in (Step 3) evidentiary standards comparability and equivalent stringency for inpatient and outpatient concurrent review by 07/15/2021.
- 3. UHC will document substantive comparative analyses for (Step 4) as written comparability and equivalent stringency for inpatient and outpatient concurrent review by 07/15/2021.
- 4. UHC will document substantive comparative analyses for (Step 5) in operation comparability and equivalent stringency for inpatient and outpatient concurrent review by 07/15/2021.

Methods to Review and Remediate

5. UHC will then update the workbook responses to: (1) identify factors triggering the NQTL for inpatient and outpatient concurrent review for both M/S and MH/SUD benefits; (2) provide comparative analysis to demonstrate comparable factors are used to determine applicability of concurrent review for the identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 07/15/2021. 6. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021. 7. UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021. **Education and Training** 8. Training: a. UHC will update the MHP training module by 05/03/21 - *Status Completed*

e	employee training completion – <i>Status</i> <i>Completed</i> . i. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and	c. UHC will notify impacted active employees of the training by 05/07/21 – <i>Status Completed</i> i. 05/06/21 UHC; 05/05/21 OBH (Training Announcement Included) ii. Repeat reminders sent to ensure completion	b. UHC will identify applicable staff to train by 05/03/21 – <i>Status Completed</i> i. Training is provided to all active employees, directors or other governing body members, agents and other representatives engaged in functions that are subject to federal or state MH/SUD parity requirements or involved in MHP analysis as a part of the compliance program.
	have not yet completed the course e. UHC's goal for 100% training completion is 6/30/2021. – <i>Status</i> <i>Completed</i> i. Please note that new employees are added to the training requirement, which impacts the data and completion rate. Monitoring Implementation of POC 9. UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring – <i>Status Completed 5/10/2021</i> 10. UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring	employee training completion – <i>Status</i> <i>Completed.</i> i. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and follow up with employees who have not yet completed the course e. UHC's goal for 100% training completion is 6/30/2021. – <i>Status</i> <i>Completed</i> i. Please note that new employees are added to the training requirement, which impacts the data and completion rate. Monitoring Implementation of POC 9. UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring – <i>Status Completed 5/10/2021</i> 10. UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring	 c. UHC will notify impacted active employees of the training by 05/07/21 <i>-Status Completed</i> 05/06/21 UHC; 05/05/21 OBH

Additionally, the MCO failed to provide all required information and substantive comparative analyses for (Step 4) as written comparability and equivalent stringency comparability and equivalent stringency and (Step 5) in operation (inpatient and outpatient only) for inpatient, outpatient, and prescription drug medical necessity criteria.

Responsible Parties

Review of Non-Compliance

- 1. Sanrose Russell, Associate Director UHC Community Plan - NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Methods to Review and Remediate

- 1. Sanrose Russell, Associate Director UHC Community Plan - NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Education and Training

1. UHC Mental Health Parity Team

Monitoring Implementation of POC

- 1. Sanrose Russell, Associate Director UHC Community Plan - NY
- 2. UHC Mental Health Parity Team

Remediation Start Date: 5/26/2021 Remediation End Date: 8/1/2021

Overall Owner: Sanrose Russell, Associate Director UHC Community Plan - NY

UHC Response for Medical Necessity: Review of Non-Compliance

- 1. UHC will document substantive comparative analyses for (Step 4) as written comparability and equivalent stringency for inpatient, outpatient, and prescription drug medical necessity criteria by 07/15/2021
- 2. UHC will document substantive comparative analyses for (Step 5) in operation comparability and equivalent stringency for inpatient, outpatient, and prescription drug medical necessity by 07/15/2021

 Methods to Review and Remediate UHC will update the NQTL workbook responses to: (1) identify factors triggering the NQTL for inpatient, outpatient and prescription drug medical necessity review for both M/S and MH/SUD benefits; (2) provide comparable factors are used to determine applicability of medical necessity for the identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 7/15/2021. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021. UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021. Education and Training Training: UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will identify applicable staff to train by 05/03/21 – Status Completed UHC will notify impacted active employees of the raining by 05/07/21 – Status Completed 05/06/21 UHC; 05/05/21 OBH (Training Announcement Included) Repeat reminders sent to ensure completion

