

Critical Incident Reporting for OCDD: OCDD Operational Instruction #F-5 and the Statewide Incident Management System (SIMS)

OCDD has a dedicated webpage on critical incident reporting: <u>https://ldh.la.gov/page/critical-incident-reporting</u>



Questions?

Please type your question in the Q&A or email <u>Marilee.Andrews@la.gov</u> or <u>SIMSWaiver@la.gov</u>.

Time permitting, I will answer questions at the end of the webinar.



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OCDD Operational Instruction #F-5

OCDD Operational Instruction # F-5: Critical Incident Reporting, Tracking and Follow-Up Activities for Waiver Services

- A document with instructions on how to operate with regards to critical incidents
- Applies to the reporting, tracking, and follow-up activities for critical incidents, as defined within the Operational Instruction (OI), related to persons (referred to as "participants") who are receiving linked and certified Home- and Community-Based Services (HCBS) waivers from the Louisiana Department of Health (LDH)— OCDD.
- Ensures the health and safety of these participants



- New Opportunities Waiver (NOW)
- Residential Options Waiver (ROW)
- Supports Waiver (SW)
- Children's Choice Waiver (CC)



OCDD Operational Instruction #F-5

- Applies to the following groups of people:
 - OCDD Waiver participants and their families
 - Direct Service Provider Agencies (DSPAs) and Direct Service Providers (DSPs)
 - Support Coordination Agencies (SCAs) and Support Coordinators (SCs)
 - Local Governing Entity (LGE) Developmental Disabilities Director (DDD) or designee
 - LGE Staff
 - OCDD Central Office Quality Section
 - OCDD Critical Incident Review Committee (CIRC)

OCDD Operational Instruction # F-5: Critical Incident Reporting, Tracking and Follow-Up Activities for Waiver Services



Statewide Incident Management System (SIMS) for OCDD

Web-based critical incident reporting application developed by WellSky

Available to Direct Service Provider Agencies (DSPAs), Support Coordination Agencies (SCAs), and Local Governing Entities (LGEs) Provides an online method for submitting critical incidents as defined in OCDD Operational Instruction # F-5: Critical Incident Reporting, Tracking and Follow-Up Activities for Waiver Services

Effective since July 8, 2019, replacing OTIS



Statewide Incident Management System (SIMS) for OCDD

Only incidents for OCDD certified waiver participants are entered into SIMS.

Long-Term Personal Care Services (LT-PCS) participants and Early and Periodic Screening, Diagnostic and Treatment Personal Care Services (EPSDT-PCS) participants do not require incidents to be inputted into SIMS.



- New Opportunities Waiver
 (NOW)
- Residential Options Waiver (ROW)
- Supports Waiver (SW)
- Children's Choice Waiver (CC)



Certain Providers of OCDD Waiver Participants <u>Do Not</u> Enter Critical Incidents into SIMS

These providers **DO NOT** enter critical incidents into SIMS:

- Licensed respite providers
- Day habilitation centers and vocational programs
- Self-direction participants, their authorized representatives, or care worker(s)

These providers will continue to send a hard copy <u>Critical Incident</u> <u>Report Form to their support</u> coordinator (SC).

The SC will then enter the critical incident into SIMS.

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SIMS Basic Guidelines: Linkages

OCDD DSP and SC SIMS Users Linked to Agencies

- OCDD DSP and SC users are linked to the DSPA and SCA that the user identified as their employer at the time of their SIMS application.
 - Each DSPA and SCA is identified by a Worker Organization Identification (WOID).
 - Any transfer to another agency (another WOID) must be reported in order for the user's account to be modified (the WOID to be updated).
 - To request changes to your SIMS account, fill out the <u>SIMS Request Form</u>.
 - If an employee with a SIMS account leaves your team, the manager/supervisor must fill out the <u>SIMS Request Form</u> to request deactivation of the account.

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SIMS Basic Guidelines: Linkages

OCDD Waiver Participants Linked to Agencies

- Waiver participants are linked to DSPAs and SCAs through the Prior Authorization (PA) files.
- PA files are located in Statistical Resources Inc. (SRI)/ Louisiana Statistical Resources (LaSRS).
- Any changes in PAs are transmitted from SRI/LaSRS → WellSky. This transmission occurs nightly, but changes can take up to a week.
- The WellSky application updates participants' PA information after it receives it from SRI/LaSRS.
- Waiver participants' PAs remain in SIMS for 30 days after the termination of the PA in SRI/LaSRS.



SIMS Basic Guidelines: Pop-Ups

- SIMS uses pop-up windows to display information to users.
- Pop-up blockers *will always* prevent users from using SIMS correctly.
- Pop-up blockers will always require SIMS users to go back and make corrections in every critical incident entered.
- Prior to accessing SIMS, users *must enable pop-ups*.
- When browsers update, users *must again enable pop-ups*.

The specific steps to enable pop-ups varies depending on the web browser being used.



How to Enable Pop-Ups

The Workflow Wizard that was designed in SIMS will not function properly if the pop ups and redirects are not enabled in the browser that is being used. Pop-ups in browsers

Follow the below steps to Enable or Disable pop-ups in Microsoft Edge[®]:

- 1. Click the Settings and More ••• button on the upper-right side of the browser.
- 2. Click Settings.
- 3. Click Cookies and Site Permissions.
- 4. Scroll down to Pop-ups and redirects
- 5. Switch to toggle it between Off and On

Chrome (Windows)

- 1. Click the three dots in the upper right corner of browser window
- 2. Select Settings.
- 3. On the left side, Click Privacy and security
- 4. In the middle of the page, select Site Settings, then Pop-ups and redirects.
- 5. To disable the pop-up blocker uncheck the Blocked (recommended) box.



SIMS Basic Guidelines: Logging into SIMS

Use this link to login to SIMS http://www.ldh.la.gov/SIMS

Please bookmark this link!

OCDD HCBS WAIVERS:

- New Opportunities Waiver (NOW)
- Residential Options Waiver (ROW)
- Supports Waiver (SW)
- Children's Choice Waiver (CC)

OCDD has a dedicated webpage on critical incident reporting: <u>https://ldh.la.gov/page/critical-incident-reporting</u>



SIMS Basic Guidelines: Selecting the Correct Role

- Always check your "role" before entering an incident
 - Select the OCDD role in the drop-down when entering a CIR for an OCDD participant.
 - Click "GO" to save your role selection.
- What happens if I use the incorrect role?
 - If you use the wrong role, like entering an incident for an OCDD participant using an OAAS role, the CIR will be marked "**not eligible**."
 - You will have to start over and **re-enter the entire incident again using the correct role**. This means a lot more work for you, so always double-check your role before entering anything.

