Florida Network of Youth and Family Services
Quality Improvement Program Report

Review of Tampa Housing Authority
on November 1, 2018

Compliance Monitoring Services Provided by

FOREFRONT
### CINS/FINS Rating Profile

#### Standard 1: Management Accountability

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.01 Background Screening</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>1.02 Provision of an Abuse Free Environment</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>1.03 Incident Reporting</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>1.04 Training Requirements</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>1.05 Analyzing and Reporting Information</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>1.06 Client Transportation</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>1.07 Outreach Services</td>
<td>Satisfactory</td>
</tr>
</tbody>
</table>

Percent of indicators rated Satisfactory: 100.00%
Percent of indicators rated Limited: 0.00%
Percent of indicators rated Failed: 0.00%

#### Standard 2: Intervention and Case Management

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.01 Screening and Intake</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>2.02 Needs Assessment</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>2.03 Case/Service Plan</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>2.04 Case Management &amp; Service Delivery</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>2.05 Counseling Services</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>2.06 Adjudication/Petition Process</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>2.07 Youth Records</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>2.08 Sexual Orientation, Gender Identity, Gender Expression</td>
<td>Satisfactory</td>
</tr>
</tbody>
</table>

Percent of indicators rated Satisfactory: 100.00%
Percent of indicators rated Limited: 0.00%
Percent of indicators rated Failed: 0.00%

#### Standard 3: Shelter Care & Special Populations

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.01 Shelter Environment</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>3.02 Program Orientation</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>3.03 Youth Room Assignment</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>3.04 Log Books</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>3.05 Behavior Management Strategies</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>3.06 Staffing and Youth Supervision</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>3.07 Special Populations</td>
<td>Satisfactory</td>
</tr>
</tbody>
</table>

Percent of indicators rated Satisfactory: 100.00%
Percent of indicators rated Limited: 0.00%
Percent of indicators rated Failed: 0.00%

### Overall Rating Summary

Percent of indicators rated Satisfactory: **100%**
Percent of indicators rated Limited: 0.00%
Percent of indicators rated Failed: 0.00%
Rating Definitions

Ratings were assigned to each indicator by the review team using the following definitions:

<table>
<thead>
<tr>
<th>Rating Definition</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Satisfactory Compliance</td>
<td>No exceptions to the requirements of the indicator; limited, unintentional, and/or non-systemic exceptions that do not result in reduced or substandard service delivery; or exceptions with corrective action already applied and demonstrated.</td>
</tr>
<tr>
<td>Limited Compliance</td>
<td>Exceptions to the requirements of the indicator that result in the interruption of service delivery, and typically require oversight by management to address the issues systemically.</td>
</tr>
<tr>
<td>Failed Compliance</td>
<td>The absence of a component(s) essential to the requirements of the indicator that typically requires immediate follow-up and response to remediate the issue and ensure service delivery.</td>
</tr>
</tbody>
</table>

Review Team:

Ashley Davies, Lead Reviewer/Consultant, Forefront LLC

Jordan Wyns, Community Services Non-Residential Supervisor/Counselor, Family Resources

Canitha Taylor, Regional Monitor, Department of Juvenile Justice
Methodology

This review was conducted in accordance with FDJJ-1720 (Quality Assurance Policy and Procedures) and focused on the areas of (1) Management Accountability, (2) Intervention and Case Management, and (3) Shelter Care/Health Services, which are included in the Children/Families in Need of Services (CINS/FINS) Standards (July 2018).