 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts 4. Optum Behavioral Health Subject Matter Experts Education and Training UHC Mental Health Parity Team Monitoring Implementation of POC Sanrose Russell, Associate Director UHC Community Plan - NY UHC Mental Health Parity Team 	 Community Plan - NY UHC Mental Health Parity Team UHC Clinical, Operations and Pharmacy Subject Matter Experts Optum Behavioral Health Subject Matter Experts Methods to Review and Remediate HP SME UHC Mental Health Parity Team 	 who have not yet completed the course e. UHC's goal for 100% training completion is 6/30/2021. – <i>Status</i> <i>Completed</i> Please note that new Please note that new employees are added to the training requirement, which impacts the data and completion Monitoring Implementation of POC UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring – <i>Status Completed 5/10/2021</i> UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring <i>Status Completed 6/18/2021</i> Responsible Parties Review of Non-Compliance Sanrose Russell, Associate Director UHC
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Remediation Start Date: 5/26/2021 Remediation End Date: 8/1/2021

Overall Owner: Sanrose Russell, Associate Director UHC Community Plan - NY

UHC Response for Prescription Drug Formulary:

Review of Non-Compliance

- 1. UHC will identify (Step 2) factors triggering the NQTL for prescription drug formulary by 07/15/2021.
- 2. UHC will define factors in (Step 3) evidentiary standards comparability and equivalent stringency for prescription drug formulary by 07/15/2021.
- 3. UHC will provide substantive comparative analyses for (Step 4) as written comparability for prescription drug formulary by 07/15/2021.
- 4. UHC will document substantive comparative analyses for (Step 5) in operation comparability and equivalent stringency for prescription drug formulary by 07/15/2021.

Methods to Review and Remediate

- 5. UHC will then update the workbook responses to: (1) identify factors triggering the NQTL for prescription drug formulary for both M/S and MH/SUD benefits; (2) provide comparative analysis to demonstrate comparable factors are used to determine applicability of prescription drug formulary for the identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 07/15/2021.
- 6. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021.
- UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021.

For prescription drug formulary design, UHC failed to identify all (Step 2) factors triggering the NQTL, define all factors in (Step 3) evidentiary standards comparability and equivalent stringency, and provide substantive comparative analyses for (Step 3) evidentiary standards, (Step 4) as written comparability and equivalent stringency and (Step 5) in operation comparability and equivalent stringency.

Education and Training 8. Training:
 8. Training: a. UHC will update the MHP training module by 05/03/21 – <i>Status Completed</i> b. UHC will identify applicable staff to train by 05/03/21 – <i>Status Completed</i> i. Training is provided to all active employees, directors or other governing body members, agents and other representatives engaged in functions that are subject to federal or state MH/SUD
parity requirements or involved in MHP analysis as a part of the compliance program.
c. UHC will notify impacted active employees of the training by 05/07/21 – <i>Status Completed</i> i. 05/06/21 UHC; 05/05/21 OBH (Training Announcement Included) ii. Repeat reminders sent to ensure completion
 d. UHC MHP team will monitor active employee training completion – <i>Status Completed</i>. i. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and follow up with employees who have not yet
completed the course e. UHC's goal for 100% training completion is 6/30/2021. – <i>Status</i> <i>Completed</i> i. Please note that new employees are added to the training requirement, which impacts the data and
completion rate. Monitoring Implementation of POC 9. UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring –

Specifically, in Phase II, UHC failed to provide all information and substantive comparative analyses that were responsive to the NQTL and each step for (Step 2) factors triggering the NQTL, (Step 3) evidentiary standards comparability and equivalent stringency, (Step 4) as written comparability and equivalent stringency, and (Step 5) in operation comparability and equivalent stringency for inpatient and outpatient coding edits.

10. UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring – *Status Completed 6/18/2021* **Responsible Parties Review of Non-Compliance** 1. Sanrose Russell, Associate Director UHC Community Plan - NY 2. UHC Mental Health Parity Team 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts 4. Optum Behavioral Health Subject Matter Experts Methods to Review and Remediate 1. Sanrose Russell, Associate Director UHC Community Plan - NY 2. UHC Mental Health Parity Team 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts 4. Optum Behavioral Health Subject Matter Experts **Education and Training** 1. UHC Mental Health Parity Team **Monitoring Implementation of POC** 1. Sanrose Russell, Associate Director UHC Community Plan - NY 2. UHC Mental Health Parity Team Remediation Start Date: 5/26/2021 Remediation End Date: 8/1/2021

Overall Owner: Sanrose Russell, Associate Director UHC Community Plan - NY

UHC Response for Coding Edits: Review of Non-Compliance

- 1. UHC will identify (Step 2) factors triggering the NQTL for Coding Edits by 07/15/2021.
- 2. UHC will define factors in (Step 3) evidentiary standards comparability and equivalent stringency for Coding Edits by 07/15/2021.
- 3. UHC will document substantive comparative analyses for (Step 4) as written comparability and equivalent stringency for coding edits by 07/15/2021