Role	Role	Role
OCDD Direct Service Provider 🗸 GO	OCDD Support Coordinator 🗸 GO	OCDD Support Coordinator Supervisor V GO



SIMS Basic Guidelines: Selecting the Correct Role

• DSPAs and DSPs

 Role

 OCDD Direct Service Provider

 Get

 If a DSPA serves both OCDD and OAAS waiver participants, the SIMS user will have an OCDD role and an OAAS role. When entering a critical incident for an OCDD waiver participant, select OCDD Direct Service Provider role.

SCAs	and	SCs
50/15	und	

Role		1
CDD Support Coordinator	✓ GO	
		4

Role	
OCDD Support Coordinator Supervisor	✓ GO

 If a SCA serves both OCDD and OAAS waiver participants, the SIMS user will have an OCDD role and an OAAS role. When entering a critical incident for an OCDD waiver participant, select OCDD Support Coordinator role, or OCDD Support Coordinator Supervisor role.

Do not enter an incident for an OCDD waiver participant under an OAAS role.



SIMS Basic Guidelines: Incident Life Cycle



• DSPA or SCA enters an incident

Include participant's **first and last name** in the incident narrative.

- Pop-up window appears (workflow wizard) → search for participant → link participant → create and complete the CIR form → change status of CIR form from pending to complete
- Region generates → LGE is able to view incident, track, and enter notes
- SCA assignment generates → SC is able to view incident and enter follow-up notes
- LGE reviews CIR to determine outcome.

If you don't enter an incident correctly, it will stay in "pending" and won't be viewed by anyone or worked by anyone. If you don't see a pop-up window (called the workflow wizard) after entering the incident, it wasn't entered correctly.



SIMS Basic Guidelines: Problems with SIMS

If problems come up, the below steps may help:

- Clear Your Browser Cache and Cookies: Clearing your cache helps fix loading or display issues by removing old stored files. Deleting cookies removes saved site preferences and login information, which may resolve login or access problems.
 - Google Chrome
 - Click the three-dot menu in the top-right corner
 - Go to Delete Browsing Data...
 - Select Cookies and other site data and Cached images and files
 - Select Delete Data
 - Microsoft Edge
 - Click the three-dot menu in the top-right corner
 - Go to Settings
 - Select *Privacy, search, and services* on the left
 - Under Delete browsing data section, next to Clear browsing data now, select Choose what to clear
 - Select Cookies and other site data and Cached images and files
 - Select Clear now



SIMS Basic Guidelines: Problems with SIMS

If problems come up, the below steps may help:

- Restart Your Computer and Browser: After clearing your cache and cookies, restart your computer, which will also restart your browser.
- Use the updated SIMS link: <u>http://www.ldh.la.gov/SIMS</u>
 - Bookmark this link to avoid being routed to outdated versions of SIMS.
 - Do not use old bookmarked links, as they may route you to an outdated version of SIMS.
- Use This Form to Report Issues: To report a technical issue within SIMS, fill out the <u>SIMS</u> <u>Request Form</u>.
- Still Need Help? Email us at <u>SIMSWaiver@la.gov</u> with OCDD in the subject line and a detailed explanation of the issue with screenshots. We're here to support you!



SIMS Basic Guidelines: A Checklist

Direct Service Provider Review Checklist

CIR form is accurate and complete	
Documentation of immediate actions completed to assure health & safety	
Documentation notification to protective services (if applicable)	
Follow-up appointments, prescriptions documented	
Notification to authorized representative or legal guardian documented	
Support Coordinator Review Checklist	
CIR form is accurate and complete.	
Documentation of immediate actions completed to assure health and safety	
Referrals for further care are scheduled (if necessary)	
Report to protective services documented (if necessary)	
Risk factors leading to the incident are identified	
Revisions to POC are documented (if necessary)	
DSP follow-up actions are complete	
SC follow-up actions are complete	
Confirm notification to authorized representative or legal guardian	

LGE Review Checklist Support Coordinator checklist is complete and accurate \square Current location of participant is confirmed \Box Identification of further supports available through LGE \Box Referral to protective services confirmed (if necessary) Referral to OCDD - Mortality Review Committee (MRC) - checklist complete \square Recommendations from OCDD-MRC addressed \square Referral to OCDD-Clinical review Committee (CRC) - checklist complete \square Recommendations from OCDD-CRC addressed \square

NOTE: Clinical Review Committee (CRC) has been renamed to Critical Incident Review Committee (CIRC)



LDH Policy 145.1: LDH Policy on Client Abuse and Neglect

- LDH is committed to preserving the right of each person receiving services from LDH to be free from abuse and neglect.
- LDH strictly **prohibits all forms of abuse and/or neglect** of LDH clients by employees of LDH and its affiliates.
- Each program office and facility providing direct services to clients of LDH shall establish an abuse and neglect policy specific to that program office or facility.



LDH Policy 145.1: LDH Policy on Client Abuse and Neglect

Duty to Report Abuse and Neglect

- <u>La R. S. 14:403.2</u> mandates reporting of abuse and/or neglect, including by an employee of LDH or an affiliate.
- Persons who report in good faith have immunity from liability (unless they are involved in the abuse and/or neglect).
- The following are violations of the law and subject to criminal penalties:
 - Failure to report the abuse or neglect of an adult within 24 hours of becoming aware of the situation
 - Knowingly and willfully making a false report
 - Retaliating against anyone making a report
 - Obstructing or interfering with the procedures of receiving and investigating reports of adult abuse and neglect
 - Disclosing confidential information about or contained within a report



Reporting Abuse, Neglect, Exploitation, or Trafficking

Reporting for Children (0 to 17 years old)

 Contact the Louisiana Department of Children & Family Services' Children Protective Services (CPS) at 1-855-4LA-KIDS (1-855-452-5437) and local law enforcement.

Reporting for Adults (18 to 59 years old)

 Contact the <u>LDH's OAAS Adult Protective Services (APS)</u> program at 1-800-898-4910 and local law enforcement.

Reporting for Elderly Adults (60 years and older)

 Contact the <u>Governor's Office of Elderly Affairs' Elderly Protective Services (EPS)</u> at 1-833-577-6532 and local law enforcement.

Reporting for Nursing Homes and Privately Owned intermediate Care Facilities for Individuals with Developmental Disabilities (ICF/ID) Providers

• Contact LDH's Health Standards Section (HSS) at 1-877-343-5179.



Filing a Complaint with OCDD

- To file a complaint, concern, or dissatisfaction involving services administered by OCDD or its contracted entities, contact your <u>local governing</u> <u>entity</u> or call 225-342-0095.
- OCDD Policy # 602: Customer Complaints





Critical Incident Resources in One Place

OCDD has a dedicated webpage on critical incident reporting: <u>https://ldh.la.gov/page/critical-incident-reporting</u>

Please bookmark this link!

