

Membership | 22-23
Year

MS Homeless Management Information Systems

Policies and Procedures



TABLE OF CONTENTS

INTRODUCTION	4
DOCUMENT OVERVIEW	4
HISTORY OF THE MSHMIS	4
CONFIGURATION & PURPOSE OF THE MSHMIS	4
PURPOSE OF THE MUTEH, INC. MSHMIS	5
GOALS	5
TO LEARN MORE ABOUT THE MSHMIS	5
PARTICIPATION	5
BENEFITS TO NON-FUNDED PROGRAMS	5
BENEFITS TO CONTINUUMS OF CARE	6
ADMINISTRATIVE STRUCTURE	6
HMIS/TECHNOLOGY COMMITTEE	6
MUTEH, INC RESPONSIBILITIES	6
RESPONSIBILITIES	7
PARTICIPATING AGENCY RESPONSIBILITIES	7
USER RESPONSIBILITIES	7
MUTEH, INC. RESPONSIBILITIES	8
CES DISCHARGE/REMOVAL FROM BNL	9
COMMUNICATION PROTOCOL	9
HELPDESK	9
MSHMIS COORDINATOR	9
TECHNICAL ASSISTANCE	10
PARTICIPATION FEES	10
DATA OWNERSHIP	10
PROTOCOL FOR REQUESTING DATA REMOVAL FROM THE MSHMIS	11
PASSWORDS	12

PRIVACY	12
SECURITY	12
USER ACCESS TO THE MSHMIS	13
SOFTWARE SECURITY	13
SECURITY REVIEW	15
DISCLOSURE OF INCLUSION IN THE MSHMIS	13
TRAINING	14
CLIENT CONSENT	15
HIPAA COMPLIANCE	15
DATA SHARING	15
GRIEVANCE POLICY	15
FOR CLIENTS	15
FOR PARTICIPATING AGENCIES	15
DATA QUALITY	16
DATA ENTRY REQUIREMENTS	16
ENTRY OF UNIVERSAL AND PROGRAM LEVEL DATA ELEMENTS	16
DATA QUALITY EXPECTATIONS	16
DISTRIBUTION OF MSHMIS DATA	17
REPORTING WITH THE MSHMIS	17
MONITORING OF PARTICIPATING PROGRAMS	18
DATABASE CUSTOMIZATIONS	18
TECHNICAL ASSISTANCE	16
USER ACCESS TO THE DATABASE	18
APPENDIX	20

INTRODUCTION

DOCUMENT OVERVIEW

In order to implement and maintain a region-wide Homeless Management Information System (HMIS), MUTEH, Inc. has developed the following Policies and Procedures Manual to outline and define the goals and objectives of the MUTEH, Inc. AWARDS system. This document delineates the roles and responsibilities of each agency and user involved in the program while establishing protocol for privacy, security, consumer disclosure, data quality and data ownership.

HISTORY OF THE MSHMIS

In 2001, Congress directed HUD to implement a national data collection system to produce an unduplicated count of persons using homeless services. The Homeless Management Information System (HMIS) is a computerized data collection system used by multiple agencies to capture the number, characteristics and demographic information of persons utilizing these services. HUD did not create this database, nor was a specified vendor required. All communities are, instead, required to create their own compliant, relational database or contract individually with an outside software vendor. MUTEH, Inc., at the direction of, and cooperation with, the MUTEH Board of Directors, chose the vendor Foothold Technology and the software AWARDS for this purpose in 2008 and has maintained that relationship through the present day. Foothold's software, AWARDS, is a web-based system in which users access the system via the Internet and includes a comprehensive case management system that each agency can utilize for managing client records, case notes, and referral information if desired. For more information on how to fully utilize these components, please contact the MUTEH Data Systems Administrator.

CONFIGURATION AND PURPOSE OF THE MUTEH, Inc. MSHMIS

The MUTEH, Inc. HMIS has a tremendous capacity to strengthen the collaboration among homeless service providers. Utilizing this coordinated system to count and track homeless trends in the region, the MSHMIS program gives providers the ability to collect data using a universal language accepted by HUD and, increasingly, other State, Federal and Private funders. Methods and procedures for recording use of service are standardized, thereby giving all service providers a common denominator for discussions about the quantity and quality of services. Perhaps most importantly, homeless services providers, at the community, State and Federal level are working together to track those activities and trends. This information is then used at each level for service delivery, allocation of funding and community planning.

The MUTEH HMIS Database is currently comprised of: Adams, Alcorn, Amite, Attala, Benton, Bolivar, Calhoun, Carroll, Chickasaw, Choctaw, Claiborne, Clarke, Clay, Coahoma, Copiah, Covington, De Soto, Forrest, Franklin, Greene, Grenada, Holmes, Humphreys, Issaquena, Itawamba, Jasper, Jefferson, Jones, Kemper, Lafayette, Lamar, Lauderdale, Lawrence, Leake, Lee, Leflore, Lincoln, Lowndes, Marion, Marshall, Monroe, Montgomery, Neshoba, Newton, Noxubee, Oktibbeha, Panola, Perry, Pike, Pontotoc, Prentiss, Quitman, Scott, Sharkey, Simpson, Smith, Sunflower, Tallahatchie, Tate, Tippah, Tishomingo, Tunica, Union, Walthall, Washington, Wayne, Webster, Wilkinson, Winston, Yalobusha, and Yazoo counties.

PURPOSE OF THE MSHMIS

1. To meet HUD's requirement to produce an unduplicated count of homeless persons and households
2. To understand the nature and scope of homelessness
3. To develop, foster and maintain regional collaboration

4. To facilitate continuity of care in homeless services
5. To assist in the development of programs addressing the needs of homeless individuals and families through the collection and distribution of aggregate, non-PPI data

GOALS

1. Unduplicated count: The MSHMIS will provide an unduplicated count of the number of individuals accessing services from homeless service providers in the region.
2. Service tracking and trends: The MSHMIS will identify demographic and service utilization trends.
3. Enhanced service delivery: Through tracking client service trends, the MSHMIS will identify service areas in need of enhancement and growth.
4. Information for policymaking: Aggregate data will be shared with homeless service advocates, government officials and researchers. This information will better inform our understanding of homelessness and guide public policy and program development.

PARTICIPATION

All recipients of HUD McKinney-Vento funds are required to participate in the MSHMIS. This includes recipients of Emergency Solutions Grants (ESG), Continuum of Care Funded programs, and VA Funded programs.

In addition to McKinney-Vento-funded recipients, other housing assistance programs may require participation as a condition of funding. Agencies who receive funding via the Housing Opportunities for Persons with AIDS (HOPWA) program and are dedicated to serving homeless persons must participate. Providers of Grant and Per Diem, Supportive Services for Veteran Families (SSVF) or Veteran Affairs Supportive Housing (VASH) voucher programs by the Department of Veterans Affairs (VA) are also subject to ongoing participation.