	4. UHC Will document substantive
	comparative analyses for (Step 5) in operation comparability and equivalent
	stringency for coding edits by 07/15/2021.
	Methods to Review and Remediate
	5. UHC will then update the workbook responses to: (1) identify factors triggering
	the NQTL for coding edits for both M/S and
	MH/SUD benefits; (2) provide comparative
	analysis to demonstrate comparable factors
	are used to determine applicability of coding
	edits for the identified MH/SUD benefits as
	were used for M/S benefits, including the
	sources for ascertaining each of these factors
	by 7/15/2021.
	6. UHC will remediate any findings where
	MH/SUD appears to be more stringent by $08/01/2021$.
	 7. UHC will develop a policy to ensure an
	annual review, at minimum but as needed, of
	MHP Workbooks by 8/01/2021.
	Education and Training
	8. Training:
	a. UHC will update the MHP training
	module by 05/03/21 – <i>Status</i>
	Completed
	b. UHC will identify applicable staff to train by 05/03/21 – <i>Status Completed</i>
	i. Training is provided to all
	active employees, directors
	or other governing body
	members, agents and other
	representatives engaged in
	functions that are subject to
	federal or state MH/SUD
	parity requirements or
	involved in MHP analysis as
	a part of the compliance program.
	c. UHC will notify impacted active
	employees of the training by
	05/07/21 – Status Completed
	i. 05/06/21 UHC; 05/05/21
	OBH (Training
	Announcement Included)
	ii. Repeat reminders sent to
	ensure completion
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 d. UHC MHP team will monitor active employee training completion – <i>Status Completed</i>. i. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and follow up with employees who have not yet completed the second
the course e. UHC's goal for 100% training completion is 6/30/2021. – <i>Status</i> <i>Completed</i> i. Please note that new employees are added to the training requirement, which impacts the data and completion rate.
 Monitoring Implementation of POC 9. UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring – <i>Status Completed 5/10/2021</i> 10. UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring – <i>Status Completed 6/18/2021</i> Responsible Parties
 Review of Non-Compliance Sanrose Russell, Associate Director UHC Community Plan - NY UHC Mental Health Parity Team UHC Clinical, Operations and Pharmacy Subject Matter Experts Optum Behavioral Health Subject Matter Experts
 Methods to Review and Remediate Sanrose Russell, Associate Director UHC Community Plan - NY UHC Mental Health Parity Team UHC Clinical, Operations and Pharmacy Subject Matter Experts Optum Behavioral Health Subject Matter
Experts Education and Training 1. UHC Mental Health Parity Team Monitoring Implementation of POC 1. Sanrose Russell, Associate Director UHC Community Plan - NY 2. UHC Mental Health Parity Team

Additionally, the MCO failed to provide all information and complete substantive comparative analyses for (Step 4) as written comparability and equivalent stringency and (Step 5) in operation comparability and equivalent stringency due to an added factor that was not previously identified for inpatient, outpatient, and emergency care reimbursement. Remediation Start Date: 5/26/2021 Remediation End Date: 8/1/2021

Overall Owner: Sanrose Russell, Associate Director UHC Community Plan - NY

UHC Response for Reimbursement: Review of Non-Compliance

- 1. UHC will document substantive comparative analyses for (Step 4) as written comparability and equivalent stringency for inpatient, outpatient, and emergency care reimbursement by 07/15/2021
- 2. UHC will document substantive comparative analyses for (Step 5) in operation comparability and equivalent stringency for inpatient, outpatient, and emergency care reimbursement by 07/15/2021

Methods to Review and Remediate

- 3. UHC will update the NQTL workbook responses to: (1) identify factors triggering the NQTL for inpatient, outpatient, and emergency care reimbursement for both M/S and MH/SUD benefits; (2) provide comparative analysis to demonstrate comparable factors are used to determine applicability of reimbursement for the identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 07/15/2021.
- 4. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021.
- 5. UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021.