Persons Interviewed

- Program Director
- DJJ Monitor
- DHA or designee
- DMHA or designee
- # Case Managers: 2
- # Clinical Staff: 1
- # Food Service Personnel: 1
- # Healthcare Staff: 1
- # Maintenance Personnel: 1
- # Program Supervisors: 1
- # Other (listed by title): 1

Documents Reviewed

- Accreditation Reports
- Affidavit of Good Moral Character
- CCC Reports
- Confinement Reports
- Continuity of Operation Plan
- Contract Monitoring Reports
- Contract Scope of Services
- Egress Plans
- Escape Notification/Logs
- Exposure Control Plan
- Fire Drill Log
- Fire Inspection Report
- Fire Prevention Plan
- Grievance Process/Records
- Key Control Log
- Logbooks
- Medical and Mental Health Alerts
- PAR Reports
- Precautionary Observation Logs
- Program Schedules
- Sick Call Logs
- Supplemental Contracts
- Table of Organization
- Telephone Logs
- Vehicle Inspection Reports
- Visitations Logs
- Youth Handbook
- # Health Records: 0
- # MH/SA Records: 0
- # Personnel/Volunteer Records: 0
- # Training Records/CORE: 0
- # Youth Records (Closed): 3
- # Youth Records (Open): 3
- # Other: ___

Surveys

- # Youth: NA
- # Direct Care Staff: NA
- # Other: NA

Observations During Review

- Admissions
- Confinement
- Facility and Grounds
- First Aid Kit(s)
- Group
- Meals
- Medical Clinic
- Medication Administration
- Posting of Abuse Hotline
- Program Activities
- Recreation
- Searches
- Security Video Tapes
- Sick Call
- Social Skill Modeling by Staff
- Staff Interactions with Youth
- Staff Supervision of Youth
- Tool Inventory and Storage
- Toxic Item Inventory and Storage
- Transition/Exit Conferences
- Treatment Team Meetings
- Use of Mechanical Restraints
- Youth Movement and Counts

Comments

Items not marked were either not applicable or not available for review
Strengths and Innovative Approaches:

The Assistant Director of the agency left in February 2018.

The Case Manager for the agency went from part-time to full-time on October 15, 2018.

The agency completed a pilot camp to engage youth in change. Youth went on field trips to volunteer and give back to the community. One of the field trips was to the Crisis Center of Tampa Bay and it was reported this was very impactful for the youth.

The agency is in the process of transitioning to an E-file process. The agency expects to be completely digital in the next few months.

The 6th annual fall workshop is scheduled to take place on November 21st and is geared towards child development and teaching parents to work with child and resistance.

The agency will be donating 125 Thanksgiving boxes to be distributed to families and the elderly.
Standard 1: Management Accountability

Overview:

The CINS/FINS program is staffed by a Program Director, Case Manager, Counselor, Data Specialist and student interns. Level 2 background screening is mandatory for employees and volunteers working with direct access to youth to guarantee they meet statutory requirements of good moral character as required in Florida Statute 435.05. Personnel files and background screening for new direct care staff in the program were evaluated for this review.

Staff training ensures that staff assigned to the program has the proper credentials to perform their job responsibilities. Program orientation and training is an essential component of this effort. Upon hire by THA, it is their policy that staff are trained to conduct screening and assessment services to eligible youth and families. Training record for each staff is maintained in their Personnel file. The training completed is documented on a training log that includes the name of the training, date, trainer’s name, and hours. Supporting documentation is maintained in the file. The provider’s team of staff members conduct outreach activities and documents these activities in NetMIS.

1.01 Background Screening of Employees/Volunteers

☑️ Satisfactory ☐ Limited ☐ Failed

The Tampa Housing Authority has a policy and procedures which addresses background screening of all employees and volunteers. The policy ensures all employees have been properly screened in accordance to Florida Statutes and the Department of Human Resources for Tampa Housing. Policy reviewed October 1, 2018.

Background screening is conducted for all employees, contracted provider and grant recipient employees, volunteers, mentors, and interns with access to youth. All background screenings are completed prior to hiring an employee, volunteer, mentor, or intern. All employees and volunteers are re-screened every five years. The annual affidavit of compliance with good moral character standards (Form IG/BSU-006) is completed by the program and sent to DJJ Background Screening Unit by January 31st of each year.