While not all service agencies are mandated to participate, both HUD and local Continuums of Care encourage participation by all agencies who serve the homeless population, including those funded by other federal programs or non-government sources. Participation by organizations that do not receive HUD Continuum of Care funding is voluntary (other than the exceptions noted), but strongly encouraged in order to achieve an accurate picture of homeless services in the region. Because overall participation by all agencies that provide homeless housing services is rated by HUD annually through the CoC Grant Application process.

BENEFITS TO NON-FUNDED PROGRAMS

Voluntary participation by non-mandated programs and agencies helps the community meet the threshold for new funding and retain current funding for current homeless housing, create new homeless housing and assist with community planning and development. Through this collaborative effort, non-mandated agencies receive the benefit of a more sophisticated homeless services network in their community, better access to data for research, grant writing and program planning and representation for those they serve to HUD and other Federal partners through standard MSHMIS reports such as the MSHMIS Dedicated Grantee Annual Progress Report and the Annual Homeless Assessment Report. Additionally, and perhaps most importantly, access to more and better housing opportunities for persons and households experiencing homelessness is potentially created through renewals, new projects and bonus projects through the CoC Grant process, thus reducing the burden of local agencies, both non-profit and government, trying to assist and house homeless persons and families.

BENEFITS TO CONTINUUMS OF CARE

In addition to fulfilling the HUD requirements, participation in the MSHMIS enables the participating counties to report accurate statistical data to funders and policy makers regarding topics such as financial resources, county of origin, housing utilization and more. It ensures that all local providers are using a common intake instrument, thereby providing the most effective and efficient service to clients while allowing cross-agency data analysis for the community. The reporting capabilities allow agencies to generate accurate and timely reports, reducing time spent away from client services for monitoring, reporting and case review. Electronic management of client records also allows for remote access, reduced use of office resources such as paper, printer ink and office supplies while providing consistent neat, easily accessed files to present to reviewers some of whom are allowing remote monitoring and auditing at this time.

ADMINISTRATIVE STRUCTURE

HMIS/Technology Committee

The role of the HMIS/Technology Committee is to facilitate a better-working MSHMIS and continue to ensure that it meets the needs of both the CoC as well as meeting the program requirements described in the latest HMIS regulations put out by HUD. The HMIS/Technology Committee will also advise on policies regarding such issues as: consumer privacy and confidentiality, reporting schedules, information sharing, software choices, and user/agency monitoring.

MUTEH, Inc. RESPONSIBILITIES/Technical Assistance Provided

(Data Systems Administrator)

MUTEH, Inc., will monitor compliance with the established policies and procedures while providing the following services:

1. Access for questions and concerns with the Software Solution Provider, Foothold Technology
2. Communicate system-related information to Participating Agencies
3. Develop system enhancements and communicate to Participating Agencies of the changes
4. Assistance with HUD mandated reporting on an agency/CoC level
5. LSA and CoC Grant Application reporting
6. Submission of PIT and HIC to HUD
7. Annual and Quarterly CoC reports on basic, aggregate client demographics
8. Creation, deletion and monitoring of user log-ins and passwords
9. Daily helpdesk (work days) for standard helpdesk issues
10. Evaluations and strategies for better use of the MSHMIS in regard to HUD reporting
11. Monitoring of HUD policy and procedure regarding MSHMIS with regular CoC updates
12. Monthly/weekly New User Trainings (in a group setting)
13. Quarterly Program specific trainings
14. Remote access to all in-house trainings upon request
15. Regular updates on MSHMIS policy, procedure and the database via a variety of mediums
16. Rapid turn-around for addressing all helpdesk tickets
17. Ongoing CoC level data quality check and follow-up

RESPONSIBILITIES

PARTICIPATING AGENCY RESPONSIBILITIES

Participating Agencies Requirements

Participating agencies have specific responsibilities when using the MSHMIS to ensure proper functioning of the system, accurate data collection, as well as the privacy and security of all consumers. The Executive Director of any Participating Agency shall follow, comply, and enforce the HMIS Participation Agreement (Appendix 1) before granting access to the AWARDS database.

MUTEH, Inc. will enter into a Participation Agreement with agencies that are eligible to participate in the MSHMIS. The Participation Agreement will outline the specific manner in which MUTEH, Inc. will utilize the data submitted in the MSHMIS.

The participating agency is responsible for all activities associated with agency staff access and use of the Foothold Software System (AWARDS). The agency will be held responsible for any misuse of the software system by the designated staff.

Each participating agency must:

1. Establish operating practices to ensure organizational adherence to the MSHMIS Policies and Procedures.
2. Communicate operating practices, including privacy protection and user responsibilities, to all agency users. Agencies should document that each user understands and accepts the responsibilities associated with use.
3. Monitor user compliance and periodically review control decisions.
4. Edit and update agency information, including staff, location, and capacity, as needed.
5. Notify all users in their agency of interruptions in service.
6. Detect and respond to violations of the Policies and Procedures or agency procedures.
7. Maintain complete and accurate client records for participating programs within the MSHMIS.
8. Monitor that users respectfully collect data for all required fields in the intake and discharge, indicated by an asterisk, to the best of their ability. This includes required fields that may not be required by HUD for all program types but are used for reporting at the local, State and Federal level, and as such are important to the proper collection and interpretation of data from the MSHMIS as well as the assurance of continued funding.

Agencies must follow all privacy and security requirements outlined in order to participate in the MUTEH, Inc. MSHMIS.

USER RESPONSIBILITIES

User Agreement Requirements

Users of any Participating Agency shall follow, comply, and enforce the HMIS User Agreement/User Code of Ethics (Appendix 5). The user must sign an HMIS User Code of Ethics form before being granted access to the AWARDS database.

Each user within a participating agency is responsible for maintaining client privacy and protecting each client's protected personal information. A User ID and Password will be provided to each User within the agency by the MSHMIS Data Systems Administrator at the written request of the Agency Executive or Program Director once training has been completed.

All Users must understand and accept the following responsibilities for utilizing the MSHMIS:

1. The User ID and Password are to be used by the assigned user only and must not be shared with anyone. All Users will take all reasonable means to keep passwords physically secure.
2. All Users will log-off the system before leaving the work area.
3. Users must not decline services to a client or potential client if that person refuses to allow entry of information in the MSHMIS (except if that policy is over-riden by agency policy or if the information is required to be collected as a condition of receiving services).
4. The user has primary responsibility for information entered by the user. Information entered by the users is truthful, accurate and complete to the best of the user's knowledge.
5. Users will not solicit from or enter non-required information about clients into the MSHMIS unless the information is required for a legitimate program purpose such as to provide services to the client.
6. Any hard copies of personally identifiable (client-level) information printed from the MSHMIS must be kept in a secure file, and destroyed when no longer needed.
7. All Users must immediately notify the Agency Executive Director should a breach in security be recognized or suspected.
8. Users may only access the MSHMIS from a designate terminal, following agency guidelines for electronic access of records. Access to the MSHMIS from public or unsecured computers and networks is prohibited.
9. Users may not send identifying information on clients through standard e-mail but, instead, should utilize the secure messaging feature of the MSHMIS-AWARDS system for all client-based communications, preferably through a helpdesk ticket.
10. Users agree to respectfully collect all required fields in the intake and discharge, indicated by an asterisk, to the best of their ability. This includes required fields that may not be required by HUD for all program types but are used for reporting at the local, State and Federal level, thus are important to the proper collection and interpretation of data from the MSHMIS as well as the assurance of continued funding.