Education and Training

- 6. Training:
 - a. UHC will update the MHP training module by 05/03/21 *Status Completed*

 b. UHC will identify applicable staff to train by 05/03/21 - Status Completed Training is provided to all active employees, directors or other governing body members, agents and other representatives engaged in functions that are subject to federal or state MH/SUD parity requirements or involved in MHP analysis as a part of the compliance program. UHC will notify impacted active employees of the training by 05/07/21 - Status Completed 05/06/21 UHC; 05/05/21 OBH (Training Announcement Included) Repeat reminders sent to ensure completion UHC MHP team will monitor active employee training completion - Status Completed. Training completion - Status Completed. Training completion set used to generate reminder sale and follow up with employees who have not yet completed the course UHC's goal for 100% training completion is 6/30/2021 Status Completed Please note that new employees are added to the training requirement, which impacts the data and completion rate. Monitoring Implementation of POC UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring – Status Completed 5/10/2021
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 Responsible Parties Review of Non-Compliance Sanrose Russell, Associate Director UHC Community Plan - NY UHC Mental Health Parity Team UHC Clinical, Operations and Pharmacy Subject Matter Experts Optum Behavioral Health Subject Matter Experts Methods to Review and Remediate Sanrose Russell, Associate Director UHC Community Plan - NY UHC Clinical, Operations and Pharmacy Subject Matter Experts OHC Clinical, Operations and Pharmacy Subject Matter Experts OHC Clinical, Operations and Pharmacy Subject Matter Experts Optum Behavioral Health Parity Team UHC Mental Health Parity Team UHC Mental Health Parity Team Sanrose Russell, Associate Director UHC Community Plan - NY UHC Mental Health Parity Team

In order to ensure UHC meets the requirements of an
acceptable plan of correction
(POC) related to the focus survey MHPAEA Testing

(POC) related to the focus survey *MHPAEA Testing Phase I and Phase II Workbooks,* please provide the following:

Line(s) of business to which the POC applies

Written commitment that Phase I and Phase II workbooks will be updated and maintained (we may request to review Phase I and Phase II workbooks at any time).

A plan to educate/train staff of any necessary changes to address all potential noncompliance

The Statement of Deficiency (SOD) along with the Plan of Correction (POC) supplied apply to Medicaid Managed Care, Health and Recovery Plan (HARP), Child Health Plus, & Essential Plan.

UHC will ensure an annual review and update, as necessary, to all sections within the MHPAEA Testing Phase 1 and Phase II Workbooks. Review and update schedule will be adjusted as needed to account for any regulatory changes and OMH request.

Responsible Parties

- 1. Sanrose Russell, Associate Director UHC Community Plan - NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

UHC plans to educate/train staff of any necessary changes to address potential noncompliance. Business SMEs will identify responsible staff to assign a required annual training course for Mental Health Parity through the company's Learning Management System (LMS). The LMS will allow responsible parties to monitor reports to ensure completion of the required training.

Responsible Parties

- 1. Sanrose Russell, Associate Director UHC Community Plan - NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Date: 8/2/2021

Title: CEO

Statement of Findings UnitedHealthcare of New York, Inc. MHPAEA Testing Phase I and Phase II Workbooks August 22, 2018- September 8, 2020

Parity Compliance

35.1 Contractor and SDOH Compliance With Applicable Laws Notwithstanding any inconsistent provisions in this Agreement, the Contractor and SDOH shall comply with all applicable requirements of the State Public Health Law; the State Social Services Law; the State Finance Law; the State Mental Hygiene Law; the State Insurance Law; Title XIX of the Social Security Act; Title VI of the Civil Rights Act of 1964 and 45 CFR Part 80, as amended; Title IX of the Education Amendments of 1972; Section 504 of the Rehabilitation Act of 1973 and 45 CFR Part 84, as amended; the Age Discrimination Act of 1975 and 45 CFR Part 91, as amended; the ADA; Title XIII of the Federal Public Health Services Act, 42 U.S.C § 300e et seq., regulations promulgated thereunder; the Health Insurance Portability and Accountability Act of 1996 (P.L. 104-191) and related regulations; the Federal False Claims Act, 31 U.S.C. § 3729 et seq.; Mental Health Parity and Addiction Equity Act of 2008, (P.L. 110-345); for Contractors operating in New York City, the New York City Health Code; and all other applicable legal and regulatory requirements in effect at the time that this Agreement is signed and as adopted or amended during the term of this Agreement. The parties agree that this Agreement shall be interpreted according to the laws of the State of New York. (42 CFR 438.910(d) Nonquantitative treatment limitations.) (42 CFR 438.920(b) *State Responsibilities.*)

Finding:

Based on the review of UnitedHealthcare of New York, Inc.'s (UHC) Phase I and Phase II nonquantitative treatment limitation (NQTL) workbook submissions, the Managed Care Organization (MCO) failed to provide all required information and comparative analyses demonstrating compliance with the Mental Health Parity and Addiction Equity Act of 2008, (P.L. 110-345; MHPAEA) for 6 of 9 NQTLS examined; prior authorization, concurrent review, medical necessity criteria, formulary design, coding edits and reimbursement.