- Resources available:
 - Summary of critical incident reporting for OCDD waivers
 - Critical incident categories
 - Links to other LDH offices reporting critical incidents and/or using SIMS
 - Summary of SIMS
 - Link to access SIMS
 - How to apply for a SIMS account

- SIMS password help
- SIMS general help
- User resources for SIMS users and families
 - Policies
 - Training materials
 - Visual Workflows
 - OCDD Critical Incident Report Form



Types of Reportable Incidents (Incident Categories)

- Abuse (Child, Adult, Elderly)
- Neglect (Child, Adult, Elderly)
- Exploitation
- Extortion
- Death
- Fall
- Involvement with Law Enforcement

- Loss or Destruction of Home
- Major Behavioral Incident
- Major Illness
- Major Injury
- Major Medication Incident
- Restraint Use (Personal, Mechanical, Chemical)

Any incident/action that results in a visit to an **acute care facility**, **emergency room**, or **urgent care center** qualifies as a critical incident and must be reported.



Types of Reportable Incidents (Incident Categories)

- Next slides illustrate how incident categories appear in a Critical Incident Report (CIR) Form in SIMS
- As boxes are selected, different options appear (in certain incident categories) for further selection. Example:

Select "Major Injury" →

"Type of Major Injury" populates as the selection \rightarrow

"Emergency Room Visit" or "Acute Care Hospital Visit" populate as options \rightarrow Must select one as the type of major injury



INCIDENT CATEGORIES: (Check only those that apply)

Note: All protective services allegations must be verbally reported

Note to Support Coordinator (SC): If the SC discovers/witnesses an Abuse, Neglect, Exploitation or Extortion incident involving a participant over the age of 18, the SC should immediately verbally report the incident to APS.

The SC shall not enter the information regarding APS Cases aged over 18 into the Incident System. This only applies to APS cases aged over 18.

Child Abuse	✓
Child Neglect	
CPS Confirmation: ID of Intake Worker	
EPS Incident Type (For use by Regional or LGE personnel only)	
Major Injury	
Fall	
Death	
Loss or Destruction of Home	
Major Illness	
Major Behavioral Incident	
Major Medication Incident	
Restraints Use	
Involvement with Law Enforcement	



INCIDENT CATEGORIES: (Check only those that apply)

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Child Abuse	
Child Neglect	
CPS Confirmation: ID of Intake Worker	
EPS Incident Type (For use by Regional or LGE personnel only)	
Major Injury	
Type of Major Injury *	Emergency Room Visit 🗸
Fall	
Death	
Loss or Destruction of Home	
Major Illness	
Major Behavioral Incident	
Major Medication Incident	
Restraints Use	



INCIDENT CATEGORIES: (Check only those that apply)

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Child Abuse	✓
Child Neglect	✓
CPS Confirmation: ID of Intake Worker	
EPS Incident Type (For use by Regional or LGE personnel only)	
Major Injury	
Type of Major Injury *	Acute Care Hospital Visit 🗸
Fall	
Death	
Loss or Destruction of Home	
Major Illness	
Major Behavioral Incident	
Major Medication Incident	
Restraints Use	



Roles/Responsibilities in Critical Incident Reporting

- OCDD waiver participants and their families
- Direct Service Provider Agencies (DSPAs) and Direct Service Providers (DSPs)
- Support Coordination Agencies (SCAs) and Support Coordinators (SCs)
- Local Governing Entity (LGE) Developmental Disabilities Director (DDD) or designee
- LGE staff
- OCDD Central Office Quality Section
- Critical Incident Review Committee (CIRC)



Roles/Responsibilities in Critical Incident Reporting OCDD Waiver Participants and their Families

- Keep a copy of the <u>OCDD OI #F-5: Critical</u> <u>Incident Reporting, Tracking, and Follow-Up</u> <u>Activities for Waiver Services</u> and paper copies of the CIR form available at the participant's home location
- Understand the definition of a critical incident and the HCBS waiver program requirements for reporting them timely to one's residential service provider (if applicable) and SC
- Understand that all emergency room, urgent care clinic, or acute care facility visits are reportable and alert your residential provider (if applicable) or SC, even if you are unsure of which other category would apply.

- Report critical incidents ASAP (no later than 24 hours) after the incident to DSP and/or SC
- Provide information about the circumstances of the critical incident including, but not limited to:
 - Hospital, emergency room, or urgent care discharge summary/orders
 - Medication changes
 - Arrest information, court dates, incarceration
- Participate in all planning meetings to resolve critical incidents or to develop strategies to prevent or mitigate the likelihood of similar critical incidents occurring in the future.



- Immediately take the necessary action(s) required to ensure the participant is
 protected from further harm and respond to any emergency needs of the participant.
- *Immediately* contact the appropriate protective service agency (APS, CPS, EPS) if abuse, neglect, exploitation, or extortion is suspected.
- When there is an allegation of abuse or neglect, DSPA ensures that any accused staff are removed from and do not have any contact with the alleged victim (participant) or other participants receiving supports and services, pending the outcome of the internal investigation.



- If the abuse, neglect, or exploitation involves a child (birth to 17) and the perpetrator is a DSW, *immediately* verbally report the incident to CPS (and enter incident into SIMS.)
- If the abuse, neglect, or exploitation involves a child's family member, *immediately* verbally report the incident to CPS (and enter incident into SIMS.)
- If the abuse, neglect, exploitation or extortion involves participants ages 18 to 59, *immediately* report the incident to APS. (Do not enter incident into SIMS.)
- If the abuse, neglect, exploitation, or extortion involves participants ages 60 and older, *immediately* verbally report to EPS (and enter incident into SIMS.)



- Cooperate with appropriate protective service agency (APS, CPS, EPS) once that agency has been notified and an investigation commences.
- Provide relevant information, records, and access the agency conducting the investigation.
- Contact the SCA/SC by email or fax *immediately* after taking all necessary actions to protect the participant from further harm and responding to the emergency needs of the participant but *no later than 24 hours* after the discovery of the critical incident.
- Enter critical incident into SIMS *ASAP upon discovery, but no later than 48 hours* after the discovery of the critical incident.
- Provide all applicable descriptive information regarding the incident. Refer to *Types of Reportable Incidents (Incident Categories)* to obtain and include accurate information about the types of child, adult, and elderly abuse reported.



- Enter follow-up case notes within six business days after the initial CIR is received from the DSP or the discovery by the SC and as needed until case closure
- Continue to follow-up with DSP, the participant and others as necessary, in order to update the case notes in SIMS until the incident is resolved and the case is closed.

- Participate in support team meeting(s) to develop an action plan(s) in response to critical incident(s). Provide documentation of these meetings.
- Develop and implement strategies recommended by the participant's support team, LGE waiver office, and Critical Incident Review Committee (CIRC) to reduce or eliminate the occurrence of critical incidents for the affected participant in the future.
- Provide assistance in obtaining documentation for the LGE's review, including proactive strategies that have been attempted and the results.
- Document and review all critical incidents for individual and consider related previous incidents or trends in any future actions taken.
- If concerning trends across participants emerge, include actions to reduce critical incidents within the agency Quality Improvement Plan.



