I. PURPOSE

This Policy applies to ACC, ALTCS E/PD, DCS/CMDP (CMDP), DES/DDD (DDD), and RBHA Contractors; Fee-For-Service (FFS) Programs including: American Indian Health Program (AIHP), Tribal ALTCS, TRBHA, and all FFS providers, excluding Federal Emergency Services (FES). (For FES, refer to AMPM Chapter 1100). The purpose of this Policy is to establish requirements for reporting and monitoring the use of Seclusion and Restraint (S&R).

II. DEFINITIONS

**BEHAVIORAL HEALTH INPATIENT FACILITIES (BHIF)**

As defined in A.A.C. R9-10-101, a health care institution that provides continuous treatment to an individual experiencing a behavioral health issue that causes that individual to:

1. Have a limited or reduced ability to meet the basic physical needs,
2. Suffer harm that significantly impairs the judgment, reason, behavior, or capacity to recognize reality,
3. Be a danger to self,
4. Be a danger to others,
5. Be persistently or acutely disabled as defined in A.R.S. §36-501, or

**CHEMICAL RESTRANT**

For the purpose of this Policy, Chemical Restraint is defined as a drug or medication when it is used as a restriction to manage the patient's behavior or restrict the patient's freedom of movement and is not a standard treatment or dosage for the patient's condition. Refer to 42 CFR 482.13 (e)(1)(i)(B).

GENERAL MENTAL HEALTH/SUBSTANCE USE (GMH/SU)  

Behavioral health services provided to adult members age 18 and older who have not been determined to have a Serious Mental Illness (SMI).

INCIDENT OF SECLUSION AND/OR RESTRAINT  

For the purpose of this Policy, an Incident of Seclusion and/or Restraint:

1. Begins at the time a behavior necessitating Seclusion or restraint begins, and
2. Ends when the behavior has resolved for more than ten minutes. All interventions used during each incident should be documented in a single individual report including all required components of each type of intervention used to manage the behavior.

MECHANICAL RESTRAINT  

For the purpose of this Policy, Mechanical Restraint is defined as any device, article, or garment attached or adjacent to a member’s body that the member cannot easily remove and that restricts the member’s freedom of movement or normal access to the member’s body, but does not include a device, article, or garment:

1. Used for orthopedic or surgical reasons, or
2. Necessary to allow a member to heal from a medical condition or to participate in a treatment program for a medical condition.

MENTAL HEALTH AGENCY  

For the purpose of this Policy, Mental Health Agency includes a regional authority, service provider, inpatient facility, or outpatient treatment center licensed to provide behavioral health observation/stabilization services (Crisis Facility) licensed to perform Seclusion and Restraint as specified in A.A.C. R9-10-225, A.A.C. R9-10-226, A.A.C. R9-10-316, and A.A.C. R9-10-1012.

PERSONAL RESTRAINT  

For the purpose of this Policy, Personal Restraint is defined as the application of physical force without the use of any device, for the purpose of restricting the free movement of a member’s body; for Behavioral Health Inpatient Facilities (BHIF) or outpatient treatment centers licensed to provide behavioral health observation/stabilization services (Crisis Facility) a Personal Restraint does not include:

1. Holding a member for no longer than five minutes, without undue force, in order to calm or comfort the member, or
2. Holding a member’s hand to escort the member from one area to another.
III. Policy

S&R shall only be used to the extent permitted by and in compliance with A.A.C. R9-10-225, A.A.C. R9-10-316, and A.A.C. R9-21-204. If S&R is used, it shall be reported as described in this Policy to the Contractor, AHCCCS/Division of Community Advocacy and Intergovernmental Relations (DCAIR), Office of Human Rights (OHR), and the appropriate Independent Oversight Committee (IOC) via collaboration with the AHCCCS/DCAIR Community Affairs Liaison.

The OHR and the IOCs review such reports to determine if there has been inappropriate or unlawful use of S&R and to determine if S&R may be used in a more effective or appropriate fashion.

If the OHR or any IOC determines that S&R has been used in violation of any applicable law or rule, the OHR or IOC may take whatever action is appropriate in accordance with their applicable regulation(s) and, if applicable, A.A.C. R9-21-204.

IV. Reporting Requirements

BHIF’s and Mental Health Agencies, that are authorized to use S&R as specified in A.A.C. R9-21-101, A.A.C. R9-10-225, A.A.C. R9-10-316, and R9-10-1012 shall follow the reporting requirements as specified below. Any Contractors using out of state facilities to provide services to AHCCCS members in any state other than Arizona shall ensure that each
facility agrees to and follows all reporting requirements as specified within this Policy as a part of the contracted single case agreement.