• Specifically, in Phase I, UHC failed to define factors in (Step 3) evidentiary standards comparability and equivalent stringency (outpatient and prescription drugs only) and provide substantive comparative analyses for (Step 4) as written comparability and equivalent stringency and (Step 5) in operation comparability and equivalent stringency (inpatient and outpatient only) for inpatient, outpatient, and prescription drug prior authorization.

UnitedHealthcare of New York, Inc. (UHC) Response for Prior Authorization: Review of Non-Compliance

- 1. UHC will define factors in (Step 3) evidentiary standards comparability and equivalent stringency for outpatient and prescription drugs by 07/15/2021
- 2. UHC will document substantive comparative analyses for (Step 4) as written comparability and equivalent stringency for inpatient, outpatient, and prescription drug prior authorization by 07/15/2021
- 3. UHC will document substantive comparative analyses for (Step 5) in operation comparability and equivalent stringency for inpatient, outpatient, and prescription drug prior authorization by 07/15/2021

Methods to Review and Remediate

4. UHC will update the NQTL workbook responses to: (1) identify factors triggering the NQTL for inpatient and outpatient prior authorization for both med/surg (M/S) and Mental Health/Substance Use Disorder (MH/SUD) benefits; (2) provide comparative analysis to demonstrate comparable factors are used to determine applicability of concurrent review for the

identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 7/15/2021.

- 5. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021.
- 6. UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021.

Education and Training

- 7. Training:
 - a. UHC will update the Mental Health Parity (MHP) training module by 05/03/21 *Status Completed*
 - b. UHC will identify applicable staff to train by 05/03/21 *Status Completed*
 - i. Training is provided to all active employees, directors or other governing body members, agents and other representatives engaged in functions that are subject to federal or state mental health and substance use disorder (MH/SUD) parity requirements or involved in MHP analysis as a part of the compliance program.
 - c. UHC will notify impacted active employees of the training by 05/07/21 *Status Completed*
 - i. 05/06/21 UHC; 05/05/21 Optum Behavioral Health (OBH) (Training Announcement Included)
 - ii. Repeat reminders sent to ensure completion
 - d. UHC MHP team will monitor active employee training completion *Status Completed.*
 - i. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and follow up with employees who have not yet completed the course
 - e. UHC's goal for 100% training completion is 6/30/2021. Status Completed
 - i. Please note that new employees are added to the training requirement, which impacts the data and completion rate.

Monitoring Implementation of Plan of Correction (POC)

- 8. UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring *Status Completed 5/10/2021*
- 9. UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring *Status Completed 6/18/2021*

Responsible Parties

Review of Non-Compliance

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Methods to Review and Remediate

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Education and Training

1. UHC Mental Health Parity Team

Monitoring Implementation of POC

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team

Remediation Start Date: 5/26/2021 Remediation End Date: 8/1/2021

Overall Owner: Sanrose Russell, Associate Director UHC Community Plan - NY

• For inpatient and outpatient concurrent review, UHC failed to identify (Step 2) factors triggering the NQTL, define factors in (Step 3) evidentiary standards comparability and

equivalent stringency, and provide substantive comparative analyses for (Step 4) as written comparability and equivalent stringency and (Step 5) in operation comparability and equivalent stringency.

UHC Response for Concurrent Review:

Review of Non-Compliance

- 1. UHC will identify (Step 2) factors triggering the NQTL for inpatient and outpatient concurrent review by 07/15/2021.
- 2. UHC will define factors in (Step 3) evidentiary standards comparability and equivalent stringency for inpatient and outpatient concurrent review by 07/15/2021.
- 3. UHC will document substantive comparative analyses for (Step 4) as written comparability and equivalent stringency for inpatient and outpatient concurrent review by 07/15/2021.
- 4. UHC will document substantive comparative analyses for (Step 5) in operation comparability and equivalent stringency for inpatient and outpatient concurrent review by 07/15/2021.

Methods to Review and Remediate

- 5. UHC will then update the workbook responses to: (1) identify factors triggering the NQTL for inpatient and outpatient concurrent review for both M/S and MH/SUD benefits; (2) provide comparative analysis to demonstrate comparable factors are used to determine applicability of concurrent review for the identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 07/15/2021.
- 6. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021.
- 7. UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021.

