



LAS VEGAS
TGA RYAN WHITE PART A
PLANNING COUNCIL

BYLAWS

Approved by the Planning Council January 14, 2014

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**LAS VEGAS TRANSITIONAL GRANT AREA
RYAN WHITE PART A PLANNING COUNCIL**

BYLAWS

ARTICLE I - NAME AND SERVICE AREA

Section 1.1 Name

The name of this entity shall be Las Vegas Transitional Grant Area Ryan White Part A Planning Council, hereinafter referred to as “Planning Council”.

Section 1.2 Service Area

The Transitional Grant Area (TGA) served by the Planning Council shall be Clark and Nye Counties of Nevada and Mohave County of Arizona, hereinafter referred to as “TGA”.

ARTICLE II - AUTHORITY, MISSION, AND RESPONSIBILITIES

Section 2.1 Legal Authority

The Planning Council was created by, and functions pursuant to, the requirements of the Ryan White Comprehensive AIDS Resources Emergency (CARE) Act. It was established and appointed by the Clark County Board of Commissioners, Clark County, Nevada on July 7, 1998.

Section 2.2 Mission Statement

The Planning Council is dedicated to develop and coordinate an effective and comprehensive plan for healthcare and support services in the Las Vegas TGA to improve the quality and availability of care for individuals and families with HIV, including hard-to-reach and traditionally underserved populations.

Section 2.3 Responsible Entities

The process of applying for, receiving, and administering Part A funds requires a collaborative relationship among three parties: the Chief Elected Officer (CEO – which shall be the Chair of the Clark County Board of Commissioners), the Ryan White Part A Program staff, also known as the “Grantee”, and the Las Vegas TGA Planning Council. Each has complementary duties as defined in the CARE Act legislation. For all matters related to Planning Council membership, management and activities, the CEO has designated the Director of Social Service as an official representative of the CEO in matters related to the Planning Council.

Section 2.4 Responsibilities of the Planning Council

The Planning Council shall execute the activities mandated by the Ryan White HIV/AIDS Treatment Extension Act of 2009 (CARE Act). These mandated activities are as follows:

1. Develop, review and implement by-laws covering the operations of the planning council,
2. Conduct a community needs assessment,
3. Develop a comprehensive services plan for the TGA,
4. Set service category priorities and service category allocations,
5. Seek coordination with other Ryan White and other HIV related services,
6. Assess the administrative mechanism of the grantee,
7. Develop standards of care for service categories.

These mandated activities will adhere to the guidelines for each activity as identified by the Health Resources and Services Administration (HRSA).

ARTICLE III - MEMBERSHIP

Section 3.1 Composition of Voting Membership

1. The composition of the Planning Council membership shall adhere to the mandates for membership listed in the CARE Act. The specific membership requirements are:
 - Health-care Providers, including federally qualified health centers,
 - Representatives of this category should be from the following communities: FQHC, FQHC look-a-likes, HIV physicians, HIV nurses, HIV dentists, hospitals providing care to HIV clients.
 - Community-based organizations serving affected populations and AIDS service organizations,
 - Representatives of this category should be from the following communities: AIDS Services Organizations (ASOs), Community Based Organizations (CBO) providing direct services to HIV clients, {representatives need not be Ryan White funded providers}.
 - Social service providers (including housing and homelessness services providers),
 - Representatives of this category should be from the following communities: Clark County Social Service, individuals representing the Homelessness Continuum of Care, other defined supportive service providers providing services to HIV clients, {representatives need not be Ryan White funded providers}.
 - Mental health providers,

- Representatives of this category should be licensed by the State of Nevada to provide mental health services. Can also represent Substance Abuse category, and need not be Ryan White funded providers.
- Substance abuse providers,
 - Representatives of this category should be licensed by the State of Nevada to provide mental health services. Can also represent Mental Health category, and need not be Ryan White funded providers.
- Local public health providers,
 - This category should be reserved for representatives from one of the three public health agencies in the TGA: 1) Southern Nevada Health District, 2) Nye County Department of Health and Human Services, or 3) Mohave County Department of Health and Human Services.
- Hospital planning agencies or health-care planning agencies,
 - This category should be reserved for representatives from actual health care planning bodies (i.e., internal hospital planning bodies or AIDS Education and Training Center (AETC) representatives.
- Affected communities, including:
 - Individuals living with HIV or AIDS,
 - Members of a federally recognized Indian tribe as represented in the population, (identify the recognized tribes in the TGA).
 - Individuals co-infected with hepatitis B or C,
 - Historically underserved groups and subpopulations, Formerly incarcerated person living with HIV/AIDS (PLWHA) or their representatives.
- Non-elected community leaders,
 - This could be a long- term board member of an organization (not necessarily an ASO), someone with long-term, high-level HIV volunteer experience, a corporate executive with ties to HIV fundraising efforts, a well known clergy member, etc.
- State Medicaid agency,
- State agency administering the Part B program,
- Ryan White grantees under Part C and/or Part D, (if no Part D provider, an agency with a history of serving children, youth and families living with HIV),
 - This category is reserved for Part C or D grantees. Currently no Part D providers exist in the TGA. This would then be the category for the only Part C provider.
- Grantee under other Federal HIV programs (including HIV prevention),
 - Representatives of this category should be from the following communities: State designated HIV Prevention contractor, the State representative supervising the HIV Prevention grant from CDC, a member of the HIV