Data Collection Requirements

Participating Agencies will collect and verify the minimum set of data elements for all clients served by their projects.

The Universal Data Elements include:

- Name
- Social Security Number
- Date of Birth
- Race
- Ethnicity
- Gender
- Veteran Status
- Disabling Condition
- Prior Living Situation
- Project Entry Date
- Project Exit Date
- Destination
- Relationship to Head of Household
- Housing Move-In Date
- Client Location

There are also project-specific data elements that are required depending on the projects funding sources.

CES DISCHARGE/REMOVAL POLICY (By-Name-List)

There are 2 criteria warranting discharge or removal from the CES BNL:

1. If a client on the by-name list is housed by any agency in the continuum, the client will be removed from the BNL.
2. If a client on the by-name list has not been successfully contacted in 90 days (with agencies applying great diligence to make contact in said period), the client will be removed from the BNL with the assumption that the person is missing or stably housed.

NOTE: If a client who was removed from the BNL is re-engaged through outreach contact, the client is allowed to be re-added to the CES BNL for housing services. The same will also be done for someone who was previously housed via the CoC CES.

The HMIS Lead, MUTEH Inc. will be responsible for the removal of clients from the by-name list. MUTEH Inc. will consult with Coalition CES BNL participants to ensure the process yields accurate information and consistency as reflected by the CES policy.

COMMUNICATION PROTOCOL

Helpdesk

All client-level communications are to go through the TA link provided below to submit a ticket (enter NO PPI information through submission). If that is impractical, or the question is from an administrative non-user, the request may be made via telephone. It is strictly prohibited to send client-level information (name, date of birth or social security number), even using client initials in place of names.

If a user does breach policy and sends protected personal information (PPI) via e-mail or other unsecure means, the user license may be revoked until a phone meeting between the user, MUTEH, Inc. staff and the program manager is held to discuss the breach in protocol and make sure that the user understands the protocol and is committed to following it.

The MSHMIS team works to address all helpdesk tickets within one business day; however, that is not always possible. If there is an urgent helpdesk matter which needs more immediate attention, any user or administrator may send an email or leave a voice mail with the MSHMIS Data Systems Administrator, Program Director or CoC to alert the team to the more pressing issue so that it can be addressed more expediently.

TA Link: <https://muteh.typeform.com/to/VnJW6Mlr?typeform-source=www.muteh.org>

MSHMIS DATA SYSTEMS ADMINISTRATOR

There are several ways to contact the MSHMIS Data Systems Administrator of the MUTEH. MSHMIS.

1. E-mail: Please send all (non PPI) e-mail communications to the MSHMIS Data Systems Administrator at blatham@muteh.org.

2. Telephone: The MSHMIS Data Systems Administrator can be reached via phone at (601) 960-0557 EX. 303.
3. Staff Connect Calls: Trainings, helpdesk, technical assistance and calls may be facilitated via zoom in order to better assist the user or to review reports contracts and other deliverables.

TECHNICAL ASSISTANCE

Agencies having trouble integrating MSHMIS into their programs or getting needed reporting (both mandated and internal) from the database can set up an appointment with the MSHMIS staff to look for solutions and set up any further intervention that may be needed. Please contact Bethany Rodgers, MSHMIS Data Systems Administrator, at blatham@muteh.org for more information.

Participation Fees/Additional Costs

Fee Structure – Rate Card (Appendix 6)

The MSHMIS Data Systems Administrator will have the ability to add these users to the system as needed. Agencies exceeding the permitted number of system users will be charged an additional monthly fee.

ADDITIONAL FEES MAY BE ACCESSED FOR MSHMIS TA SERVICES THAT ARE NOT WITHIN THE NORMAL SCOPE OF MUTEH, INC MSHMIS DATA SYSTEMS ADMINISTRATOR DUTIES; INCLUDING BUT NOT LIMITED TO, THE FOLLOWING:

1. Agency/Program evaluation for use of the database beyond CoC requirements
2. Agency specific report and form building
3. Agency specific training on non-HUD mandated features of the database
4. Customized internal or external reports not related to HUD
5. Large helpdesk requested due to user error
6. Program level data quality and clean-up assistance

Training on basic computer skills which complement the use of the MSHMIS, including but not limited to; internet, Excel, keyboarding and MS Word Document creation

DATA OWNERSHIP

MUTEH, Inc. does not claim ownership of any client level data stored within the MSHMIS other than that which belongs to programs they administer. As such, the MSHMIS will not at any time change, distribute or delete data within programs without the direct instruction of the program in question.

If a community or agency withdraws from the MSHMIS, a request may be made to have their data transferred onto disk in CSV format and sent to them by post. This request, following the protocol at the end of this section, must be made within six months of discontinuing the relationship with the MSHMIS. After six months, the data will no longer be accessible to users or program managers and MUTEH, Inc. will discontinue the program within the database. If the agency wishes to have all data wiped from the MSHMIS, making it no longer available for historical comparison or data analysis, a written request from the Agency Director must be sent, by post, to MUTEH, Inc., care of Ledger Parker, Executive Director. That request will be followed up with by the MSHMIS Data Systems Administrator and confirmation of the data purge will be sent to the requesting Agency Director once the process has been completed.

Following the parameters, set out by Loshin (2002), there are several parties who can claim full or partial ownership of MSHMIS data:

1. Creator: The party that creates or generates the data
2. Consumer: The party that uses the data
3. Funder: The party that commissions the data
4. Packagers: The party that collects information for a particular use and adds value through formatting the information for a particular market or set of consumers
5. Subject: The subject of the data claims ownership of that data

In the case of the MSHMIS, there is a hierarchy of ownership of data. It begins with the Subject (5) who can, at any time, submit a written request to MUTEH, Inc. to have his or her personal information removed from the database. These requests for data removal from the MSHMIS will be honored by MUTEH, Inc. when done through the correct protocol (below).

Secondly, The Consumer (2), or the agency that enters data, has the ability to claim the data within the MSHMIS that they have input as an agency. In this way, they can modify, delete or ask for a full purge as they desire. These requests for data removal from the MSHMIS will also be honored by MUTEH, Inc. when done through correct protocol (below).