Education and Training

- 8. Training:
 - a. UHC will update the MHP training module by 05/03/21 Status Completed
 - b. UHC will identify applicable staff to train by 05/03/21 *Status Completed*
 - i. Training is provided to all active employees, directors or other governing body members, agents and other representatives engaged in functions that are subject to federal or state MH/SUD parity requirements or involved in MHP analysis as a part of the compliance program.
 - c. UHC will notify impacted active employees of the training by 05/07/21 *Status Completed*
 - i. 05/06/21 UHC; 05/05/21 OBH (Training Announcement Included)
 - ii. Repeat reminders sent to ensure completion
 - d. UHC MHP team will monitor active employee training completion *Status Completed*.
 - i. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and follow up with employees who have not yet completed the course
 - e. UHC's goal for 100% training completion is 6/30/2021. Status Completed
 - i. Please note that new employees are added to the training requirement, which impacts the data and completion rate.

Monitoring Implementation of POC

- 9. UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring *Status Completed 5/10/2021*
- 10. UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring *Status Completed 6/18/2021*

Responsible Parties

Review of Non-Compliance

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Methods to Review and Remediate

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Education and Training

1. UHC Mental Health Parity Team

Monitoring Implementation of POC

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team

Remediation Start Date: 5/26/2021 Remediation End Date: 8/1/2021

Overall Owner: Sanrose Russell, Associate Director UHC Community Plan - NY

• Additionally, the MCO failed to provide all required information and substantive comparative analyses for (Step 4) as written comparability and equivalent stringency comparability and equivalent stringency and (Step 5) in operation (inpatient and outpatient only) for inpatient, outpatient, and prescription drug medical necessity criteria.

UHC Response for Medical Necessity:

Review of Non-Compliance

- 1. UHC will document substantive comparative analyses for (Step 4) as written comparability and equivalent stringency for inpatient, outpatient, and prescription drug medical necessity criteria by 07/15/2021
- 2. UHC will document substantive comparative analyses for (Step 5) in operation comparability and equivalent stringency for inpatient, outpatient, and prescription drug medical necessity by 07/15/2021

Methods to Review and Remediate

- 3. UHC will update the NQTL workbook responses to: (1) identify factors triggering the NQTL for inpatient, outpatient and prescription drug medical necessity review for both M/S and MH/SUD benefits; (2) provide comparative analysis to demonstrate comparable factors are used to determine applicability of medical necessity for the identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 7/15/2021.
- 4. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021.
- 5. UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021.

Education and Training

- 6. Training:
 - a. UHC will update the MHP training module by 05/03/21 Status Completed
 - b. UHC will identify applicable staff to train by 05/03/21 *Status Completed*
 - i. Training is provided to all active employees, directors or other governing body members, agents and other representatives engaged in functions that are subject to federal or state MH/SUD parity requirements or involved in MHP analysis as a part of the compliance program.
 - c. UHC will notify impacted active employees of the training by 05/07/21 *Status Completed*
 - i. 05/06/21 UHC; 05/05/21 OBH (Training Announcement Included)
 - ii. Repeat reminders sent to ensure completion
 - d. UHC MHP team will monitor active employee training completion *Status Completed*.
 - i. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and follow up with employees who have not yet completed the course
 - e. UHC's goal for 100% training completion is 6/30/2021. Status Completed

i. Please note that new employees are added to the training requirement, which impacts the data and completion rate.

Monitoring Implementation of POC

- 7. UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring *Status Completed 5/10/2021*
- 8. UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring *Status Completed 6/18/2021*

Responsible Parties

Review of Non-Compliance

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Methods to Review and Remediate

- 1. HP SME
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Education and Training

1. UHC Mental Health Parity Team

Monitoring Implementation of POC

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team

Remediation Start Date: 5/26/2021 Remediation End Date: 8/1/2021

Overall Owner: Sanrose Russell, Associate Director UHC Community Plan - NY

• For prescription drug formulary design, UHC failed to identify all (Step 2) factors triggering the NQTL, define all factors in (Step 3) evidentiary standards comparability and equivalent stringency, and provide substantive comparative analyses for (Step 3) evidentiary standards, (Step 4) as written comparability and equivalent stringency and (Step 5) in operation comparability and equivalent stringency.

UHC Response for Prescription Drug Formulary:

Review of Non-Compliance

- 1. UHC will identify (Step 2) factors triggering the NQTL for prescription drug formulary by 07/15/2021.
- 2. UHC will define factors in (Step 3) evidentiary standards comparability and equivalent stringency for prescription drug formulary by 07/15/2021.
- 3. UHC will provide substantive comparative analyses for (Step 4) as written comparability for prescription drug formulary by 07/15/2021.
- 4. UHC will document substantive comparative analyses for (Step 5) in operation comparability and equivalent stringency for prescription drug formulary by 07/15/2021.