Prevention Community Planning Group (CPG), a representative of a HIV Prevention funded Prevention agency in the TGA.

- Nevada State Surveillance Position
 - This position is designated as a person from the State of Nevada Office of Surveillance. This position will provide a direct link to necessary HIV/AIDS and STD epidemiological data to ensure the Planning Council has access to and an understanding of the historical and current trends in HIV and STD infection.
- HIV Community Planning Group Position
 - This position is designated for a representative of the Southern Nevada HIV Community Planning Group to provide a direct link to local and national HIV prevention activities and initiatives.
- Certified Application Counselor/Eligibility Position
 - Representative should be a Certified Application Counselor and determine Part A, B or C eligibility.

2. Persons living with HIV/AIDS must represent a minimum of 33% of the Planning Council. Any PLWH/A who counts as part of the 33 percent;

- Shall serve solely as a representative of the category reserved for affected communities.
- Shall not be an employee, consultant, or officer of an organization that receives, or is eligible to receive Ryan White Part A funds.
- Shall be a recipient of services paid for by Ryan White Part A funds.
- Shall fully disclose their HIV status in order to fill an affected community seat.

Section 3.2 Composition of Non-Voting Membership

The membership of the Planning Council can include representatives of the CEO Office as well as the Grantee.

Section 3.3 Nominations

1. Anyone interested in serving on the planning council shall obtain, complete and submit an application for membership with planning council staff.

- a) This process shall be completed no later than 24 hours prior to the scheduled planning council meeting conducted on the fourth Wednesday of March.

- b) Applications can be found at www.LasVegasEMA.org or obtained through Planning Council members or staff. Completed applications will be kept on file for a period of one year.
 - c) At a minimum, advertising for vacant positions will take place annually during the needs assessment, consumer satisfaction projects, posted at public locations, and through community service providers.
2. All applicants will be interviewed at the March meeting by the full Planning Council utilizing the applicant selection form (or the returning member selection form for current members). The sheet is equipped with a scoring system, but ultimately each interviewing member can recommend, not recommend, or abstain from recommending each interviewee.
- a) Applicants must fit one of the membership positions in Section 3.2 for which there is a vacancy to be considered for nomination. Planning Council staff shall verify affected community member status prior to the meeting.
 - b) Applicants must also be in compliance with outlined term limits in section 3.5 to be considered.
3. Applicants will be moved forward for the full Planning Council vote if they receive a majority of recommendations from the applicant selection forms. Those receiving the majority of recommendations from the application selection form processes will be moved forward as a slate and voted on by the full Planning Council.
4. The slate of approved applicants will be sent to the Clark County Board of County Commissioners. Official voting membership status will commence upon approval by the Board of County Commissioners.

Section 3.4 Terms of Members

All terms of voting membership shall be for two years and shall commence upon the date of CEO approval. Members may serve consecutive terms if they meet all membership requirements, successfully complete the application and nomination process, and are reappointed by the CEO. Term limits for planning council members shall be as follows:

- 1. No planning council member shall hold a voting seat for more than four consecutive years in any six year period, and,
- 2. No planning council member shall hold a voting seat for more than eight years total.

Those members representing the Nevada State Medicaid, State Ryan White Part B program, Part C and/or D programs, and Public Health and Social Service agencies are exempt from these term limit restrictions since their respective agencies nominate

individuals who can adequately represent them, and may have a limited pool of potential candidates.

Section 3.5 Responsibilities of Members

Members shall:

1. Uphold the goals, objectives, and mission of the Planning Council.
2. Attend Planning Council meetings and participate in the policy-making decisions of the Planning Council.
3. Contribute professional and personal expertise to further the work of the Planning Council.
4. Actively support the planning, needs assessment, priority-setting, and evaluation processes of the Planning Council.
5. Be knowledgeable about the Ryan White Part A planning process and solicit community involvement.

