Topic: Agency-wide preventive risk assessment	Department: Corporate Compliance		
and compliance work plan development			
Original effective date: 3/1/08	Last revision date: 5/22/25		
Owner: VP for Quality and Compliance	Frequency of reviews: Annual		
Internal/Regulatory Reference(s) (all that apply): 18 NYCRR 521.3(a) & (c)(6); NYS SSL 363-d(2)(f)			
Related documents/Links: Preventive Risk Assessment Matrix			

Policy: It is the policy of The Arc of Monroe that business, administrative and support functions promote personal and organizational outcomes and sound fiscal practices.

Additional Information: Routine monitoring and assessment of compliance risk is an essential part of an effective compliance program. It helps us to ensure that we are focusing on the things that could impact the agency in a negative way. Formal risk assessment occurs during the 4th quarter of each calendar year, as described in this procedure. From this, a compliance work plan is developed.

"Organizational experience" as referred to below is defined as The Arc of Monroe's:

- Knowledge, skill, practice and understanding in operating our compliance program;
- Identification of any issues or risk areas in the course of our internal monitoring and auditing activities, or in the normal course of agency business;
- Experience, knowledge, skill, practice and understanding of our participation in the Medicaid program and the results of any audits, investigations, or reviews we have been the subject of; or
- Awareness of any issues we have become aware of as we fulfill our mission.

Procedure				
Task:		Responsible party:		
Genera				
1.	The VP for Quality and Compliance will talk with representatives from key parts of the agency to see what risks might be emerging in the upcoming year. Minimally, they will talk with the CEO, COO, CFO, CHRO, VPs who oversee any agency program or service, the VP for IT, and the Internal Compliance Committee.	VP for Quality and Compliance		
2.	In addition, they will review information from relevant agency, state and federal sources to identify anything suggesting a risk to The Arc of Monroe in the upcoming year. These sources may include but not be limited to: *Our organizational experience, as defined above *Internal audit data and audit trend reports *The Arc of NY *OPWDD *NYS Office of Medicaid Inspector General (OMIG) *NYS Department of Health (DOH) *NYS Attorney General (AG) *Centers for Medicare and Medicaid Services (CMS)	VP for Quality and Compliance		

	*Other local, state or federal sources of risk information				
3.	Risks will be placed on a matrix, ranked by likelihood and impact. This	VP for Quality			
	matrix will be reviewed by the Internal Compliance Committee.	and Compliance;			
		ICC			
4.	From this matrix, a final compliance work plan will be developed. The	VP for Quality			
	Internal Compliance Committee will assist with and approve the final	and Compliance;			
	work plan.	ICC			
5.	The compliance work plan will be shared with the ICC (including the CEO),	VP for Quality			
	which will approve it. Once approved by the ICC, it will be shared with the	and Compliance			
	Board of Directors.				
6.	On a monthly basis, the work plan will be reviewed by the Internal	ICC			
	Compliance Committee.				
7.	The compliance work plan is updated each calendar year, based on the	VP for Quality			
	results of the risk assessment activities described above.	and Compliance			
8.	The compliance work plan is a guide for compliance activities. Items on	VP for Quality			
	the plan may be prioritized, revised, deleted or new ones added	and Compliance;			
	throughout the course of the year, based on changes to the field or	ICC			
	environment that were unforeseen at the time of its development. The				
	plan is often more robust than can be accomplished in a given year.				
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	al Compliance Committee (ICC):	100			
1.	Responsible for providing assistance to the VP for Quality and Compliance	ICC			
	in conducting the risk assessment, assigning and finalizing risks to the				
	matrix, and with the development and monitoring of the compliance				
	work plan.				
VP for	Quality and Compliance:				
1.		VP for Quality			
1.	occurs, consistent with this policy, and that a compliance work plan is	and Compliance			
	developed as a result	and compliance			
2.	Is responsible for keeping the Internal Compliance Committee apprised of	VP for Quality			
	the status of the work plan, and in suggesting revisions, deletions or	and Compliance			
	additions as appropriate based on new or emerging information.	and compliance			
3.	Is responsible for keeping the CEO and other members of EMT informed,	VP for Quality			
]	as appropriate, of the status of the work plan.	and Compliance			
	as appropriate, or the status of the work plant	and compliance			

Document revision record:

Revision	Release	Reason for change	Approver
Date	Date		
5/25/12	5/25/12	Reasons for changes not captured.	P Dancer
10/24/14	10/24/14	Reasons for changes not captured.	P Dancer
4/28/17	4/28/17	Reasons for changes not captured.	P Dancer
11/9/18	11/9/18	Reasons for changes not captured.	P Dancer
10/24/19	10/24/19	Transitioned to new procedural format.	P Dancer

12/30/20	12/30/20	Added VP for IT to the list of people to consult with.	P Dancer
3/3/21	6/23/21	Fleshed out details, included more info re: the work plan,	ICC
		and added discrete sections for ICC and VPQC	
6/30/22	6/30/22	Corrected pronouns, added OPWDD under #2 general	ICC
		guidelines, and added sharing work plan with the executive	
		committee	
2/22/23	3/15/23	Added references to and a definition of organizational	ICC
		experience	
7/18/24	7/18/24	Clarified compliance program vs. plan; corrected typos	ICC
7/23/25	7/23/25	Added clarifying language and included that the Board	ICC
		receives the Compliance Work Plan	