Methods to Review and Remediate

- 5. UHC will then update the workbook responses to: (1) identify factors triggering the NQTL for prescription drug formulary for both M/S and MH/SUD benefits; (2) provide comparative analysis to demonstrate comparable factors are used to determine applicability of prescription drug formulary for the identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 07/15/2021.
- 6. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021.
- 7. UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021.

Education and Training

8. Training:

- a. UHC will update the MHP training module by 05/03/21 Status Completed
- b. UHC will identify applicable staff to train by 05/03/21 Status Completed
 - i. Training is provided to all active employees, directors or other governing body members, agents and other representatives engaged in functions that are subject to federal or state MH/SUD parity requirements or involved in MHP analysis as a part of the compliance program.
- c. UHC will notify impacted active employees of the training by 05/07/21 *Status Completed*
 - i. 05/06/21 UHC; 05/05/21 OBH (Training Announcement Included)
 - ii. Repeat reminders sent to ensure completion
- d. UHC MHP team will monitor active employee training completion *Status Completed*.
 - i. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and follow up with employees who have not yet completed the course
- e. UHC's goal for 100% training completion is 6/30/2021. Status Completed
 - i. Please note that new employees are added to the training requirement, which impacts the data and completion rate.

Monitoring Implementation of POC

- 9. UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring *Status Completed 5/10/2021*
- 10. UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring *Status Completed 6/18/2021*

Responsible Parties

Review of Non-Compliance

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Methods to Review and Remediate

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Education and Training

1. UHC Mental Health Parity Team

Monitoring Implementation of POC

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team

Remediation Start Date: 5/26/2021 Remediation End Date: 8/1/2021

Overall Owner: Sanrose Russell, Associate Director UHC Community Plan - NY

• Specifically, in Phase II, UHC failed to provide all information and substantive comparative analyses that were responsive to the NQTL and each step for (Step 2) factors triggering the NQTL, (Step 3) evidentiary standards comparability and equivalent stringency, (Step 4) as written comparability and equivalent stringency, and (Step 5) in operation comparability and equivalent stringency for inpatient and outpatient coding edits.

UHC Response for Coding Edits:

Review of Non-Compliance

1. UHC will identify (Step 2) factors triggering the NQTL for Coding Edits by 07/15/2021.

- 2. UHC will define factors in (Step 3) evidentiary standards comparability and equivalent stringency for Coding Edits by 07/15/2021.
- 3. UHC will document substantive comparative analyses for (Step 4) as written comparability and equivalent stringency for coding edits by 07/15/2021
- 4. UHC Will document substantive comparative analyses for (Step 5) in operation comparability and equivalent stringency for coding edits by 07/15/2021.

Methods to Review and Remediate

- 5. UHC will then update the workbook responses to: (1) identify factors triggering the NQTL for coding edits for both M/S and MH/SUD benefits; (2) provide comparative analysis to demonstrate comparable factors are used to determine applicability of coding edits for the identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 7/15/2021.
- 6. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021.
- 7. UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021.

Education and Training

- 8. Training:
 - a. UHC will update the MHP training module by 05/03/21 Status Completed
 - b. UHC will identify applicable staff to train by 05/03/21 Status Completed
 - i. Training is provided to all active employees, directors or other governing body members, agents and other representatives engaged in functions that are subject to federal or state MH/SUD parity requirements or involved in MHP analysis as a part of the compliance program.
 - c. UHC will notify impacted active employees of the training by 05/07/21 *Status Completed*
 - i. 05/06/21 UHC; 05/05/21 OBH (Training Announcement Included)
 - ii. Repeat reminders sent to ensure completion
 - d. UHC MHP team will monitor active employee training completion *Status Completed*.
 - i. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and follow up with employees who have not yet completed the course
 - e. UHC's goal for 100% training completion is 6/30/2021. Status Completed
 - i. Please note that new employees are added to the training requirement, which impacts the data and completion rate.