Section 3.6 Voting

Planning Council members shall have voting privileges on the Planning Council during all Planning Council meetings, unless identified conflicts of interest exist. In accordance with Nevada Open Meeting Law, the action of any public body taken in violation of any provision of the Open Meeting Law is void, i.e. has no legal force or binding effect (NRS 241.036).

Section 3.7 Attendance

Members shall attend all Planning Council meetings with no more than three absences within any calendar year.

1. Members may participate via conference call. Arrangements with Planning Council Staff in advance of the meeting should be made.
2. Attendance shall be recorded at all Planning Council and Committee meetings. The Executive Committee shall review attendance records and committee participation and shall notify any member who is in jeopardy of forfeiting their membership. Notification shall also be sent to the Planning Council Co-Chairs.

Section 3.8 Resignation

Members may resign at any time by giving written notice to Planning Council Co-Chairs, Planning Council Staff or a Grantee representative. Resignation shall take effect immediately upon submission of the written resignation to a party identified above.

Section 3.9 Termination

Any member who fails to perform their responsibilities, **Section 3.5 Responsibilities of Members**, shall be subject to removal without further cause. This shall include:

Current Planning Council Bylaws
Approved by the Executive Committee December 18, 2013
Approved by the Planning Council January 14, 2014
Approved by the Board of County Commissioners March 18, 2014

1. Unapproved absence from three Planning Council or Executive Committee meetings within any calendar year, **Section 3.7 Attendance;**
2. Loss of membership status, i.e., member no longer represents the category for which they were appointed to the Planning Council and there is no appropriate open membership category in which to move the Planning Council member;
3. Conduct or behavior that interferes with the business of the Planning Council; and
4. Conduct that would have a negative impact on the community's confidence in the Planning Council, such as a violation of conflict of interest, or breach of confidentiality.

Section 3.10 Planning Council Professionalism

The goal of disciplinary action is to ensure inappropriate and unacceptable behavior does not occur and/or repeat and that all members and participants, and the business of the Council, is protected from inappropriate/unacceptable behavior in the course of doing the Council's work.

- ***NRS 241.030(3) (b) states; If a person willfully disrupts a meeting to the extent that its orderly conduct is made impractical; the person may be removed from the meeting. The chair of the public body may, without vote of the body, declare a recess to remove a person who is disrupting the meeting.***

Anyone may call a point of order during any meeting by raising their hand and indicating the infraction. All infractions called must be addressed at the time called by the Planning Council/individual Planning Council member. All infractions will be recorded in the minutes of said meeting.

In the event that disruptive behavior occurs during the process of conducting Planning Council business, the Grantee, or their designee, shall implement disciplinary action against the offending individual. Disciplinary action shall consist of the following steps/actions:

1. For a first offense, the Grantee shall provide a verbal warning of the offending action. This verbal warning will be followed up with a written notification of the verbal warning.
2. For a second offense, the Grantee shall provide a second verbal notification of the offending action. The second verbal warning will be followed up with a written correspondence.
3. If an individual commits a third offense, or if a first or second offense rises to the level of verbal and/or physical aggressive behavior, or is so grievous as to disrupt the

processes of the Planning Council, the Grantee shall take action as necessary to immediately stop the offending action. Additionally, the offending member will be immediately terminated from Planning Council member status (if applicable), and/or will not be allowed to attend Planning Council events for a period of one year. The offending member shall be notified by the Grantee in writing of the termination and barring from Planning Council activities and events.

The CEO shall have the power to remove Planning Council members without the approval of the Planning Council.

Section 3.11 Vacancies

Vacancies, from resignation or expiration of term, shall be filled as soon as possible according to the guidelines established by the Planning Council in **Section 3.3 - Nominations**. Nominees filling such vacancies shall be expected to serve a full 2-year term, commencing on the date of approval by the CEO.

ARTICLE IV – PLANNING COUNCIL CO-CHAIRS

Section 4.1 Planning Council Co-Chairs

The Co-Chairs of the Planning Council must include two Co-Chairs elected by the Planning Council, with the option of including a third Co-Chair appointed by the CEO or their designee at the discretion of the CEO. The two Co-Chairs elected by the Planning Council must be current Planning Council members in good standing, nominated and approved by the voting Planning Council membership. Every effort will be made to encourage a HIV+ person to obtain a Co-Chair position, but there is no mandate for an HIV+ person to fill either Planning Council elected Co-Chair position.

Section 4.2 Term of Office

Commencement of term is immediate upon election. Each term shall be for two years. Planning Council Co-Chairs may serve two consecutive terms if they continue to meet all membership requirements during the specified time period and are re-elected by simple majority vote by the Planning Council.

Section 4.3 Responsibilities of Planning Council Co-Chairs

The Planning Council Co-Chairs shall share responsibility to guide and facilitate the planning process. One or all of the Planning Council Co-Chairs shall preside at all meetings of the Planning Council and the Executive Committee, and shall serve as ex-officio members.