Last, the Packager (4), MUTEH, Inc., has ownership of the data within the database for the purposes outlined within this manual, namely:

1. The aggregation of data for reporting at the community level
2. Control of access to the data via usernames and log-ins
3. Data Quality Parameters to qualify data for admission into the MSHMIS
4. Helpdesk and reporting support request

Data request for PPI (client level data) must go through the contracted agency rather than the MSHMIS Data Systems Administrator. Upon written request by the Executive Director, MUTEH, Inc. will grant access to client files as defined by the contractual agency. This access can range from read-only, aggregate data to client file level access.

Similarly, though the data collected and packaged from the MSHMIS is often published and made available for use in grants, research and educational material, all such data aggregations and analysis belong to the packager, not the consumer who may be using that data for their own purposes.

PROTOCOL FOR REQUESTING DATA REMOVAL FROM THE MSHMIS:

Client (Subject) Request for Data Removal
Please send a written, signed request to

MUTEH, Inc.
C/O Ledger Parker
Executive Director
P.O. Box 24147
Jackson, MS 39201

Make sure to include your full name and which agency/agencies you visited and wish your records removed from. If you would like to also include your contact information, the MSHMIS Data Systems Administrator will verify your data removal once complete.

Agency (Creator) Request for Data Removal

Please send a written, signed request on agency letterhead to

MUTEH, Inc.
C/O Ledger Parker
Executive Director
P.O. Box 24147
Jackson, MS 39201

Please specify if you would like to have a copy made of the data in CSV format, burned to CD. Make sure to include all programs you would like purged from the database, remembering that, once gone, there is no way to retrieve the information. The MSHMIS Data Systems Administrator will verify your data removal once complete.

PASSWORDS

User will have access to the AWARDS database via a username and password. Passwords will be reset every 180 days. Users will keep passwords confidential. The Data Systems Analyst will provide new Users with a unique username and temporary password after User Agreement is signed and training has been completed. The password must include upper and lowercase and cannot be the same as the 2 previous passwords.

PRIVACY

Baseline privacy standards are required of all programs and must balance the need to protect the confidentiality of client data with the practical realities of homeless service provision. Each agency is required to review and/or develop a privacy policy specific to the individual agency's needs which includes HMIS activities as it pertains to confidential client data in electronic and hard-copy formats. A copy of the above-referenced agency privacy policy must be provided to MUTEH, Inc., as the Data Systems Administrator and, if the agency has a website, must be published thereon in accordance with HUD's Privacy and Security Standards.

SECURITY

Certain electronic security precautions are required of each agency:

- Install and maintain a firewall on the user's computer or the agency network
- Password protected screensavers set at no more than 5 minute intervals
- Automatically updating antivirus software installed and maintained on every internet-accessible computer
- Keep the Operating System on each AWARDS access computer terminal up to date with the latest security devices

All users must attend a formal AWARDS training within 14 days to being assigned a project, the project manager or Executive Director MUST contact the Data Systems Administrator within 24 hours of the end of employment so that the active user account can be disabled. This can be done in advance, so Directors and administrative staff are encouraged to alert the Data Systems Administrator as soon as it is known that a user account will no longer be needed.

In order to facilitate the privacy and security of AWARDS users, any user account that is inactive for 30 days will be deactivated until the Data Systems Administrator is contacted by a program manager or agency officer.

USER ACCESS TO THE MSHMIS

The AWARDS software is a web-based software system accessed via the Internet. Within the agency's set-up in the MSHMIS, each user is assigned specific permissions to view and work only with those programs and records to which he or she has been assigned. A user in one program within an agency is prohibited from viewing or modifying any records in another program area unless express permission has been given by a program supervisor or Executive Director. No user can access the files of any other agency. All users are reminded to never share their log-in names or passwords with anyone else, and not to keep reminder notes in obvious areas.

Access to the MSHMIS is granted by the Data Systems Administrator or Data Quality Analysis. When an agency needs to add or remove a user, there must be a written request (e-mail, FAX or AWARDS message) from the Project Manager or Executive Director requesting the action. All new users must attend training within 14 days of being assigned a username and password in the meantime interaction with HMIS will be limited.

SOFTWARE SECURITY

Maintaining individual client privacy is among the highest priorities in managing the HMIS database. The AWARDS software uses the highest encryption currently allowable by law along with the use of SSL (Secure Sockets Layer) technology. Foothold Technology uses several hardware and software firewalls and AWARDS keeps warm backups locally and sends daily backups to a separate data center. All data is stored in two data centers in two different states on 8 different electric grids. Warm copies are available in 2-hour intervals and daily copies are available in 24-hour intervals. Information sent from individual agency sites cannot be unscrambled. In addition, a highly sophisticated series of user names and passwords protect data from unauthorized viewing and manipulation within individual agencies, ensuring no one has access to information they should not see. Data security is also monitored by the MSHMIS Data Systems Administrator through regular reports and activities.

DISCLOSURE OF INCLUSION IN THE MSHMIS

Each participating agency is required to post a sign disclosing the inclusion of each client's data in the MSHMIS in a conspicuous location near the site of client interview. Additionally, each agency must provide the MSHMIS System Administrator with a copy of any documentation given to the consumers disclosing participation of the MSHMIS or a statement, on agency letterhead and signed by the Executive Director. As per HUD regulations, a copy of the policy and procedures manual is located on the MUTEH, Inc. website, available to staff and clients alike.

As per HUD policy, no agency may decline to provide services to a client based on refusal to be included in the MSHMIS. While it is desirable to include as many clients as possible in the MSHMIS for both internal and external reporting as well as community planning, we operate on a client-first model and work within the comfort level of those we serve.

If you have clients who refuse all MSHMIS data entry make sure that you keep an intake record separately so that, for agency level reporting, you will be able to include those households in the report.

Please post the sign (Privacy Notice) found at the end of this manual in a conspicuous place anywhere data is collected for inclusion in the MSHMIS.

SECURITY REVIEW

Each Participating Agency will sign the HMIS Policies and Procedures and the HMIS Lead Agency will conduct a security review (annual monitoring visit) that includes the completion of a security checklist ensuring that each security standard is implemented.

TRAINING

MUTEH, Inc. offers on-going user training for new and current users who need a refresher on the basics. Training sessions will be provided in 1-4 hour sessions for which attendees are required to sign up in advance. Users participating in each training session are expected to be computer-literate and to attend the full training session. Users will be given limited access to the database until basic user training is completed. Access permission for each new user must be given to the Data Systems Administrator prior to new user set-up. The Executive Director or Project Manager may e-mail or fax permission information to MUTEH, Inc. while users will be allowed to attend training prior to this verification, no active agency access will be given until the permission has been received and processed.