Visual Workflow for Direct Service Provider Agencies (DSPAs): DSPA Key Responsibilities in Critical Incident Reporting

Critical	incident occurs (<i>no</i> suspected abuse, neglect, exploitation, or extortion):	Critical	incident occurs that is suspected abuse, neglect, exploitation,	or extortion:
STEP 1:	Take immediate action to ensure the participant is safe from further harm and respond to their emergency needs.	STEP 1:	Take immediate action to ensure the participant is safe from further harm and respond to their emergency needs.	
STEP 2:	Contact the SCA/SC immediately after taking all necessary actions to protect the participant from further harm and respond to the participant's emergency needs (no later than 24 hours after the CT 6 discovery).	STEP 2:	Ensure that any accused staff are removed and don't have any contact with the alleged victim other participants receiving supports and services, pending the internal investigation's outcome outcome and the services and services are also as a service of the se	
STEP 3:	Enter CI into SIMS as soon as possible upon discovery, but no later than 48 hours after the CI's discovery and provide all applicable descriptive information regarding the CI.		and local law enforcement. Enter into SIMS ASAP upon discovery, n	dult (18 to 59): immediately eport to APS (1-800-898-4910 nd local law enforcement. Do
STEP 4:	Enter follow-up case notes within 6 business days after the DSP receives the initial CIR or the SC's discovery and as needed until CIR closure.	STEP 3:	all applicable descriptive information regarding the CI. • Elderly (60 and older): immediately report to EPS (1-833-577- 6532) and local law enforcement. Enter into SIMS ASAP, but no A	ot enter into SIMS. Complete tep 4 below. Instead of ompleting steps 5 – 11, obtai PS findings from LGE and/or
STEP 5:	Continue to follow-up with DSP, the participant, and others as necessary to update the CIR in SIMS until the CIR is resolved and closed.		applicable descriptive information regarding the CI.	CA/SC and collaborate with GE and SCA/SC to complete ny necessary follow-up and/o ecommendations.
STEP 6:	Participate in support team meetings to develop a plan of action in response to CIs. Provide documentation of these support team meetings.	STEP 4:	Contact the SCA/SC immediately after taking all necessary actions to protect the participan from further harm and respond to the participant's emergency needs (no later than 24 hou after the CI's discovery).	
STEP 7:	Develop and implement strategies recommended by the participant's support team, the LGE, and the CIRC to reduce future CIs to the participant.	STEP 5:		
STEP 8:	Assist LGE in obtaining information/documentation for the LGE's review, including proactive strategies that have already been tried and their results.	STEP 6:	Continue to follow-up with DSP, the participant, and others as necessary to update the case notes in SIMS until the incident is resolved and the case is closed.	
STEP 9:	Document and review all CIs for each participant, analyze them for related previous CIs or trends, and consider these in future decision-making.	STEP 7:	Participate in support team meetings to develop a plan of action in response to CIs. Provide documentation of these support team meetings.	
STEP 10:	When concerning trends emerge, develop and implement actions to reduce CIs in the DSPA's Quality Improvement Plan.	STEP 8:	Develop and implement strategies recommended by the participant's support team, the LGE, and the CIRC to reduce future CIs for the participant.	
NOTE: DS	PAs should review SIMS daily for new CIRs and/or to follow-up on existing CIRs.	STEP 9:	Assist LGE in obtaining information/documentation for the LGE's revi strategies that have already been tried and their results.	ew, including proactive
	CI: critical incident CIB: critical incident report Individuals with developmental disabilities	STEP 10:	Document and review all CIs for each participant, analyze them for re- trends, and consider these in future decision-making.	elated previous incidents o
ACRONY	DSP: direct service provider AS: Adult Protective Services SS: support coordinator SC: support coordination agency FS: Elderly Protective Services SC: support coordination agency HS: Health Standards Section	STEP 11:	When concerning trends emerge, develop and implement actions to Quality Improvement Plan.	reduce CIs in the DSPA's

OCDD has a dedicated webpage on critical incident reporting: <u>https://ldh.la.gov/page/critical-incident-reporting</u>



Roles/Responsibilities in Critical Incident Reporting

Support Coordination Agencies (SCAs) and Support Coordinators (SCs)

- When the SC discovers an incident, contact the provider within two hours of discovery and inform the provider of the incident, collaborate to ensure that the participant is protected from further harm, and ensure that emergency actions are taken.
- In the event that SC is a witness to or discovers abuse, neglect, exploitation, or extortion, *immediately* take action to make sure the participant is protected from further harm and respond to the emergency needs of the participant; and *immediately* verbally report and forward a copy of the completed DI-IH HCBS CIR Form to CPS or EPS.
 - If the incident involves a participant age 18 to 59, the SC should only verbally report the incident to APS (*immediately*) and do not enter information into SIMS.
 - If the incident involves abuse, neglect, exploitation, or extortion involving a participant ages birth to 17 and 60 years of age and older, enter into SIMS *within 24 hours* of witness or upon discovery of the incident.



- Enter CIR information into SIMS within 48 hours following the discovery by the SC or in the following circumstances:
 - Waiver participant is linked to supports waiver or uses self-direction;
 - The incident occurs at a day habilitation or work site;
 - Participant is approved for waiver services but is not at this time using services through a licensed direct support provider;
 - The direct services provider is unable to enter into the SIMS.



- Review critical incidents *daily* for new CIRs or requested follow-up from the LGE.
- Convene necessary planning meetings that may be required to resolve the critical incident or to develop strategies to prevent or mitigate the likelihood of similar critical incidents from occurring in the future and revise the participant's support plan accordingly. At a minimum this must occur in response to each critical incident as described in OI #F-8 *Risk Management Process for Waiver Services: Critical Incident Review*
- Revise the participant's support plan *as needed* to include actions or services to implement recommended strategies. Assist in linking the participant to needed supports and services.
- Enter follow-up case notes *within six business days* after the initial critical incident report is received from the DSP or the discovery by the SC *and as needed until case closure*.



- Continue to follow-up with the DSP, the participant, and others *as necessary* in order to update the case notes in SIMS *until the incident is resolved and the case is closed*.
- Compile documentation as required for critical incidents that require LGE or CIRC review per OI #F-8 *Risk Management Process for Waiver Services: Critical Incident Review* and response to any recommendations. Provide this information to the LGE for submission to the CIRC.
- Send the participant a copy of the incident participant summary *within 15 days* after final supervisory review and closure by the LGE. Do not include the identity of the reporters or any sensitive or unsubstantiated allegations in the participant summary. In the event of the participant's death, forward the participant summary to the Medicaid-authorized representative or legal guardian.