Section 4.4 Resignations

A Co-Chair may resign at any time by giving written notice to the Planning Council, Planning Council Staff or a representative of the Grantee. Such resignation shall take effect upon submission of written resignation to any of the parties identified above.

Section 4.5 Termination

An Officer may be removed under circumstances and by the same process established for members in Section 3.9, **Termination**. Planning Council Co-Chairs may also be removed for failure to comply with the requirements, perform the duties and responsibilities, or exercise the leadership necessary for the position. Removal of any Planning Council Officer shall require a two-thirds vote of the Planning Council members present at a regular or special meeting of the Planning Council or at any time by the CEO without the consent of the Planning Council.

ARTICLE V - ORGANIZATIONAL STRUCTURE

Section 5.1 Committees

Standing and ad hoc committees of the Planning Council may be created at any time to meet the operational needs of the Planning Council. The Planning Council shall establish the purpose, composition, specific functions and responsibilities, voting membership, quorum requirements, frequency of meetings, and scope of authority for each committee.

Section 5.2 Committee Membership

Each committee shall have no fewer than three Planning Council members.

1. Each committee shall have a Chair who is a member of the Planning Council and who is appointed by the Planning Council. Election of Planning Council Committee Officers will take place at the September Planning Council Meeting.
2. Committee membership shall be drawn from the membership of the Planning Council.
3. Only Planning Council members shall be voting members of a Committee.
4. One Planning Council Co-Chair shall serve as a non-voting ex-officio member of any committee.

Section 5.3 Executive Committee

The Executive Committee of the Planning Council shall meet regularly and all recommendations shall be presented to the Planning Council for review and approval.

The purpose of the Executive Committee shall be as follows:

1. To review Planning Council membership for appropriateness in the areas of composition and reflectiveness,
2. To annually review the By-laws of the Planning Council to ensure relevancy and appropriateness in relation to CARE Act language and intent,
3. To review the appropriateness of the Planning Council Calendar of Activities,
4. Discuss issues, concerns in the community, or developing situations for appropriateness of presentation to the Planning Council for discussion, review or action.
5. Review planning cycle timeline and make recommendations for full Planning Council meeting.
6. Appoint members to membership workgroup to recruit new members and nominate Planning Council members to Executive Committee and Co-Chair positions.
7. Vacant Executive Committee positions will be nominated and filled at the next Planning Council meeting following the vacancy in the interim until the next regularly scheduled election for position.
8. Executive Committee positions terms: 1 year term in alignment with Planning Council membership term limit requirements. No limit on the number of Executive Committee terms a Planning Council member may serve.
9. If Executive Committee member(s) miss three (3) meetings, Executive committee may review member's standing on Executive Committee and make changes as needed or at their discretion.

Section 5.4 Executive Committee Membership

The Executive Committee membership shall be comprised of the following:

1. The Planning Council Co-Chairs,
2. One Planning Council member in good standing that represents the provider community,
3. One Planning Council member in good standing that represents the HIV/AIDS client community,
4. One Planning Council member in good standing that represents the public health community.

The Executive Committee membership, aside from the CEO designated Co-Chair, shall be selected by the Planning Council through consensus vote.

Section 5.5 Ad hoc Committees

The Executive Committee may create ad hoc committees to address specific needs or to complete special tasks as assigned. Ad hoc committees shall be time limited and shall exist for a period not to exceed six months.

1. The Chair of an ad hoc committee shall be a Planning Council Co-Chair;
2. Ad hoc committees shall be composed of a minimum of three Planning Council members;
3. Community members may serve on an ad hoc committee to provide input;
4. Only Planning Council members shall be voting members of an ad hoc committee; and
5. All recommendations shall be presented to the Planning Council for review and approval.

ARTICLE VI - MEETINGS

Section 6.1 Open Meetings

The Planning Council and its committees shall conduct official business, deliberations, and actions only at meetings according to guidelines established by the Planning Council in the Bylaws.

1. All meetings shall be open to the public, except under circumstances and procedures prescribed by state or local policies.
2. Meetings shall comply with all requirements of the Nevada Open Meeting Law. The public shall have an opportunity to speak at every meeting during the Public Comment period according to N.R.S. 241.020, 2 (c) (3) – effective July 1, 2011. The Planning Council has established that public comment will be held to a period of three minutes per person per public comment period.
3. The Planning Council shall meet according to the annual planning calendar, at places as it may determine appropriate. Additional meetings may be called by the CEO, Planning Council Co-Chairs, or by at least four voting members of the Planning Council.