The Everest approach allows for users to navigate these complexities like climbers that are approaching the tallest peak on Earth. First, users begin with Base Camp Training that confirms they are aware of the basics of the HMIS system and how their interactions impact larger initiatives of the CoC. Quizzes are utilized to measure the users' comprehension of the training and to focus follow up to guarantee success. Once a user has mastered the base camp training concepts, they move on to Trek Trainings that allow for them to further their knowledge in the system in different modules that relate to their service programming. This phase allows for users to incrementally increase their HMIS capacity in measured steps — just as climbers take on Everest in phases. Finally, for users that complete both the base camp training and trek trainings (but still want to further their knowledge in the system), they can attempt a Summit Certification. The Summit Certification establishes that a user has mastered relevant modules in the HMIS system, and that user can now access additional features in the database, train users within their agency, and address some Helpdesk issues on behalf of other issues within their project. Therefore, the Everest approach allows for users and agencies to climb this mountain of knowledge while MUTEH's HMIS staff serves as the Sherpas that lead the way and lend a hand.

Coarse Description	Coarse Detail	Required
Basic Training	<ul style="list-style-type: none"> - Policies & Procedures - Navigation - RRH & HP - Outreach 	All new Users
Trek Training	Reporting Problem solving	By request
Security Training	Federal Regulations.	All new Users
Organization Administrator Training/Fiscal Staff	Monitoring Staff and voucher processes.	Agency Administrators or Accountants
Summit Training	This course looks at in-depth module training.	By request
Training Tuesdays	Any changes and updates with the database or module reviews.	

CLIENT CONSENT

Each Participating Agency must obtain informed, signed consent prior to either entering or accessing any client protected personal information (PPI) into the AWARDS database. Services will not be denied if client chooses not to include personal information. Personal information collected about the client should be protected. Clients must sign the Consent to Share Protected Personal Information (Appendix 3 & 4).

HIPAA COMPLIANCE

Compliance with HIPAA regulations is only required for covered entities, such as community service providers that are also health care providers. For agencies that meet these criteria, participation in the MSHMIS requires compliance with HIPAA as defined and arranged within the agency. MUTEH, Inc. as the MSHMIS System Administrator, follows HIPAA precautions with ALL consumers in ALL agencies.

DATA SHARING

Data sharing may be used among programs for case management purposes. Data sharing can be used to streamline the intake process and reduce duplication of benefits. However, due to security and confidentiality issues, data will not be automatically shared among agencies.

Data sharing among collaborating agencies is possible and lends itself to the reduction of duplicative data entry. To establish data sharing amongst two or more agencies, additional fees will be assessed. In addition, consent agreements and release of information must be completed by the individual clients prior to establishing this system.

In some communities a Centralized Intake program exist, allowing demographic data to be shared between a referring program and the program to which it is referring the client. At this time, this is the extent of data sharing between agencies allowed in the MSHMIS.

GRIEVANCE POLICY

For Clients

All grievances regarding the handling of your personal information by an agency within the MSHMIS should be addressed to that agency. If you believe your grievance has not been sufficiently resolved by your agency, you may make a complaint to the MSHMIS System Administrator at:

MUTEH, Inc.
ATTN: Data Systems Administrator
P.O. Box 24147
Jackson, MS 39225

MUTEH, Inc. will attempt a voluntary resolution of the complaint and by ensuring that the participating agency is acting with accordance to the MSHMIS agency agreement. MUTEH, Inc. does not provide legal services.

FOR PARTICIPATING AGENCIES

Complaints regarding the administration of the MSHMIS may be made to either the Data Systems Administrator or Executive Director.

MUTEH, Inc.
 ATTN: Data Systems Administrator /Executive Director
 P.O. Box 24147
 Jackson, MS 39225

Telephone complaints may be recorded for better customer care. MUTEH, Inc. will follow up each complaint in writing and, as appropriate, bring the complaint to the HMIS Committee.

DATA QUALITY

DATA ENTRY REQUIREMENTS

In order for data to be meaningful across program sites, data must be consistently added and updated in the AWARDS system. HUD has identified minimum data standards with which all participating agencies must comply. Information for these minimum data fields must be gathered at intake and regularly updated throughout the client's stay within, and at discharge from, the program. While agencies are not currently required to maintain real-time data records, it is important that all data be complete and up-to-date within seven days of client activity. Backdating permissions for entry of intakes and discharges more than seven days beyond the intake date must go through and identified program manager and be sent as a request via the helpdesk system. Progress notes and contact log input ranges will be established on an agency by agency basis and backdating request must also go through the identified program manager.

ENTRY OF UNIVERSAL AND PROGRAM LEVEL DATA ELEMENTS

Universal and program specific level data elements have been established by HUD and must be collected by all agencies serving homeless persons, regardless of program type. These data elements make it possible to obtain unduplicated estimates of the number of homeless persons accessing services from homeless providers and also provide basic demographic characteristics of people who are homeless, and their patterns of services. Collection of the Universal Data Elements (UDEs) will also allow measurement of the number and percentage of chronically homeless people who use homeless services. The MSHMIS software has safeguards built into the intake and discharge so that an intake may not be completed without filling in these data elements. However, due to periodic changes in HUD requirements and upgrades to the software, it may be necessary for some agencies to correct historical data to remain compliant with the current HUD Data and Technical Standards (Data standards 2014). Additionally, the Continuum of Care may request that specific, non-required fields be filled out for community planning purposes.

DATA QUALITY EXPECTATIONS

As a HUD program, the MSHMIS must report annually on overall data quality in a variety of mediums, including but not limited to: the HMIS Dedicated Grantee Annual Performance Report (APR), the Annual Homeless Assessment Report (AHAR) and the CoC Grant Application (CoC wide data quality is reported in The Collaborative Application, formerly Exhibit 1). Additionally, each mandated agency must report program level data quality during the CoC APR report and CoC Grant Application (program level HMIS data quality is reported to HUD for each renewal) process.

Because of these reports and the constant use of HMIS data for agency level reporting, research and community planning, good data quality is paramount to the success of these program. To facilitate that, the following data quality expectations have been established:

1. Less than 5% of incomplete data
2. Data collection (intakes and discharges) will be current within seven days

3. Updates to income, benefits, disability and housing status for consumers at least annually and at discharge
4. Utilization above 75% for all residential projects and Rapid Re-housing
5. Permanent destinations are at or above 80%
6. 90 Days no contact – less than 5%

To facilitate the best data practices possible, programs that have been found to be non-compliant with the above expectations and requirements will be required to have all users and the program manager meet with the Data Systems Administrator for a comprehensive action plan to address the problem areas. If, upon completion of this action plan, there is no improvement in the data quality or security, the Data Systems Administrator will require a meeting with the HMIS Committee chair person, the Agency Executive Director to create a more extensive action plan with agency level follow-up.