The agency has begun using Avatar as a pre-employment assessment. The applicant is required to complete an assessment which measures the applicant’s cognitive abilities, knowledge and skills, personality characteristics, behavioral history, and emotional
intelligence. The assessment uses photo identification to ensure the same person completes the entire assessment. There is also a Test Results and Interview Guide that is created from the assessment. The test results give a rating score for each of the above areas that were assessed. An overall compatibility score is given to the applicant. The Interview Guide gives suggested questions to ask the applicant based on results from the assessment. The Avatar assessment has been used on one employee so far. It was a part-time employee who applied for a full-time position.

Exceptions:
There were no exceptions to this indicator.

1.02 Provision of an Abuse Free Environment

☒ Satisfactory ☐ Limited ☐ Failed

The program has a policy and procedures which addresses the provision of a safe and secure environment to protect all clients. The policy indicates the program follows all requirements of Florida Statute Chapter 415 in protection of children and disabled or aged adults from abuse and/or neglect. Policy reviewed October 1, 2018.

The program provides an environment in which youth, staff, and others feel safe, secure, and not threatened by any form of abuse or harassment. All program staff adheres to a code of conduct that prohibits the use of physical abuse, profanity, threats, or intimidation. Youth are not deprived of basic needs, such as food, clothing, shelter, medical care, and security. Any persons who knows or has reasonable cause to suspect abuse is to report such knowledge or suspicion to the Florida Abuse Hotline. There must be a grievance process accessible for youth to provide feedback and address complaints. Any incidents of physical and/or psychological abuse is to be address immediate by management.

The program provides child abuse report training through the Departments SkillPro to all staff, volunteers, mentors, and interns with access to youth. Four training files were reviewed and contain documentation staff and volunteers/interns completed the required training. The program immediately addresses any incidents of abuse and/or grievances as well as keeping staff informed through monthly team meetings. There were documented meetings with agendas along with sign in logs indicated management had discussed policy & procedures, upcoming trainings, and strengths & weakness of the youth they are serving to provide guidance and keep staff updated. The program has not had any abuse allegation and/or grievances in the last six months.
1.03 Incident Reporting

☒ Satisfactory ☐ Limited ☐ Failed ☐ Not Applicable

The program has a policy in place regarding incident reporting which is consistent with the Department of Juvenile Justice requirements. Policy reviewed October 1, 2018.

The program is to notify the Departments Central Communications Center (CCC) within two hours of the incident or becoming aware of the incident. Also, the program will complete any follow-up task and/or instructions as required by the CCC. The program is expected to comply with all requirements and procedures outlined in the Department’s policy and Florida Administrative Code.

The program maintains an internal report binder for a calendar year. For this annual review cycle, there was only one incident reported to the Departments Central Communication Center (CCC) which was reported as soon as the program gained knowledge of the incident. The incident was handled and closed per policy and procedures.

Exceptions:

There were no exceptions to this indicator.
Training is scheduled throughout the year, and may be provided by the Florida Network, local community resources, and various local provider personnel approved or certified to deliver training.

The program maintains an individual training file for each staff, which includes an annual employee training hour tracking form and related documentation, such as certificates, sign-in sheets, and/or agendas for each training attended.

There were four staff training files reviewed. Two of the staff were interns carrying caseloads and the other two staff were full time employees of the agency.

One intern was reviewed for training completed within the first 120 days of employment. The person started in August 2018 and still had approximately one month left to receive additional trainings. This individual had already received most of the required trainings and was on track, with a training plan in place, to receive the reminder of the trainings prior to the 120-day deadline.

The other intern was reviewed for training completed during the first year of employment. This intern started in May 2017, so training was reviewed from May 2017 through May 2018. This individual had completed 80 hours of training for the above time frame. All trainings required during the first year of employment were completed; however, CPR and First Aid certification training was completed outside the 120-day requirement.