Section 6.3 Emergency Meetings

The Planning Council or its committees may hold an emergency meeting if a matter is truly unforeseen and of such a nature that immediate action is required, as defined by Nevada Open Meeting Law. All members shall be notified by telephone, facsimile, hand delivery, or other reasonable alternative. The Planning Council shall provide as much notice to members and the public as is reasonably possible under the circumstances.

Section 6.4 Notice of Meetings

Notice of Planning Council and Committee meetings shall be sent by facsimile, hand delivery, US Mail, or other reasonable alternative to each Planning Council or Committee member at least three business days prior to the date of the meeting.

Section 6.5 Agendas

Agendas shall be prepared for all meetings and shall specifically state the subject matter of the meeting. No other items may be introduced or considered. Planning Council members or non planning council members wishing to include an item on the agenda must submit that item and any supporting paperwork to both Planning Council Co-chairs no later than ten days prior to any regularly scheduled Planning Council or committee meeting. To be considered for inclusion on the agenda, the item must be relevant to and within the scope of Planning Council practice and decision making. If the Co-chairs question the relevance of the item, the Executive Committee shall convene to determine if the item is within the scope of Planning Council practice and decision making. Agendas shall be posted at least three business days prior to the date of the meeting and distributed to members on or before the date of the meeting.

Section 6.6 Quorum

A quorum shall be present to conduct business and engage in formal decision-making.

1. At a Planning Council meeting, the presence of a majority of voting members, including at least one Planning Council Co-Chair, shall constitute a quorum.
2. For an Executive Committee meeting, the presence of a majority of voting members, including one Planning Council Co-Chair, shall constitute a quorum.

If a quorum is not present, those in attendance may conduct the meeting, but all decisions shall remain pending until ratified by a quorum at a subsequent meeting. Consensus will be the desired outcome of any Planning Council meeting not achieving a quorum.

Section 6.7 Voting

Each voting member shall be entitled to one vote on any matter, provided a quorum exists and they do not have a direct conflict of interest.

1. Planning Council members are eligible to vote at Planning Council meetings.
2. Planning Council members are eligible to vote only at meetings of the Executive Committee.

3. Voting shall be conducted publicly and shall be recorded in the minutes of each meeting in which a vote is taken by the Planning Council.

Section 6.8 Minutes and Materials

Written minutes shall be kept of all meetings and distributed to respective Committees for approval at the next scheduled meeting.

1. Minutes and materials shall be open and public, except as allowed by law to be confidential.
2. Public documents shall be available for public inspection during normal office hours and shall be supplied upon request.
3. Public documents shall be retained according to federal and state record retention requirements.

Section 6.9 Conduct of Meetings

The Planning Council and its committees shall conduct meetings according to all Nevada Open Meeting laws and via modified parliamentary procedures, based on Robert's Rules of Order.

Section 6.10 Bylaws

The Planning Council and its committees shall be governed by these Bylaws established by the Planning Council. The Bylaws shall be reviewed annually and revised as needed by the Executive Committee.

Section 6.11 Planning Council Planning Process

The Planning Council shall conduct its federally mandated planning activities based on an annual planning calendar. The planning calendar will be reviewed by the Executive Committee prior to the commencement of the annual planning cycle. The planning cycle is outlined below, and will serve as the guiding principles by which the planning council will conduct its activities.

The planning council will fulfill their mandated responsibilities by engaging in an annual planning process implemented in three separate phases that consist of the following four steps; Needs Assessment, Priority Setting, Resource Allocation, and the Assessment of the Administrative Mechanism. Additionally, the planning council will participate in the development of a Comprehensive Care Plan, and the Statewide Coordinated Statement of Need whereas meetings will be determined accordingly by the Executive Committee. All other activities of the planning body should be conducted in an effort to make the planning process more effective.

Phase One: Needs Assessment

The annual planning process will begin each September with the Needs Assessment phase; the council will meet the fourth Wednesday of that month. Duties outlined for accomplishment at that meeting include;

- I. Needs Assessment Plan and Design
 - a. Determine the following: scope, timetable and budget, responsibilities for conducting and overseeing the process, establish a process for community input, select methodology, data collection instruments, and methods of analysis
- II. Membership Recruitment
 - a. Determine the following: current vacancies, consider requirements of reflectiveness, recruitment strategies, and recruitment assignments
- III. Co-Chair Elections
 - a. Open nominations process for election of Planning Council Co-Chair
- IV. Assessment of the Administrative Mechanism Review
 - a. Review the results of the Assessment of the Administrative Mechanism conducted in June/July

Phase Two: Membership and Planning

The second phase of the planning process will begin in March; the council will meet the fourth Wednesday of that month. Duties outlined for accomplishment at that meeting include;

- I. Planning Cycle Budget
 - a. Determine and approve budget for the following grant year planning cycle
- II. Membership Interview and Nominations Process
 - a. Council will review applications for new members against current openings, reflectiveness requirements, and term limit requirements. Following approval by the Council new members will be presented to the Board of County Commissioners for appointment effective immediately.
- III. Needs Assessment Update
 - a. Including; current status of the Needs Assessment, establishing dates, time, and location of Priority Setting and Resource Allocation phase.