Depending on the seriousness and frequency of the issues, the Data Systems Administrator may choose to suspend user licenses until satisfied with agency and user commitment to data quality and security. If a mandated program continues to be out of compliance, Technical Assistance may be sought from the funding entity (the VA and/or HUD) to assist in process. Suspended programs will be listed as 'Not Participating' on the CoC Housing Inventory Chart and in any renewal applications within the CoC Grant Application which could influence funding decisions by the CoC governing body.

DISTRIBUTION OF MSHMIS DATA

MUTEH, Inc. will provide monthly and quarterly reports on the aggregate data collected within the MSHMIS to the corresponding agencies as well as the HMIS Committee. MUTEH, Inc. will also make any AHAR data accepted by HUD available to the participating agencies. This is public information and a copy of the latest and historical reports will be provided to anyone, upon written request. These reports are also published on the MUTEH, Inc. website.

Continuum-wide data will be provided to HUD annually as required through the AHAR report and CoC Grant Application or other reporting mechanism required by HUD (Exhibit 1).

Aggregate county-wide and individual agency-level data may be provided to users and administration of that agency upon request for data-quality reasons or to meet agency needs. Non-users within an agency requesting any aggregate or individual data must have the written consent of the agency Executive Director.

Protected Personal Information (PPI), agency-level information, or any data that may potentially point out an individual or single agency will not be distributed in any reporting. Individuals, agencies or governing bodies who wish to obtain individual or agency-level data will need to go through that agency's Executive Director for that information to avoid conflict with the MSHMIS privacy policies. Should the CoC governing body choose to distribute this data, an amendment to this document must be made and signed by the MUTEH Board and participating parties.

Reporting with the MSHMIS

The MSHMIS Data Systems Administrator regularly exports a system-wide aggregation of data. This data is analyzed to determine which agencies are compliant with the system and regulations. It is also used to identify areas of policy or data requirements that must be more thoroughly defined for individual agencies. Additional training or technical assistance is made available based on need.

Monthly Progress Reports and Quarterly Report Cards are generated to share with the participants of the MSHMIS. These reports include a summary of the number and demographics of individuals and families participating in services in each program type for the given period. Aggregate reports do not include names, social security numbers, or any other identifying characteristics of individual clients. Trends in the reports are then examined and reported to the participating agency. Under no circumstances is client-level data distributed.

MONITORING OF PARTICIPATING PROGRAMS

In order to ensure compliance with this manual and HUD privacy and security requirements, MUTEH, Inc. will do periodic monitoring of all programs participating in the MSHMIS; both mandated and voluntary. This monitoring will review data quality, data completeness, and compliance with the electronic and physical privacy and security procedures outlined in this manual.

Programs found to be out of compliance with the above will be evaluated by the MSHMIS System Administrator and a Plan of Correction; including additional training; measurable goals, a realistic timeline for correction and further monitoring, will be put in place.

Frequency of monitoring visits within a community, agency or program will be at the discretion of the MSHMIS Data Systems Administrator. Monitoring visit results will be shared with the Collaborative Applicant and discussed with the HMIS Committee.

DATABASE CUSTOMIZATIONS

The AWARDS software can be modified to meet specific needs of an agency. Customizations that are above and beyond those created for the MUTEH, Inc. MSHMIS and HUD requirements will be completed at an additional expense to the agency. All private program-level customizations will be facilitated and contracted through MUTEH, Inc.

Modifications that could be completed at an additional charge may include, but are not limited to: additional number of users, supplementary training, software customization, increased security to allow transfer of data among specific agencies, increased data collection capabilities and other options that are outside of those identified by the MSHMIS Implementation Team.

At all times, the Foothold Technology staff and MUTEH, Inc. will work to make sure that the database is compliant with HUD standards for data collection and reporting. MUTEH, Inc. will also work with other required programs under different funders to ensure relevant and accessible functionality.

TO LEARN MORE ABOUT THE MSHMIS

For general information about the MUTEH, Inc. MSHMIS or the policies and procedures contained in this document, please contact the MSHMIS Data Systems Administrator, Bethany Rodgers at blatham@muteh.org or by phone at (601) 960-0557 EX.303. For information about becoming part of the MUTEH, Inc. MSHMIS, please contact the Executive Director, Ledger Parker, at lparker@muteh.org or by phone at (601) 960-0557 EX. 304.

Acceptance
Signature

Date



CONTINUUM OF CARE AGREEMENT & CONSENT REGARDING MUTEH MSHMIS POLICY & PROCEDURES

The Mississippi Balance of State Governing Council has reviewed the MSHMIS Policies and Procedures document and agrees to the privacy, security and data quality measures therein. The MSHMIS System Administrator agrees, in response, to work with the CoC to uphold the policies and procedures outlined in this manual and alert CoC representatives to significant infractions of any of the included policies or procedures.

SIGNATURES:

Executive Committee Chair
CoC Governing Council

/ /

Date

Lead Rep. of the Collaborative
Applicant
MUTEH Inc.

/ /

Date

MSHMIS Data Systems Administrator
MUTEH Inc.

/ /

Date

Appendix 1

HOMELESS MANAGEMENT INFORMATION SYSTEM PARTICIPATION AGREEMENT

This Participation Agreement is entered into on the date hereinafter set forth by and between The Mississippi Balance of State Continuum of Care, hereinafter referred to as MUTEH, Inc., and _____ hereinafter referred to as the Agency, for purposes of providing HMIS connectivity in order to accurately record and report homeless data. The Agency has agreed to participate in the MUTEH HMIS and requests enrollment.

This Agreement shall remain in force as long as the Agency remains a member in good standing with MUTEH, Inc. The Agency may terminate this Agreement upon 30 days written notice if it no longer chooses to participate.

The Agency understands that HMIS will enable each Continuum of Care (COC) agency to enter individual client data about all homeless people served and allow MUTEH to report homeless housing and service activities.

All parties hereto agree to the following:

Agency Rights and Responsibilities

- The Participating agency may not use HMIS participation, or data as a reason to deny services to a client;
- The Agency commits to entering truthful, accurate, complete, and timely information to the best of their ability on clients receiving homeless services;
- The Agency agrees to comply with HUD's Minimum HMIS Data Standards, including confidentiality, client consent and data entry requirements. The agency also agrees to assure that all employees and agents comply with these standards.

Client Consent

- The Agency agrees to document informed client consent for each client entered into HMIS;
- The Agency agrees to maintain physical copies of client consent forms and other data entry supporting documentation for a minimum of three (3) years after client's case closes;
- The Agency agrees to allow clients to view their own HMIS data, upon written request.

HMIS Users

- The Agency may designate and terminate users at their discretion. Only those authorized by the Agency may access HMIS;
- Each user will have a unique username and password, which governs the security level for that user;
- The Agency is responsible for supervision of users and assuring that security, confidentiality and data integrity are maintained;
- The Agency will report any breaches of confidentiality, consent, actual and/or suspected misuse of data to MUTEH HMIS Staff immediately;
- HMIS Administration may terminate individual user's access rights upon violation of confidentiality provisions. The Agency will be notified immediately by HMIS

Administration. Termination of an individual user will not necessarily affect the agency's overall participation in the system.