- At each quarterly meeting for participant, review critical incidents for any trends and facilitate discussion with the support team to identify any additional actions or services that need to be implemented.
- Meet the required actions involved in the death of a participant.
 - Upon receipt of the Mortality Review Committee (MRC) checklist and the signed Release of Information Letter from the LGE, SCAs and SCs are to provide the information as required by the OI #F-1 *Mortality Review Process*



Visual Workflow for Support Coordination Agencies (SCAs): SCA Key Responsibilities in Critical Incident Reporting

Office f	ARTMENT OF HEALTH SCA KEY RESPONSIBILITIES IN for Citoarta with Developmental Disabilities		ARTMENT OF HEALTH SCAKEY RE: for Ottoens with Developmental Disabilities CRITICAL INCO	SPONSIBILITIES DENT REPORTI
Critical in	ncident occurs (<i>no</i> suspected abuse, neglect, exploitation, or extortion):	SC witr	esses or discovers suspected abuse, neglect, exploitation, or exto	rtion:
STEP 1:	When SC discovers a CL contact the DSP within 2 hours of discovery to inform them and collaborate with the DSP to ensure that the participant is protected from further harm and that emergency actions are taken.	STEP 1:	Take immediate action to ensure the participant is safe from further harm ar their emergency needs.	nd respond to
	In the following circumstances, enter CI into SIMS ASAP upon discovery, but no later than 48 hours after the CI's discovery, provide all applicable descriptive information regarding the CI: 1. Participant is linked to Supports Waiver or uses self-direction 2. Participant is approved for HCBS waiver services, but is not using services through a DSPA	STEP 2:	Contact the DSP within 2 hours of discovery to inform them of the CI, and co the DSP to ensure that the participant is protected from further harm and that actions are taken.	
STEP 2:	 Departure is approved for negative structures, but is not using services introdge a Dark SDPA is unable to enter Cl into SIMS for legitimate reasons When SC is first to discover an incident (e.g. during a monthly contact). NOTE: If DSPA staff was on duty at the time of the Cl, then DSPA is responsible for entering the CIR into SIMS. A*second* discovery by SCA later does not shift responsibility. 		but no later than 48 hours after the CI's discovery and provide (1-800-898-4)	59): y report to APS 910) and local la
STEP 3:	Enter follow-up case notes within 6 business days after receiving the initial CIR from the DSP or the SC's discovery of CI, and as needed until CIR closure.	STEP 3:	all applicable descriptive information regarding the Cl. • Elderly (60 and older): immediately report to EPS (1-833-577- 6532) and local law enforcement. Enter into SIMS ASAP, but no steps 4 - 9, o	t. Do not enter i d of completing btain APS findin d collaborate wi
STEP 4:	Continue to follow-up with DSP, the participant, and others as necessary to update the CIR in SIMS until the CIR is resolved and closed.		Nursing homes and privately-owned ICE/DDs: immediately complete any	y necessary follo commendation
STEP 5:	Convene support team meetings to resolve the CI, develop strategies to reduce future CIs to the participant, revise the participant's support plan to implement strategies, and assist in linking the participant to needed supports/services.	STEP 4:	Enter follow-up case notes within 6 business days after the SC's discovery of Cl, and as needed until CIR closure.	
STEP 6:	When the CI requires CIRC review, submit required documentation to the LGE for its review and submission to the CIRC.	STEP 5:	Continue to follow-up with DSP, the participant, and others as necessary to update the CIR in SIMS until the CIR is resolved and closed.	
STEP 7:	Send the participant the CIR's Participant Summary Report within 15 days of CIR closure by the LGE. When the CI is a death, send the Participant Summary Report to the Medicaid-authorized representative or legal guardian.	STEP 6:	Convene support team meetings to resolve the CI, develop strategies to reduce future CIs to the participant, revise the participant's support plan to implement strategies, and assist in linking the participant to needed supports/services.	
STEP 8:	At each quarterly meeting for each participant, review all CIs for participant, analyze them for related previous CIs or trends, and facilitate discussion with the support team to identify any additional supports/services needed.	STEP 7:	When the CI requires review by the CIRC, submit to the LGE required documentation for the LGE's review and submission to the CIRC.	
NOTE: SC	As should review SIMS daily for new CIRs and/or to follow-up on existing CIRs.	STEP 8:	Send the participant the CIR's Participant Summary Report within 15 days of CIR of	losure by the L
ACRONYM	CI: critical incident ICF/DD: intermediate care facilities for individuals with developmental disabilities DSP: direct service provider APS: Adult Protective Services SSP: direct service provider agency	STEP 9:	STEP 9: At each quarterly meeting for each participant, review all CIs for participant, analyze them for related previous CIs or trends, and facilitate discussion with the support team to identify any additional supports/services needed.	
	SC: support coordinator SC: support coordinator SC: support coordinator SC: support coordination agency HS: Health Standards Section SIMS: Statewide Incident Management System CRC: Critical Incident Review Committee	NOTE: SC	As should review SIMS daily for new CIRs and/or to follow-up on	existing Cl
Issued 3/26	OCDD-SCC-25-001 SCA Key Responsibilities in Critical Incident Reporting	Issued 3/2		OCDD-SCC-25

OCDD has a dedicated webpage on critical incident reporting: <u>https://ldh.la.gov/page/critical-incident-reporting</u>

Critical Incident Reporting for OCDD: OI #F-5 and SIMS



Roles/Responsibilities in Critical Incident Reporting

Support Coordination Agencies (SCAs) and Support Coordinators (SCs) + Direct Service Provider Agencies (DSPAs) and Direct Service Providers (DSPs) Determining What Agency Enters a CIR in SIMS

- If DSP was on duty at the time of the incident: DSPA is responsible for entering the CIR into SIMS. A "second" discovery by SC later does not shift responsibility.
- If DSP was not on duty at the time of the incident: Responsibility falls to whoever discovers the incident first:
 - If the SC is the first to discover the incident (e.g., during a monthly contact): SCA is responsible for entering the CIR into SIMS.
 - If the DSP is the first to discover the incident (e.g. at next shift): DSPA is responsible for entering the CIR into SIMS.
- For participants using **self-direction**: SCA is responsible for entering the CIR upon discovery.
- For participants without an in-home provider: SCA is responsible for entering the CIR upon discovery.
- Unforeseen circumstances: DSPA can request SCA to enter the CIR if there are legitimate unforeseen issues (e.g., power outages, natural disasters). Lack of SIMS access, inactive SIMS accounts, or lack of staff trained in SIMS is not an acceptable excuse; DSPAs are responsible for training DSPA staff on SIMS, maintaining active SIMS accounts, and resolving SIMS access issues within CIR entry timelines.

OCDD has a dedicated webpage on critical incident reporting: <u>https://ldh.la.gov/page/critical-incident-reporting</u>

Critical Incident Reporting for OCDD: OI #F-5 and SIMS



Roles/Responsibilities in Critical Incident Reporting LGE Developmental Disabilities Director (DDD) or LGE Designee

- On a daily basis, review all incoming CIRs and assign to LGE staff.
- *Immediately, or within 24 hours,* notify OCDD Central Office Quality Section when critical incidents involve one of the below. (These notifications are done via the LDH OCDD Internal Notification Template and must have CIR number included.)
 - Death
 - Involvement with law enforcement
 - Missing person
 - Media attention/ probability of
 - Contact with government officials/ probability of
- Review and approve any extension requests made by staff of the LGE.