Monitoring Implementation of POC

- 9. UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring *Status Completed 5/10/2021*
- 10. UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring *Status Completed 6/18/2021*

Responsible Parties

Review of Non-Compliance

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Methods to Review and Remediate

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Education and Training

1. UHC Mental Health Parity Team

Monitoring Implementation of POC

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team

Remediation Start Date: 5/26/2021 Remediation End Date: 8/1/2021

Overall Owner: Sanrose Russell, Associate Director UHC Community Plan - NY

• Additionally, the MCO failed to provide all information and complete substantive comparative analyses for (Step 4) as written comparability and equivalent stringency and (Step 5) in operation comparability and equivalent stringency due to an added factor that was not previously identified for inpatient, outpatient, and emergency care reimbursement.

UHC Response for Reimbursement:

Review of Non-Compliance

- 1. UHC will document substantive comparative analyses for (Step 4) as written comparability and equivalent stringency for inpatient, outpatient, and emergency care reimbursement by 07/15/2021
- 2. UHC will document substantive comparative analyses for (Step 5) in operation comparability and equivalent stringency for inpatient, outpatient, and emergency care reimbursement by 07/15/2021

Methods to Review and Remediate

- 3. UHC will update the NQTL workbook responses to: (1) identify factors triggering the NQTL for inpatient, outpatient, and emergency care reimbursement for both M/S and MH/SUD benefits; (2) provide comparative analysis to demonstrate comparable factors are used to determine applicability of reimbursement for the identified MH/SUD benefits as were used for M/S benefits, including the sources for ascertaining each of these factors by 07/15/2021.
- 4. UHC will remediate any findings where MH/SUD appears to be more stringent by 08/01/2021.
- 5. UHC will develop a policy to ensure an annual review, at minimum but as needed, of MHP Workbooks by 8/01/2021.

Education and Training

- 6. Training:
 - a. UHC will update the MHP training module by 05/03/21 Status Completed
 - b. UHC will identify applicable staff to train by 05/03/21 *Status Completed*
 - i. Training is provided to all active employees, directors or other governing body members, agents and other representatives engaged in functions that are subject to federal or state MH/SUD parity requirements or involved in MHP analysis as a part of the compliance program.
 - c. UHC will notify impacted active employees of the training by 05/07/21 *Status Completed*
 - i. 05/06/21 UHC; 05/05/21 OBH (Training Announcement Included)
 - ii. Repeat reminders sent to ensure completion
 - d. UHC MHP team will monitor active employee training completion *Status Completed*.
 - i. Training completion rates are monitored weekly and associated reports are used to generate reminder emails and follow up with employees who have not yet completed the course
 - e. UHC's goal for 100% training completion is 6/30/2021. Status Completed
 - i. Please note that new employees are added to the training requirement, which impacts the data and completion rate.

Monitoring Implementation of POC

- 7. UHC will establish a policy outlining MHP Team Quality and Compliance Monitoring *Status Completed 5/10/2021*
- 8. UHC will create a job aid for the MHP Team detailing Quality and Compliance Monitoring *Status Completed 6/18/2021*

Responsible Parties

Review of Non-Compliance

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts

4. Optum Behavioral Health Subject Matter Experts

Methods to Review and Remediate

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

Education and Training

1. UHC Mental Health Parity Team

Monitoring Implementation of POC

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team

Remediation Start Date: 5/26/2021 Remediation End Date: 8/1/2021

Overall Owner: Sanrose Russell, Associate Director UHC Community Plan - NY

In order to ensure UHC meets the requirements of an acceptable plan of correction (POC) related to the focus survey *MHPAEA Testing Phase I and Phase II Workbooks*, please provide the following:

Line(s) of business to which the POC applies

The Statement of Findings (SOF) along with the Plan of Correction (POC) supplied apply to Medicaid Managed Care, Health and Recovery Plan (HARP), Child Health Plus, & Essential Plan.

Written commitment that Phase I and Phase II workbooks will be updated and maintained (we may request to review Phase I and Phase II workbooks at any time).

UHC will ensure an annual review and update, as necessary, to all sections within the MHPAEA Testing Phase 1 and Phase II Workbooks. Review and update schedule will be adjusted as needed to account for any regulatory changes and OMH request.

Responsible Parties

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts

A plan to educate/train staff of any necessary changes to address all potential noncompliance

UHC plans to educate/train staff of any necessary changes to address potential noncompliance. Business SMEs will identify responsible staff to assign a required annual training course for Mental Health Parity through the company's Learning Management System (LMS). The LMS will allow responsible parties to monitor reports to ensure completion of the required training.

Responsible Parties

- 1. Sanrose Russell, Associate Director UHC Community Plan NY
- 2. UHC Mental Health Parity Team
- 3. UHC Clinical, Operations and Pharmacy Subject Matter Experts
- 4. Optum Behavioral Health Subject Matter Experts