- The Agency may enter information on non-homeless clients.

System Hardware, Software and Connectivity:

- The Agency is responsible for purchasing and maintaining computer system(s), operating and security software and reliable high-speed internet access.

HMIS Data

- HMIS data is highly confidential. The Agency agrees not to use or disclose information other than as permitted or required by this agreement or as required by HUD's HMIS Minimum Data Standards;
- The Agency is responsible for the client data associated with their own program(s) and services;
- While acting within this agreement, the Agency has the ability to view, enter and edit information, enter unlimited numbers of clients and services and run an unlimited number of reports;
- Aggregated COC homeless data (not agency specific) will be published annually by MUTEH, Inc.;
- MUTEH, Inc. HMIS Administration performs data quality assurance and security checks. The participating Agency grants MUTEH HMIS Administration permission to access and utilize the data for the purposes of system administration, technical support and quality control;
- MUTEH, Inc. may use HMIS data for continuum planning, reporting and grant writing processes including Consolidated Plans, Gaps Analysis, and HUD reporting, and may release aggregated data to MUTEH member agencies.

Shared Clients

- Agencies that have formal, reciprocal partnership agreements may share client level data. Signed partnership agreements must be provided to MUTEH HMIS Administration in order for partnership level data sharing to be implemented.

HMIS System Responsibilities

- Agency users will have opportunities to provide feedback on the ongoing development of HMIS through user meetings, consistent community progress updates and/or via email or telephone;
- MUTEH HMIS Administration will provide limited technical assistance for troubleshooting, report generation, and one-on-one/classroom training for users. Limited data entry assistance may be available to agencies that are experiencing substantial hardship in regards to data entry. Additional training and assistance is available;
- MUTEH HMIS Administration will maintain the software required to support the HMIS system; perform regular data backups; and comply with industry standards for data security. The system administrator will make every effort to provide advanced notice to users if and when the system will be unavailable.

Eligibility and Termination

- MUTEH, Inc. is responsible for determining eligibility for participation;

- Should the Agency voluntarily terminate this agreement upon 30-days written notice, data already in the system will remain in the system. Furthermore, data will continue to be used in aggregate reporting and for client searches (based on consent) and will not be removed;
- MUTEH, Inc. may terminate agencies or individual user's access rights that violate confidentiality or other provisions of this agreement through the following procedures:
 - Agencies will be notified by the HMIS Administrator, verbally and in writing, of violations and issues;
 - If violations are not resolved within two weeks of notification, the HMIS Administration will lock the agency out of the system and notify the MUTEH, Inc. Executive Director;
 - MUTEH, Inc. Executive Director will rule on appropriate sanctions and processes including but not limited to termination of participation.

IN WITNESS WHEREOF, the foregoing instrument is executed on this the ____ day of _____ 20__.

PARTICIPATING AGENCY

MUTEH, INC.

Name of Agency Representative

Name of MUTEH, Inc. Representative

Signature of Agency Representative

Signature of MUTEH, Inc. Representative

ATTEST:

ATTEST:

AWARDS USER CODE OF ETHICS

 Full Name (Printed)

 Training Date

 Work Phone Number

 E-mail Address

 Job Title

 Agency Name

 Supervisor Name (Printed)

 Program(s)

Program Type:

	ESG-Funded – Emergency Shelter		ESG Rapid Rehousing
	ESG Homeless Prevention		CoC-Funded – Transitional Housing
	CoC – Funded – Permanent Housing		CoC-Funded – Rapid Rehousing
	Supportive Services for Veteran Families		HOPWA: Specify
	HHS PATH: Street Outreach or SSO		HHS RHY: Specify
	Privately-Funded Agency		Other: Specify

User Agreement

Participating Agencies who use MUTEH's Homeless Management Information System (HMIS) and each User within any Participating Agency are bound by various restrictions regarding protected personal information ('PPI'). The employee, contractor, or volunteer whose name appears above is the **User**.

The HMIS Client Consent Form shall be signed by the Client before any PPI is designated for sharing with any Participating Agencies. The User shall ensure that prior to obtaining the Client's signature; the agency's Notice of Privacy Practices was fully reviewed with the Client in a manner to ensure that Client fully understood the information.

User Principles

A User ID and Password gives you access to the MUTEH HMIS. You must initial each item below to indicate your understanding and acceptance of the proper use of you ID and password. Failure to uphold the confidentiality standards set forth below is grounds for your immediate termination from the HMIS

(initial below)

	I understand that I have an obligation to maintain Client privacy and to protect and safeguard the confidentiality of Client Information. A client's personal information includes, but is not limited to, the Client's name, address, telephone number, social security number, type of medical care provided, medical condition or diagnosis, veteran status, employment information, and any and all other information relating to the Client's programming.
	My User ID and Password are for my use only and must not be shared with anyone. I must take all reasonable precautions to keep my Password physically secure.
	I understand that the only individuals who can view information in HMIS are authorized Users who need the information for legitimate business purposes of this Agency and the Clients to whom the information pertains.
	I may only view, obtain, disclose, or use information within the HMIS that is necessary for my job.
	If I am logged into HMIS and must leave the work area where the computer is located, I must logoff before leaving the work area.

	Any hard copies of PPI printed from the HMIS must be kept in a secure file, and destroyed when no longer needed, in accordance with Agency's records retention policy. I will not leave hard copies of PPI in public view on my desk, or on a photocopier, printer, or fax machine.
	I will not discuss PPI with anyone in a public area.
	I will attend HMIS Trainings regularly (at least twice a year)
	I have reviewed the Agency's Notice of Privacy

User Signature _____ Date _____

Homeless Management Information System

Client Consent—Release of Information

The Homeless Management Information System (HMIS) serves the Mississippi Balance of State Continuum of Care, a group of partner agencies working together to provide services to homeless and low-income individuals and families in Mississippi. The agencies in the BOS Continuum of Care include shelter, housing, food, state, private and non-profit social service agencies, and faith-based organizations.

The information that is collected in the HMIS database is protected by limiting access to the database and by limiting with whom the information may be shared, in compliance with the standards set forth in the Health Insurance Portability and Accountability Act (HIPAA). Every person and agency that is authorized to read or enter information into the database has signed an agreement to maintain the security and confidentiality of the information. Any person or agency that is found to violate their agreement may have their access rights terminated and may be subject to further penalties.

BY SIGNING THIS FORM, I AUTHORIZE THE FOLLOWING:

I authorize the partner agencies and their representatives to share the following information regarding my family and me. I understand that this information is for the purpose of assessing our needs for housing, utility assistance, food, counseling and/or other services.