The remaining two files were reviewed for annual training completed after the first year of employment. There two staff documented 56.5 and 60 hours of training. Both staff had all required trainings documented; however, one staff had a CPR and First Aid certification with a recommended renewal date of October 2018. At the time of the review November 1, 2018, this had not yet been renewed.

Each employee had an individual training file with a tracking form and certificates and/or sign-in sheets from trainings attended.

Exceptions:

One employee had a CPR and First Aid certification that expired the day of the on-site review.

1.05 Analyzing and Reporting Information

☒ Satisfactory ☐ Limited ☐ Failed
The agency has a policy for Analyzing and Reporting Data that was last reviewed October 1, 2018.

The program collects and reviews several sources of information to identify patterns and trends including: quarterly case record review reports, quarterly review of incidents, accidents, and grievances, annual review of customer satisfaction data, annual review of outcome data, and monthly review of NetMIS data reports. Findings are regularly reviewed by management and communicated to staff and stakeholders. Strengths and weaknesses are identified, improvements are implemented or modified, and staff are informed and involved throughout the process.

There were documentation case records that are reviewed at least quarterly. These reviews are documented in the notes section of the file by the supervisor. Any recommendation/feedback is documented as well. There were also documentation cases that were reviewed during monthly staff meetings with all staff.

The agency has not had any incidents, accidents, or grievances, in the past six months, to review.

Customer satisfaction data and outcome data was printed out from NetMIS, for an annual review during an all staff meeting in July 2018. There was also documentation during the monthly staff meetings that NetMIS data reports are printed out and reviewed/discussed with all staff. Staff meeting minutes would identify strengths/weaknesses and any improvements needed to be implemented.

Exception

There were no exceptions to this indicator.

1.06 Client Transportation

☐ Satisfactory ☐ Limited ☐ Failed ☑ Not Applicable

This indicator is not applicable for this review.

1.07 Outreach Services

☑ Satisfactory ☐ Limited ☐ Failed

The agency has a policy in place for Outreach Services that was last reviewed October 1, 2018.
The agency makes the community aware of its services by conducting presentations, attending meetings and marketing its program through other THA programs. There is an Outreach Plan for 2018 in place. The plan outlines services currently provided, referral sources, discussion of target areas, a plan for targeting youth and communities, informal service providers, and formal service providers/community partners. The agency has established partnerships and conducts group presentations, individual meetings, group discussions, short-term intervention groups, and set up/display the distribution of THA program materials.

The agency provided documentation of twelve different outreach activities for the past six months. Outreach events were held at local elementary, middle, and high schools, the Crisis Center of Tampa Bay, Metropolitan Ministries, and the USF Field Placement Fair. The agency utilizes their relationship to the public housing department to access residents and families that could may be eligible to receive CINS/FINS services.

The agency provided documentation of attendance to two Juvenile Justice Circuit 13 Board meetings, held on July 20, 2018 and September 21, 2018. Agendas and sign-in sheets were provided for both meetings. There was also documentation of attendance at the C13 Juvenile Justice Advisory Board Meeting held on May 18, 2018.

The provided documentation of thirty-eight interagency agreements. There agreements were between various mental health agencies, substance abuse agencies, schools, different clubs for youth, and religious organizations.

**Exceptions:**

There were no exceptions to this indicator.
Standard 2: Intervention and Case Management

Overview:

The THA program provides centralized intake and screening during office hours on Mondays – Fridays and accepts referrals from schools, parents/guardians and local community organizations. Trained staff are available to determine the needs of the family and youth.

The Case Manager is responsible for completing assessments, developing case plans, providing case management services, and linking youth and families to community services.

THA also participates in the Case Staffing Committee, a statutorily-mandated committee that develops a treatment plan for habitual truancy, lockout, ungovernable, and runaway youth when all other services have been exhausted or upon request from the parents/guardians. No case staffing requests were made in the past year by staff and/or parent/guardian.