Phase Three: Priority Setting and Resource Allocation

The third phase of the planning process will begin in June and continue no later than through the end of September; the council will meet according to the format determined during the second phase. These meetings include;

- I. Data Presentation

- a. Presentation of all relevant data to the priority setting and resource allocation process, including; epidemiologic data, service utilization and cost data, needs assessment data, historical priorities and allocations
- II. Priority Setting
 - a. Establish priorities relative to HIV/AIDS service that are most important in the Las Vegas TGA
- III. Resource Allocation
 - a. Distribute available Ryan White Part A funds in the TGA across eligible service categories

Planning Council Staff will prepare and disseminate relevant information and updates through email, regular U.S. mail or via the Planning Council website as needed, on no less than a quarterly basis.

ARTICLE VII - REIMBURSEMENT

Section 7.1 Attending Meetings

Members shall serve without compensation from the Planning Council. Members may receive reimbursement, as described in the Clark County reimbursement policy, for reasonable and actual out-of-pocket expenses incurred solely as a result of attending a scheduled Planning Council or Committee meeting.

ARTICLE VIII – CONFLICT OF INTEREST

Section 8.1 Recognition of Conflict

The Planning Council recognizes that members represent interests of individuals and organizations who ultimately receive benefits of the Ryan White CARE Act. To ensure that individuals and organizations that best serve the needs of the community will not be denied funds because of their active participation on the Planning Council, and to confirm that members serve the needs of the community and not the interests of any organization or entity, conflicts of interest will be clearly stated by service category on the member sign-in sheet at each meeting. Conflicts may also be stated prior to voting if the Planning Council feels it is necessary. A Conflict of Interest Disclosure form must also be signed annually by each member of the Planning Council.

Section 8.2 Definition

A Planning Council member has an actual or perceived conflict of interest when the member's actions result, or appear to result, in personal, organizational, or professional gain for the Planning Council member. An actual or perceived conflict of interest occurs when:

1. The member is a salaried employee of any organization that receives, or is eligible to receive, Ryan White Part A funds;
2. The member serves on the Board of Directors or as a Trustee of any organization that receives, or is eligible to receive, Ryan White Part A funds; and
3. The member has a relative or close personal relationship with a person who is employed, or serves on the Board at any organization that receives, or is eligible to receive, Ryan White Part A funds.

A Planning Council member who receives goods and services as a client of an organization that receives, or is eligible to receive, Part A funds is not deemed to have a direct conflict of interest unless the member may receive differential treatment as a result of their position on the Planning Council.

Section 8.3 Requirements

Planning Council members are expected to develop priorities or allocate funds without undue regard for the benefit of specific agencies or programs.

1. Members shall comply with Nevada Legislative and Clark County ethical standards specific to members of boards serving as "public officers and officials", CARE Act Amendments of 1996, 2000, 2006 and 2009, Nevada State Statutes, and Clark County codes.
2. Planning Council members shall abstain from voting on business matters in which they have a conflict of interest.
3. The Planning Council shall not be directly involved in grant administration and shall not designate, or otherwise select recipients of grant funds.

Section 8.4 Disclosure

Members shall complete and sign a new Conflict of Interest Disclosure form at the time of new appointment, or as otherwise precipitated by a change in employment, Board service, consultative service, or other status. Completed forms shall be kept on file and shall be available for public inspection.

Conflicts of interest will be clearly stated on the member sign-in sheet at each meeting. Conflicts may also be stated prior to voting if the Planning Council feels it is necessary.

Planning Council members may participate in discussion and debate about community needs, service priorities, or allocation of funds to service categories. Members shall draw upon their lay and professional experiences and their knowledge of HIV service delivery, but shall disclose verbally any potential conflicts of interest at the beginning of such discussion.

Section 8.5 Voting

It shall be each member's responsibility to understand the definition of conflict of interest and to determine whether a direct conflict requiring disqualification exists.

1. If a conflict of interest occurs, Planning Council members shall not participate in decision-making or voting.
2. Failure to recuse oneself from any business related to an identified conflict of interest may result in removal from the Planning Council. **Section 3.9 Termination.**

ARTICLE IX - CONFIDENTIALITY

Section 9.1 Confidentiality

No member shall disclose any confidential information acquired during their official duties. Grantee shall ensure that information is accessible to only those with authorized access and on a "need-to-know" basis. This will be strictly enforced. Each planning council member during and subsequent to their time of service has an obligation to uphold planning council confidentiality standards. Each planning council member will sign a confidentiality agreement upon appointment or as otherwise deemed necessary.