The information may consist of the following:

- My financial situation, to include the amount of my income, and any savings of money and/or food stamps I may have. This information may also include debts I owe for utilities, rent, etc.
- Identifying and/or historical information regarding myself and members of my household.

I UNDERSTAND THAT:

- Information I give concerning physical or mental health problems will not be shared with other partner agencies in any way that identifies me.
- The partner agencies have signed agreements to treat my information in a professional and confidential manner. I have the right to view the client confidentiality policies used by the HMIS.
- Staff members of the partner agencies who will see my information have signed agreements to maintain confidentiality regarding my information.
- The partner agencies may share non-identifying information about the people they serve with other parties working to end homelessness.
- The release of my information does not guarantee that I will receive assistance, and my refusal to authorize the use of my information does not disqualify me from receiving assistance.
- This authorization will remain in effect for twelve months unless I revoke it in writing, and I may revoke authorization at any time by signing a written statement available at any partner agency.
- If I revoke my authorization, all information about me already in the database will remain, but will become invisible to all of the partner agencies.
- I have the right to request information about who has accessed my information.

Partner Agencies: A list of the partner agencies within the BOS Continuum of Care may be viewed prior to signing this form.

Client Name <i>(please print)</i>	Client Signature	Date
Agency Staff Name <i>(please print)</i>	Agency Staff Signature	Date

Client Consent to Release of Information for Data Sharing via MSHMIS

The Homeless Management Information System (HMIS) serves the Mississippi United to End Homelessness Continuum of Care, a group of partner agencies working together to provide services to individuals and families in Mississippi who are homeless or at risk of becoming homeless.

Information collected in the HMIS database is protected in compliance with the standards set forth in the Health Insurance Portability and Accountability Act (HIPAA). Every person and agency that is authorized to read or enter information into the database has signed an agreement to maintain the security and confidentiality of the information. Any person or agency that is found to violate their agreement may have their access rights terminated and may be subject to further penalties.

I understand that:

The partner agencies may share limited identifying information about the people they serve with other parties working to end homelessness.

- The release of my information does not guarantee that I will receive assistance.
- This authorization will remain in effect for _____ months unless I revoke it in writing, and I may revoke authorization at any time by signing a written statement or Revocation form.
- The following information will not be shared with and MSHMIS partner agencies via the MSHMIS computer system.
 1. HIV/AIDS information, such as status, diagnostic test results, mode of transmission, or sexuality.
 2. Domestic violence information, such as abuse history, abuser information, trauma information.
 3. Behavioral health information, such as substance and alcohol abuse and mental illness information.
 4. Clients supportive services contacts, medication information and case notes.
- If I revoke my authorization, all information about me already in the database will remain but will become invisible to all of the partner agencies.

By signing this form, I agree to share the following level of information with other MSHMIS partner agencies via the MSHMIS computer system.

- 1) I agree to share my [name (First, Middle, Last), client gender, program enrollment and exit dates] information via the HMIS system with other MSHMIS partner agencies.
- 2) I agree to share my [name (First, Middle, Last), client gender, program enrollment and exit dates, demographic information, miscellaneous information, contacts information] information via the HMIS system with other MSHMIS partner agencies.
- 3) I do not agree to share any of my information via the HMIS system with other HMIS partner agencies via the MSHMIS computer system.

Client Name (Please Print)

Client Signature

Date

Guardian Name (Please Print)

Guardian Signature

Date

Agency Personnel Name (Please Print)

Agency Personnel Signature

Date



MISSISSIPPI- S HMIS: POSTED DATA PRIVACY NOTICE

This Agency receives funding from U.S. Department of Housing and Urban Development to provide services for homeless and near homeless individuals and their families. A requirement of this funding is that the Agency participates in the Homeless Management Information System, which collects basic information about clients receiving services from this Agency. This requirement was enacted in order to get a more accurate count of individuals and families who are homeless and to identify the need for different services.

We only collect information that we consider to be appropriate. The collection and use of all personal information is guided by strict standards of confidentiality. A copy of our Privacy Notice describing our privacy practice is available to all consumers upon request. This agency shares information with other agencies partnered in HMIS. This list, of which, is available at intake. Sharing information among agencies allows those agencies to work in a cooperative manner to provide you with better services.

We request every client whom we serve to sign a Release of Information form. We believe this will allow us to better serve you and other people who need housing and hopefully help end homelessness itself. You do not have to give us information. However, if you do not give us the information, we may not be able to determine the best services for you.



MISSISSIPPI- S HMIS: POSTED DATA PRIVACY NOTICE

This Agency participates in the Homeless Management Information System, which collects basic information about clients receiving services from this Agency. This process was enacted in order to get a more accurate count of individuals and families who are homeless and to identify the need for different services.

We only collect information that we consider to be appropriate. The collection and use of all personal information is guided by strict standards of confidentiality. A copy of our Privacy Notice describing our privacy practice is available to all consumers upon request. This agency shares information with other agencies partnered in HMIS. This list, of which, is available at intake. Sharing information among agencies allows those agencies to work in a cooperative manner to provide you with better services.

We request every client whom we serve to sign a Release of Information form. We believe this will allow us to better serve you and other people who need housing and hopefully help end homelessness itself. You do not have to give us information. However, if you do not give us the information, we may not be able to determine the best services for you.

HMIS Ratecard

Pricing as of: 3/1/2023



MUTEH'S HMIS participating agencies pay an annual fee based on the number of projects and users associated to each division within the database.

Each Project	Per User Fee	*over 15 users will be charged a excess fee												
\$500	\$ 150													
<table border="1"> <thead> <tr> <th colspan="2">Example</th> </tr> </thead> <tbody> <tr> <td>Project 1 - RRH</td> <td>\$500</td> </tr> <tr> <td>Project 2 - HP</td> <td>\$500</td> </tr> <tr> <td>Project 3 - ES</td> <td>\$500</td> </tr> <tr> <td>4 Users</td> <td>\$600</td> </tr> <tr> <td>Total:</td> <td>\$2100</td> </tr> </tbody> </table>		Example		Project 1 - RRH	\$500	Project 2 - HP	\$500	Project 3 - ES	\$500	4 Users	\$600	Total:	\$2100	<p>Training & technical Assistance: On-site, Webinar, Join.me</p> <ul style="list-style-type: none"> - How-to documents (video, PDF) - Monthly Follow-up calls - Security Training - Training Tuesday
Example														
Project 1 - RRH	\$500													
Project 2 - HP	\$500													
Project 3 - ES	\$500													
4 Users	\$600													
Total:	\$2100													
		<p>Your Annual Fee includes:</p> <ul style="list-style-type: none"> - Data entry assistance - Monthly Progress Reports - Customization (FormBuilder forms) - Quarterly Report Cards - Backdating permission - Reporting assistance - Marketing HMIS - BNL Reporting 												