2.01 Screening and Intake

☒ Satisfactory ☐ Limited ☐ Failed

The agency has a written policy titled Admission Process that addresses all the key elements of the Screening and Intake indicator. The Policy and Procedure Manual was last revised on 10/01/2018.

The provider’s policy requires that relevant information be collected for the purpose of a screening process and the development of the Service Plan. The agency’s policy states that a screening must have been done within seven days of a youth being referred to the CINS/FINS provider for services. It is also required, per the agency policy, that the agency provide the following information to eligible families: Available service options, Right and responsibilities, and Parent Brochure. Additionally, the policies states that the agency shall make the following information available to eligible youth and families: Rights and responsibilities of youth, Possible actions occurring through involvement with CINS/FINS services (i.e. case staffing committee, CINS petition, CINS adjudication), and Grievance procedures.

A total of six files were reviewed. Two of the files were open and four were closed. Three files demonstrated the procedure of making a call attempt within seven days of
the receipt of a referral. One of the files was a self-referral, and two files missed the screening deadline (or attempt thereof) of the seven-calendar day period.

All six files had proof of the parent/youth receiving the Available Service Options, Rights and Responsibilities, Parent/Guardian Brochure, CINS/FINS Service Specifics, and Grievance Procedures.

Exceptions:

Two files missed the screening deadline (or attempt thereof) of the seven-calendar day period.

2.02 Needs Assessment

☒ Satisfactory ☐ Limited ☐ Failed

The agency has a written policy in place titled Needs Assessment. The Policy and Procedure Manual was last revised on 10/01/2018.

This agency procedure requires that for youth receiving non-residential services a Needs Assessment be completed within two to three face-to-face contacts following the initial intake or that the most recent Needs Assessment be updated if it is over six months old. The procedure has a provision that exceptions to this practice shall be documented.

This procedure also requires that Needs Assessments be completed by a bachelor’s or master’s level staff and include a supervisory review signature upon completion.

Furthermore, this procedure notes that when a youth is identified as having suicide risk factors during the Needs Assessment the youth shall be referred for an Assessment of Suicide Risk conducted by or under the direct supervision of a licensed mental health professional.

A total of six files were reviewed. Two of the files were open and four were closed. All six files showed compliance regarding the Needs Assessment being completed within two to three sessions, completion by a bachelor’s or master’s level staff, and supervisory signature. One of the six files required a suicide assessment, this was completed using the Suicide Probability Scale (SPS) within twenty-four hours and was signed by a licensed mental health professional.

Exceptions:

There were no exceptions to this indicator.
2.03 Case/Service Plan

☒ Satisfactory ☐ Limited ☐ Failed

The agency has a written policy in place titled Case/Service Plan. The Policy and Procedure Manual was last revised on 10/01/2018.

According to agency policy a Case/Service Plan is a written document developed by the youth and parent(s) that identifies needs, measurable goals and outcomes, proposed actions and time frames for completion of actions.

This procedure requires that a Service Plan shall be developed with the youth and family within seven working days following completion of the assessment. Furthermore, the procedure states that the Service Plan is based upon the information gathered from the initial screening, intake, and assessment; and that as part of this process the needs of the youth and the family are prioritized, the objectives are established, and the appropriate services and providers are identified.

According to the procedure Service plans should include the following items: Identified needs, Goals, Type of services, Frequency of services, Location of services, Persons responsible, Target dates for completion, Actual completion dates, Signature of client, parent/guardian, counselor, and supervisor, and Date the plan was initiated.

The procedure includes a statement that the counselor and family, if available, shall review the Service Plan at a minimum during 30, 60, and 90-day reviews for progress toward stated goals.