**A. Behavioral Health Inpatient Facilities and Mental Health Agency Requirements for Submitting Individual Seclusion & Restraint Reports to an AHCCCS Contractor**

BHIF’s and Mental Health Agencies shall submit S&R reports to the Contractor as follows:

1. Each BHIF or Mental Health Agency shall submit individual reports of incidents of S&R involving AHCCCS members, directly to the Contractor (including reports for AIHP members enrolled for behavioral health services with a RBHA) within five days of the incident utilizing Attachment A or the agency’s electronic medical record that includes all elements listed on Attachment A. In the event that the use of S&R requires face-to-face monitoring as specified in A.A.C. R9-21-204, a supplemental report shall be submitted to the Contractor as an attachment to the individual report.

2. BHIF’s and Mental Health Agencies shall report incidents of S&R that result in an injury or complication requiring medical attention to the Contractor within 24 hours.

**B. Contractor Requirements for Submitting Individual Reports of Seclusion & Restraint to AHCCCS.**

1. Documentation:
   The Contractor shall submit individual reports of S&R to the AHCCCS QM Portal, as specified in Contract. The Contractor shall ensure that the original Attachment A, or the electronic medical record received from the provider is attached to the record within the AHCCCS QM Portal.

2. The Contractor is responsible for reviewing each incident of S&R and linking the report to any connected Incident Accident and Death (IAD), Internal Referral (IRF), or Quality of Care (QOC) Concern process within the AHCCCS QM Portal at QMportal.azahcccs.gov as delineated in AMPM Policy 960.

**C. Contractor Requirements for Submitting Individual Seclusion & Restraint Reports to the Independent Oversight Committee**

1. Contractors shall ensure that all individual S&R reports involving behavioral health providers are uploaded for IOC review as specified in contract.

2. The Contractor shall ensure that all reports uploaded for IOC review have all PII removed prior to submission as specified in A.R.S. §41-3804. In the event that the use of S&R requires face-to-face monitoring, as outlined in A.A.C. R9-21-204, a supplemental report shall be submitted as an attachment to each individual report.

3. Contractors shall ensure that the disclosure of protected health information is in accordance with state and federal laws.

BHIFs and Mental Health Agencies providing services to FFS members including TRBHAs, Tribal ALTCS, and AIHP (except AIHP members who are enrolled for behavioral health services with a RBHA) shall submit S&R reports directly to the OHR via email at OHRts@azahcccs.gov as follows:

1. Forward individual reports, utilizing Attachment A or the agency’s electronic medical record that includes all elements listed on Attachment A, concerning the use of S&R involving members designated as SMI within five days of incidence to OHR via OHRts@azahcccs.gov. In the event that the use of S&R requires face-to-face monitoring, as outlined in A.A.C. R9-21-204, a supplemental report shall be submitted as an attachment to each individual report.

BHIFs and Mental Health Agencies providing services to FFS members including TRBHAs, Tribal ALTCS and AIHP (except AIHP members who are receiving behavioral health services through a RBHA) shall submit individual reports of the use of S&R to the AHCCCS/DCAIR Community Affairs Liaison (Formerly HRC Coordinator) via email at DCAIRCommunityAffairs@azahcccs.gov as follows:

1. Forward individual reports, utilizing Attachment A or the agency’s electronic medical record that includes all elements listed on Attachment A, concerning the use of S&R involving members designated as SMI served by ASH by the 15th day of the month for the previous month to OHRTs@azahcccs.gov. In the event that the use of S&R requires face-to-face monitoring, as outlined in A.A.C. R9-21-204, a supplemental report shall be submitted as an attachment to each individual report.

1. Submit monthly individual reports utilizing Attachment A or the agency’s electronic medical record that includes all elements listed on Attachment A, concerning the use of S&R involving members designated as SMI served by ASH by the 15th day of the month for the previous month to OHRTs@azahcccs.gov. In the event that the use of S&R requires face-to-face monitoring, as outlined in A.A.C. R9-21-204, a supplemental report shall be submitted as an attachment to each individual report.
2. Submit monthly individual reports utilizing Attachment A or the agency’s electronic medical record that includes all elements listed on Attachment A, concerning the use of S&R involving members designated as SMI served by ASH, by the 15th day of the month for the previous month to the AHCCCS FTP server. These reports shall have all PII removed prior to submission as specified in A.R.S. §41-3804. In the event that the use of S&R requires face-to-face monitoring, as outlined in A.A.C. R9-21-204, a supplemental report shall be submitted as an attachment to each individual report.