- Ensure that all mandatory information is entered into SIMS *prior to case closure*.
- Track critical incidents (or ensure designated staff do) to ensure that any incidents identified in OI #F-8 Risk Management Process for Waiver Services: Critical Incident Review that require LGE review or CIRC review are identified and requirements of OI F-8 are followed.
- Close cases after all needed follow-up has occurred and all necessary data has been entered into SIMS (Supervisor Review and Closure).
- Periodically select a sample of critical incidents to review for adherence to policy including a review to determine if all necessary actions were taken to address and resolve critical incidents.



Roles/Responsibilities in Critical Incident Reporting LGE Developmental Disabilities Director (DDD) or LGE Designee

- Comply with the OI #F-1 *Mortality Review Process* for participant deaths.
- Ensure that all critical incidents involving deaths *remain open* until after OCDD's Mortality Review Committee (MRC) has met and until recommended closure is received from Central Office critical incident program manager/designee.
 - NOTE: May require granting extension(s) to staff *until all information* is received from support coordinator and until after MRC has met or if MRC requests additional information based upon their review.
- Close APS Cases



Roles/Responsibilities in Critical Incident Reporting

- Continue to follow-up with SCA and DSPA, providing technical assistance *as necessary* and requesting additional information in writing until closure of the critical incident
- Make timely referrals to other agencies as necessary
- Ensure that SCA and DSPA enters all necessary information into SIMS
- Ensure that activities occur within required timelines, including closure of the incident within 30 days, unless an extension has been granted
- Submit requests for extension to the DDD/designee for review and approval

- Ensure that participant summary is completed for all cases including APS, EPS, and CPS. The participant summary should not include the name of the reporter of the incident or any other sensitive information.
- Comply with the requirements of the OI #F-1 Mortality Review Process and OI #F-8 Risk Management Process for Waiver Services: Critical Incident Review
- When waiver staff suspect or becomes aware that a waiver incident meets the definition of an APS case, they must report the case immediately to APS. (Convert waiver incident to APS case.)

DSPAs and SCAs are responsible for training staff on how to use SIMS, maintaining active SIMS accounts, and resolving SIMS access issues.



Roles/Responsibilities in Critical Incident Reporting OCDD Central Office Quality Section

- Notify CIRC and OCDD Executive Management Team upon receipt of email or verbal notification of any incident that involves or may involve a degree of risk such that immediate action from OCDD is required and may (or has) resulted in involvement of the media and/or legal system (not including a single arrest incident which should follow typical reporting and actions).
- Provide technical assistance to the authorities/districts as needed.

- Identify statewide needs for training regarding the following:
 - Responding to critical incidents
 - Adhering to <u>OCDD Operational Instruction</u> <u># F-5: Critical Incident Reporting, Tracking</u> <u>and Follow-Up Activities for Waiver</u> Services.
 - Entering critical incident data into SIMS
 - Adhering to OI #F-1 Mortality Review Process and OI #F-8 Risk Management Process for Waiver Services: Critical Incident Review and/or other related topics.



Roles/Responsibilities in Critical Incident Reporting OCDD Central Office Quality Section

- Select a sample of critical incidents to review for adherence to policy, including a review to determine if all necessary actions were taken to address and resolve critical incidents
- Identify necessary remediation to be taken by DSPA, DSP, SCA, SC, and LGE staff
- Pull aggregate reports of critical incident data and participate on the CIRC
- Comply with:
 - OI #F-1 *Mortality Review Process* when a critical incident involves the death of a participant
 - OI #F-8 *Risk Management Process for Waiver Services: Critical Incident Review* when specific identified critical incident thresholds are met



Critical Incident Review Committee (CIRC)

- OCDD Central Office has established a CIRC
- CIRC reviews individual incidents that cross set thresholds as established by OI #F-8 *Risk Management Process for Waiver Services: Critical Incident Review* and conducts the following QE activities for all aggregate critical incident data:



- Analyze data to identify trends for effective program management to ensure:
 - Safety/wellbeing of participants receiving OCDD supports and services
 - That participants receive quality supports and services from OCDD
- Analyze data to determine the effectiveness of QE goals and activities
- Identify participants who experience frequent critical incidents and whose support plans will need to include strategies to mitigate risks from future incidents, including review *within one business day* of all incidents reported in OI #F-1 *Mortality Review Process* with a follow up report and recommendations to OCDD's assistant secretary, EMT, and LGE
- Immediately review and recommend actions related to any incidents identified in LDH OCDD Internal Notification Template with a report to EMT and any follow up actions and reporting *as needed until the incident is closed satisfactorily*.



Types of Reportable Incidents (Incident Categories)

- Abuse (Child, Adult, Elderly)
- Neglect (Child, Adult, Elderly)
- Exploitation
- Extortion
- Death
- Fall
- Involvement with Law Enforcement

- Loss or Destruction of Home
- Major Behavioral Incident
- Major Illness
- Major Injury
- Major Medication Incident
- Restraint Use (Personal, Mechanical, Chemical)

Any incident/action that results in a visit to an **acute care facility**, **emergency room**, or **urgent care center** qualifies as a critical incident and must be reported.



Abuse, Neglect, and Exploitation



Abuse

- Any of the acts defined for child abuse or adult/elderly abuse that seriously endanger the physical, mental, or emotional health and safety of the individual
- Can apply to child, adult, or elderly

Neglect

- Failure by a caregiver responsible for a person's care or by other parties to provide the proper or necessary support or medical, surgical, or any other care necessary for their wellbeing
- Can apply to child, adult, or elderly