A total of six files were reviewed. Two of the files were open and four were closed. All six files showed compliance regarding the Service Plan being completed within seven working days of the Needs Assessment. All six Service Plans included individualized/prioritized needs and goals based on the Needs Assessment; service type, frequency and location; persons responsible; target dates; actual completion dates; youth/parent/case manager (or counselor) signature; and date of initiation. Five of the Service Plans included the signature of a supervisor. One Service Plan did not include supervisory signature.

Four files included the proper 30/60-day Service Plan reviews. One file did not need a 30-day review due to case length. One file did not include a needed 60-day review but had the 30-day review.

Exception:

There were no exceptions to this indicator.
2.04 Case Management and Service Delivery

☒ Satisfactory ☐ Limited ☐ Failed

The agency has a written policy titled Case Management Services. The Policy and Procedure Manual was last revised on 10/01/2018.

According to agency policy service coordination on behalf of clients includes information gathering, supportive linking, advocating, coordination and monitoring of services, and case review and termination with appropriate referral when the provider’s services are no longer needed.

This agency policy states that at minimum each client shall be assigned a counselor/case manager who will follow that client’s case and ensure delivery of services through direct provision or referral.

According to the policy the process of case management shall include: Establishing referral needs and coordinating referrals to services based upon the on-going assessment of the child’s/family’s problems and needs; Coordinating service plan implementation; Monitoring child’s/family’s progress in services; Providing support for families; Monitoring out of home placement, if necessary; Referrals to the case staffing committee, as needed to address the problems and needs of the child/family; Recommending and pursuing judicial intervention in selected cases; Accompanying child and parents to court hearing and related appointments, if applicable; Referral to additional services, if needed; Continued case monitoring and review including court orders; and Case termination with follow-up.

A total of six files were reviewed. Two of the files were open and four were closed. Five files demonstrated the proper case management and service delivery as noted in the case notes and files. All four closed files had the appropriate discharge documentation. One file indicated a need for a substance abuse referral for the youth; however, it was noted that the youth was currently under the supervision of a Juvenile Diversion Program and that the department was aware of the youth’s substance use.

Five follow up call records were reviewed. Of the four closed files any needed 30/60 day follow up calls were either completed or attempted. One finding was that three of the follow up calls were unsuccessful in reaching the parent/guardian and that in all three instances only one phone call attempt, by the agency, was made.

Exception:

There were no exceptions to this indicator.
2.05 Counseling Services

☑ Satisfactory ☐ Limited ☐ Failed

The agency has a written policy titled Non-Residential Counseling Services. The Policy and Procedure Manual was last revised on 10/01/2018.

According to this policy the agency’s non-residential services are to provide the intervention necessary to stabilize the family in the event of a crises, keep families intact, minimize out-of-home placement, provide aftercare services for youth returning home from shelter, and prevent the involvement of families in the delinquency and dependency systems. According, to this policy these services can be provided in the client’s home, a community location or in the counseling office.

According to this procedure each non-residential service provider shall: Reflect all case files for coordination between presenting problems, psychosocial assessment, service plan, service plan reviews, case management services and follow-up; Maintain individual case files on all clients and adhere to all laws regarding confidentiality; Maintain chronological case notes on the client’s progress; and Maintain an on-going internal process that ensures clinical review of case records, client management, and staff performance regarding CINS/FINS services.

A total of six files were reviewed. Two of the files were open and four were closed. Five files demonstrated no concerns regarding any requirements of this indicator. It is noted that one file did not highlight substance use concerns in the Service Plan even though it was noted in the Needs Assessment. There was documentation in the file indicating that the Juvenile Diversion program was supervising the youth and was aware of the substance use.

All six files had documentation in the progress notes showing supervisory review of the files.

Exception:

There were no exceptions to this indicator.

2.06 Adjudication / Petition Process

☑ Satisfactory ☐ Limited ☐ Failed ☐ Not Applicable

The agency has two written policies in place titled Adjudication Services (2.08) and CINS Petition Process (2.09). The Policy and Procedure Manual was last revised on 10/01/2018.
According to policy 2.08 a case staffing committee meeting shall be scheduled to review the case of any family or youth with whom the provider determines is in need of services or treatment if: The family or youth will not participate in the services selected; The family or youth is not in agreement with the services or treatment offered; or The DJJ or provider receives a written request from a parent/guardian or any other member of the committee.