Section 9.2 Confidential Information

Confidential information shall include, but is not limited to:

1. Information concerning the medical condition, HIV status, substance abuse history, or sexual orientation of any member, or recipient of a service provided by Ryan White CARE Act or MAI funds.
2. Any other confidential information of an official nature.
3. Information not generally known, which may have been acquired during the period of service on the council.

ARTICLE X - GRIEVANCE

Section 10.1 Grievance

The purpose of the grievance procedure is to provide an equitable and amenable solution to conflicts which arise through the conduct of Planning Council business. The Executive Committee is to serve as a neutral body to resolve conflicts which arise. Nothing in these Bylaws is to be interpreted as giving the Executive Committee the responsibility to protect any agency, the administrative agency, or the funding process. In all interpretations or applications of the provisions of this grievance procedure, the cardinal rules shall be liberality of construction, fundamental fairness, equity and justice in making decisions affecting individuals and agencies. The procedure shall be applied in such a way as to assure a fair opportunity for presenting and resolving the complaints and grievances of the grievant. A grievant shall not be discriminated against nor suffer retaliation as a result of filing a grievance in good faith, nor as a result of participation in the investigation of a grievance.

10.2 Eligible Parties

Parties who may file a grievance include; individuals or entities directly affected by the outcome of a decision related to funding decisions made by the planning council. Directly affected individuals or entities include the following:

- Providers eligible to receive Ryan White Part A funding
- Consumer groups/PLWH coalitions and caucuses
- Planning Council members
- Ryan White Part A Grantee
- Other local individuals and entities who can demonstrate that they are directly affected by a decision of the Planning Council

Any grievance brought to the attention of the Planning Council which falls under the proper jurisdiction of the Grantee will be referred to the Grantee.

10.3 Grievance Procedure

The grievant may withdraw at any point during this process.

Table 1: Planning Council Grievance Procedure and Timeline		
	Step-by -Step	Total Allotted

Current Planning Council Bylaws
Approved by the Executive Committee December 18, 2013
Approved by the Planning Council January 14, 2014
Approved by the Board of County Commissioners March 18, 2014

Action	Timeline	Time
1. Point of Contact-Intake Process		
a) Any grievant may contact the Planning Council staff to obtain grievance procedure information and a grievance intake form. (Attachment A)	must file grievance within 30 days of alleged infraction	no more than 90 days to complete 1. a) – f).
b) Intake form must be filled with Planning Council staff by fax at (702) 868-2527 or by mail at CCSS Ryan White Part A Grievance Filing Department, 1600 Pinto Lane, Las Vegas, NV 89104. Only complete forms will be accepted. Incomplete forms will be returned to the grievant for proper filing.	incomplete forms returned to grievant within 5 business days	
c) Planning Council staff will date stamp and notify grievant and Executive Committee upon receiving the intake form.	within 5 business days	
d) The Executive Committee will meet to deliberate according to Nevada Open Meeting Law. They will: 1) determine if the grievance is eligible for consideration based on the requirements outlined in this document, and 2) finalize a resolution for the grievance.	meet within 30 days of notification	
e) The decision of the Executive Committee will be presented in writing to the grievant and Planning Council.	within 5 business days of decision	
f) The grievant may accept the Executive Committees decision or reject it. If it is rejected, the grievant may request a mediation form from Planning council Staff. All correspondence must be		

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done in writing.		
2. Mediation Process		
<p>a) Request for mediation forms can be obtained and must be filled with Planning Council staff by fax at (702) 868-2527 or by mail at CCSS Ryan White Part A Grievance Filing Department, 1600 Pinto Lane, Las Vegas, NV 89104. Only complete forms will be accepted. Incomplete forms will be returned to the grievant for proper filing. (Attachment B).</p> <p>***\$200 initial filing fee and \$140-\$325 per hour mediation fee</p>	file no more than 120 days after initial filing of grievance	no more than 90 days to complete 2. a) – c)
<p>b) Planning Council staff will select a certified professional mediator or mediation agency who may not be a member of the Planning Council, affiliated with the grievant, a recipient of a current Part A funding contract, or representative of the Grantee. The schedule and location will be determined by the mediator in consultation with all parties. The mediator will inform the grievant and the Planning Council of the rules of conduct and presentation for the mediation process.</p>	within 30 days of filing	no more than 180 days after initial grievance submission – sections 1. and 2.
<p>c) Once mediation is held there will be four possible outcomes: 1) a party may withdraw with no resolution, 2) there may be an agreement, 3) there may be no agreement and no willingness to proceed with next step, 4) there may be a request for binding arbitration.</p>	binding arbitration must be requested in writing within 10 business days of mediation outcome	