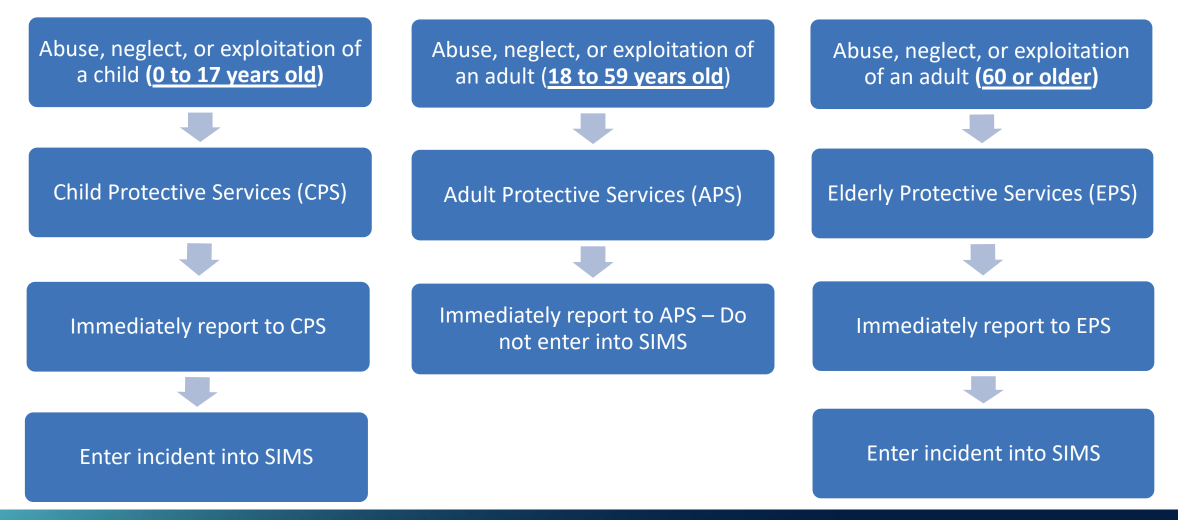
Exploitation

- The illegal or improper use or management of an aged person's or adult with disability's funds, assets, or property, or use of the person's power of attorney or guardianship for one's own profit or advantage (R.S. 15:503)
- Can apply to child, adult, or elderly

Critical Incident Reporting for OCDD: OI #F-5 and SIMS



Abuse, Neglect, Exploitation



Critical Incident Reporting for OCDD: OI #F-5 and SIMS

Abuse (Child)

- The infliction or attempted infliction, or, as a result of inadequate supervision, the allowance of the infliction or attempted infliction of **physical or mental injury** upon the child by a parent or by any other person.
- The exploitation or overwork of a child by a parent or by any other person.
- The involvement of a child in **any sexual act with a parent or with any other person**, or the aiding or toleration by a parent or the caretaker of the child's sexual involvement with any other person, or the child's involvement in **pornographic displays** or any other involvement of a child in sexual activity constituting a crime under the laws of this state (Louisiana Children's Code, Article 1003 (I)).
- Primary Child Abuse: the accused or perpetrator is identified as the biological mother, father, stepmother, stepfather, or legal guardian/curator
- Non-Primary Child Abuse: the accused or perpetrator is identified as a staff person of a DSPA, a neighbor, or others.



Abuse (Adult and Elderly)

 The infliction of physical or mental injury on an adult by other parties, including (but not limited to) sexual abuse, abandonment, isolation, exploitation, or extortion of funds or other things of value, to such an extent that their health, selfdetermination, or emotional wellbeing is endangered (R.S. 15:503).

Extortion is defined as the acquisition of a thing of value from an unwilling or reluctant adult by physical force, intimidation, or abuse of legal or official authority (R.S. 15:503).

Neglect (Child)

- The refusal or failure of a parent or caretaker to provide the child with necessary food, clothing, shelter, care, treatment, or counseling for an injury, illness, or condition of the child, as a result of which the child's physical, mental, or emotional health and safety is substantially threatened or impaired.
- Whenever, in lieu of medical care, a child is being provided treatment in accordance with the tenets of a well-recognized religious method of healing having reasonable, proven record of success, the child shall not, for that reason alone, be considered neglected or abused. (Children's Code, Article 1003).
- Primary Child Neglect: the accused or perpetrator is identified as the biological mother, father, stepmother, stepfather, or legal guardian/curator
- Non-Primary Child Neglect: the accused or perpetrator is identified as a staff person of a DSPA, a neighbor, or others.



Neglect (Adult and Elderly)

 The failure by a caregiver responsible for an adult's care or by other parties to provide the proper or necessary support or medical, surgical, or any other care necessary for their wellbeing. No adult who is being provided treatment in accordance with a recognized religious method of healing in lieu of medical treatment shall, for that reason alone, be considered to be neglected or abused (R.S 15:503).

Self-neglect (adult/elderly) is defined as the failure by an adult participant's action or inaction to provide the proper or necessary supports or other medical, surgical, or any other care necessary for his/her own well-being. No adult who is being provided treatment in accordance with a recognized religious method of healing, in lieu of medical treatment, shall for that reason alone be considered to be self-neglected (R.S. 15:503).



Exploitation

• The illegal or improper use or management of an aged person's or adult with disability's funds, assets, property, or use of the person's power of attorney or guardianship for one's own profit or advantage (R.S. 15:503).

- The definition for exploitation does not differ between child, adult, or elderly (as opposed to definitions for abuse and neglect).
- The <u>OCDD Operational Instruction #F-5:</u> <u>Critical Incident Reporting, Tracking, and</u> <u>Follow-Up Activities for Waiver Services</u> includes process for reporting exploitation for children, adults, and elderly.



Death

- Determined by the physician or coroner who issues the death certificate for an individual
- All deaths are reportable regardless of the cause or the location where the death occurred.

- See February 20, 2024 Memo: *Critical Incident Report (CIR) of a Death in the Statewide Incident Management System (SIMS)*
- Changes in three areas of death CIRs in SIMS



February 20, 2024 Memo: Critical Incident Report (CIR) of a Death in the Statewide Incident Management System (SIMS)

	Area for Improvement	Recommendation
1.	A CIR is created for a death, but "Death" is not selected under "Incident Categories" in the CIR Form.	When completing a CIR for a death that has occurred, please ensure "Death" is selected under "Incident Categories" in the CIR Form.
2.	A death occurs, but a CIR is not created for the death.	All deaths are reportable incidents and must be reported in SIMS as a critical incident, per OCDD Operational Instruction # F-5 <i>Critical Incident</i> <i>Reporting, Tracking and Follow-Up</i> <i>Activities for Waiver Services</i> . Please ensure a CIR is completed for all deaths. As outlined in Recommendation 1 above, when completing a CIR for a death, please ensure "Death" is selected under
3.	A "Death" selection under "Incident Categories" is added to a previously entered, non-death CIR. The previously entered CIR is primarily regarding the circumstances that let up to the death, however, it is not for the death itself. When a "Death" selection is added to an existing non-death CIR that predates the death, inconsistencies are created in tracking the participant's actual date of death in comparison to the date of death reported in SIMS.	"Incident Categories" in the CIR Form. Please create a new CIR for each death. Documenting a CIR for a death prior to the date of the death itself has been found to create inconsistencies in the mortality data in SIMS. It is essential for the MRC to accurately track the date of a participant's death.



Fall

- The participant is **found down on the floor or** ground [unwitnessed event] (not intended to include finding someone on the floor engaged in intentional activity such as a child playing on the floor even if the act of sitting to play was unwitnessed); or comes to rest on the floor or ground unintentionally, witnessed (not intended to include participants who fall in the course of playing sports or other activities when these activities are not contraindicated by their plan of care and falling or sliding is a normal occurrence of the activity.)
- Must complete two forms when a fall occurs:
 - Fall Assessment Form
 - Fall Analysis & Action Form
- These will populate for completion in SIMS when a fall is selected as an incident category.
- Please be as detailed as possible.
- Ideal to complete these at the same time CIR is completed.