In such case that a letter is received the committee should be convened within seven working days from the receipt of the written request from the parent/guardian.

According to policy 2.09 the case manager or other designee of the provider will work with the circuit court for judicial intervention for the family or youth as recommended by the case staffing committee.

This agency procedure (2.08) states that the committee shall provide the child and family with a new or revised plan for services. The procedure also states that within seven days of the case staffing committee meeting, a written report must be provided to the parent/guardian outlining the committee recommendations and the reasons behind them.

Regarding CINS petitions, procedures in 2.09 states that a review summary shall be completed by the case manager or other designee of the provider prior to the review hearing and should inform the court of the child’s behavior and compliance with court orders and include recommendations for further dispositions.

There were no CINS Petition or case staffing youth to be reviewed for this QI review.

Exception:

There were no exceptions to this indicator.

2.07 Youth Records

☑ Satisfactory □ Limited □ Failed

The agency has a written policy in place titled Youth Records. The Policy and Procedure Manual was last revised on 10/01/2018.

According to this policy the agency maintains confidential records for each youth that contains pertinent information involving the youth and his/her treatment at the program.

According to this procedure: All records are marked “confidential” and kept in a secure room or locked in a file cabinet that is marked confidential, which is accessible to program staff; All records that are transported are locked in an opaque container that is
marked “confidential”; and Youth records are maintained in a neat and orderly manner so that staff can quickly and easily access information.

All six reviewed files were stamped “confidential”. Following observation, it was noted that all files are kept in a locked file cabinet, and that if transported all records are locked in an opaque container marked “confidential”. All six records reviewed were maintained in an orderly manner.

Exception:

There were no exceptions to this indicator.

2.08 Sexual Orientation, Gender Identity, Gender Expression

Satisfactory  □ Limited  □ Failed

The agency has a draft policy in place titled Sexual Orientation, Gender Orientation, and Gender Orientation Expression. This policy is still in draft form and is still being revised/reviewed.

The draft policy states youth will be addressed by their preferred name and gender pronouns. Staff is prohibited from discussing youth’s sexual orientation, gender identity, or gender expression with other youth in services without the documented consent from the youth. All staff, service providers, interns, and volunteers who have intentional contact with youth will have knowledge of this policy and the terms referred to within this policy. Areas in which youth reside or are served will have signage indicating the program is a safe space for all youth regardless of actual or perceived sexual orientation, gender identity, and gender expression.

The agency has not had any applicable youth that fall under the requirements of this indicator. There are SOGIE signs posted in the Program Managers office. Colored copies of the Zine are located on a central table and are available for anyone who wants to take a copy. There was documentation in staff meeting minutes of discussion of incorporating the SOGIE requirements into the youth orientation packet and on the intake paper work. The Program Manager provided a memo with the date for a SOGIE training that will be held on November 15, 2018 for all staff, interns, and regular volunteers.

Exception:

There were no exceptions to this indicator.
3.07 Special Populations

☒ Satisfactory ☐ Limited ☐ Failed

The agency has a draft policy in place titled Family/Youth Respite Aftercare Services (FYRAC) Non-Residential Services Only. This policy is still in draft form and is still being revised/reviewed.

The draft policy states youth who receive these services may be referred following a residential shelter stay, an arrest, or from a Probation Officer. All FYRAC referrals must have prior approval from the Network Office. Youth and Family may participate in services for thirteen sessions or ninety consecutive days of service, unless an extension is granted by DJJ circuit Probation staff.

The program has not provided any FYRAC services to any youth since the last on-site Quality Improvement review.

**Exception:**

There were no exceptions to this indicator.