Involvement with Law Enforcement

- A participant, their staff, or others responsible for the participant's care are involved directly or indirectly in an alleged criminal manner, resulting in law enforcement becoming involved such as:
 - A participant is arrested for an offense/crime or law enforcement is called to the scene due to actions of the participant.
 - An on-duty staff person is arrested/charged with an offense/crime.
 - An on-duty staff person is issued a citation for a moving violation while operating an agency vehicle, or while transporting a participant(s) in a private vehicle (e.g. staff-owned vehicle).

Immediately, or within 24 hours, notify OCDD Central Office Quality Section when critical incidents involve one of the below. (These notifications are done via the LDH OCDD Internal Notification Template and must have CIR number included.)

- Death
- Involvement with law enforcement
- Missing person
- Media attention/ probability of
- Contact with government officials/ probability of

Critical Incident Reporting for OCDD: OI #F-5 and SIMS



Loss or Destruction of Home

- Damage to or loss of the participant's home that causes harm or the risk of harm to the participant.
- This may be the result of any manmade or natural action, such as wind damage, fire, flood, eviction, and an unsafe or unhealthy living environment.





Major Behavioral Incident

- An incident engaged in by a participant who is alleged, suspected, or witnessed by the reporter that can reasonably be expected to result in harm, or that may affect the safety and well-being of the participant.
- Major Behavioral Incidents:
 - Suicidal threats
 - Missing person
 - Self-injury
 - Nonconsensual sexual behavior (offensive sexual behavior or sexual aggression)
 - Physical aggressive behavior

While an emergency room, urgent care clinic, or acute care facility visit is not required to meet the Major Behavioral Incident definition, any incident that results in an emergency room, urgent care clinic, or acute care facility visit of the participant as a result of the behavior in question qualifies as reportable as a critical incident.



Major Illness

- Any substantial change in health status, (suspected or confirmed) that requires medical treatment at one of the following locations:
 - Emergency Room
 - Urgent Care Clinic
 - Acute Care Facility

Note: Any illnesses/conditions that result in treatment at one of the above facilities are reportable critical incidents as "other major illness."

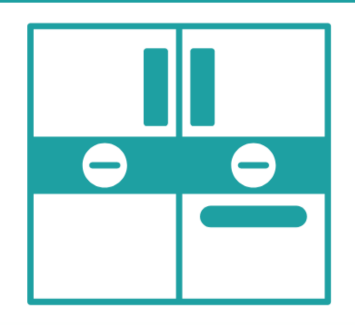
- The following specific major illnesses are additionally reportable by category as part of OCDD's risk management obligation:
 - Bowel Obstruction
 - Decubitus
 - Pneumonia
 - Seizures



Major Injury

- Any suspected or confirmed wound or injury to a participant of known or unknown origin requiring medical attention by a licensed health care provider at one of the following locations:
 - Emergency Room
 - Urgent Care Clinic
 - Acute Care Facility

EMERGENCY





Major Medication Incident

- The administration or self-administration of medication in an incorrect form, not as prescribed or ordered, or to the wrong person, or the failure to administer or self-administer a prescribed medication, which requires or results in medical attention by a physician, nurse, dentist, or any licensed health care provider at one of the following locations:
 - Emergency Room
 - Urgent Care Clinic
 - Acute Care Facility

The following are major medication incidents if they meet the definition as noted to the left:

- Staff error
- Pharmacy error
- Person error
- Medication Non-Adherence
- Family error

Restraint Use

- The application of a physical hold (personal restraint), mechanical device (mechanical restraint), and/or medication (chemical restraint) for the purpose of restricting or suppressing an individual's movement or preventing an individual access to their body.
- Use of any procedure expressly prohibited by OCDD policy or CMS regulations should be reported to the appropriate APS authority under the abuse category.

Actions that may be confused as restraint but are *not* restraint:

- Use of orthopedic appliances or medical procedures in accordance with standard medical practice in the community
- Approved techniques such as physical guidance, redirection, or escorts involving brief hold/physical contact of less than 30 seconds in which no aggressive resistance is observed
- **Transports** (physically moving an individual from one place to another) whereby no aggressive resistance is observed and/or the individual does not verbally or nonverbally (e.g. gestures, pulling away, vocalizing dislike when touched) refuse the transport
- **Typical activities that are momentary in nature** that one would do in a moment of imminent risk for any individual (e.g. blocking someone from entering a street when a vehicle the individual does not see is near and the individual would otherwise come to significant harm)



Health Care Admissions that Result in a Critical Incident

- Healthcare Admission = the admission of a person to an acute care facility, hospital, or other healthcare facility for the purpose of receiving medical care or behavioral stabilization
- Reportable healthcare admissions:
 - Acute Care Facility = a hospital where it is expected that the patient will require treatment by licensed health care providers either as an out-patient (less than 24 hours) or as a patient who stays more than 24 hours. This includes psychiatric hospital stays/ admissions.
 - Emergency Room = Emergency room or urgent care center

- Any incident/action that results in a visit to an acute care facility, emergency room, or urgent care center qualifies as a critical incident and must be reported.
- Do not report doctor appointments to a doctor's office, such as PCP or other doctor's office visit.
- Visits to an acute care facility, emergency room, or urgent care center are *not* separate categories of incidents, but are covered in the incident categories previously mentioned.



Acronyms

- SIMS Statewide Incident Management System
- CIR Critical Incident Report
- EMT Executive Management Team
- MRC Mortality Review Committee
- **CIRC** Critical Incident Review Committee
- LGE Local Governing Entity
- **DDD** Developmental Disabilities Director
- **QE** Quality Enhancement
- HCBS Home- and Community-Based Services
- OI Operational Instruction
- **RS** Revised Statute

- **DSPA** Direct Service Provider Agency
- **DSP** Direct Service Provider
- SCA Support Coordination Agency
- SC Support Coordinator
- **EPS** Elderly Protective Services
- **APS** Adult Protective Services
- **CPS** Child Protective Services
- HSS Health Standards Section
- **PA** Prior Authorization
- SRI Statistical Resources Inc.
- LaSRS Louisiana Statistical Resources

OCDD has a dedicated webpage on critical incident reporting: <u>https://ldh.la.gov/page/critical-incident-reporting</u>

Critical Incident Reporting for OCDD: OI #F-5 and SIMS



OCDD HCBS WAIVERS:

- New Opportunities Waiver (NOW)
- Residential Options Waiver
 (ROW)
- Supports Waiver (SW)
- Children's Choice Waiver (CC)

OCDD has a dedicated webpage on critical incident reporting: <u>https://ldh.la.gov/page/critical-incident-reporting</u>

THANK YOU

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