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3. Binding Arbitration		
a) Binding arbitration forms can be obtained and must be filled with Planning Council staff by fax at (702) 868-2527 or by mail at CCSS Ryan White Part A Grievance Filing Department, 1600 Pinto Lane, Las Vegas, NV 89104. Only complete forms will be accepted. Incomplete forms will be returned to the grievant for proper filing. (Attachment C)	binding arbitration must be requested in writing within 10 business days of mediation outcome	no more than 90 days total to complete 3. a)-d) no more than 270 days after initial grievance submission – sections 1-3
b) The completed request will be forwarded to the program manager who will select an arbitrator who may not be a member of the Planning Council, affiliated with the grievant, a recipient of a current Part A funding contract, or representative of the Grantee. The schedule and location will be determined by the arbitrator in consultation with all parties.	arbitration must take place within 30 days of filing	
c) The arbitrator will inform the grievant and the Planning Council of the rules of conduct and presentation for the arbitration process. All parties will complete all appropriate filing and information forms as selected by the arbitrator.	as requested by arbitrator	
d) The Arbitrator is in charge of the process and will submit written report of arbitration findings and rulings, copies of which will be given to all parties by the Planning Council Staff.	30 days of arbitration hearing	

10.4 Grievance Cost

The estimated costs, broken out by steps in the Grievance Process are as follows:

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Table 2: Planning Council Grievance Procedure Cost		
Action	Cost	Cost Coverage
Intake form	No-cost	
<u>Mediation/Arbitration</u> Administrative fee charged by Mediation/Arbitration agency	\$200	The administrative fee includes coordination and scheduling time, use of facilities, document handling and exchange facilitation, copying, faxing, postage and administrative support. Courier service, express or overnight mail charges are not covered and will be invoiced to the party requesting or incurring same.
<u>Mediation/Arbitration</u> Mediation fee, charged by Mediation/Arbitration agency	\$140-\$325 per hour	Arbitrators and Mediators set their own hourly rate and professional time incurred by said neutral can include, but is not limited to, preparation time, the mediation or arbitration session, extra sessions or follow-up time, and any expected research or reading time incurred. Depending on the distance traveled, arbitrators and mediators may charge for travel time and expenses.

In most cases, there will be no charge of an administrative fee if a case is withdrawn before an arbitration hearing or mediation session has been scheduled. However, if a case settles or is withdrawn after a date has been confirmed with the parties, mediator/arbitrator may be entitled to its administrative fee and the neutral may be entitled to a cancellation charge and/or may bill for any time actually spent on the case, dependent upon the organization’s policy. A case that has been scheduled for more than one day which is cancelled, settled or withdrawn within ten business days of the confirmed date may also be assessed a cancellation charge for the neutral in addition to any time actually incurred by the neutral and the administrative fee. Any costs incurred during mediation and arbitration will be the responsibility of both the grievant and the Planning Council at an equal 50/50 split.

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ARTICLE XI – NON DISCRIMINATION

Section 11.1 Non-Discrimination

Members shall not discriminate against any person due to their; race, national origin, ethnicity, color, gender, sexual orientation, gender identity or gender expression, religion, age, or disability (including AIDS and AIDS-related conditions).

ARTICLE XII – SPECIAL ACCOMODATION

Section 12.1 Accommodation

The Planning Council shall accommodate the special needs of members or guests who identify themselves as disabled.

Section 12.2 Disclosure

Members may complete a Confidential Disclosure of Need for Accommodation form to identify their particular needs for accommodation. The Planning Council shall use this information to ensure reasonable accommodation for those members whose disability might otherwise limit their participation. The information contained on the form shall remain confidential and shall be made known only to those who are directly involved in making necessary arrangements.

ARTICLE XIII – OFFICIAL COMMUNICATIONS AND REPRESENTATIONS

Section 13.1 Official Communication and Representation

No Officer or member of the Planning Council shall act or make any statement(s) or communication(s) under circumstances that might reasonably give rise to an inference that they are representing the Planning Council, including, but not limited to, communications on Planning Council stationery or public acts, statements, or communications in which they are identified as representing the Planning Council, except under one or more of the following circumstances:

1. Conducting the day-to-day business of the Planning Council according to these Bylaws.
2. Taking an action or issuing a communication that is clearly within the policies of the Planning Council or pursuant to a resolution of the Planning Council, or has been otherwise authorized in advance by the Planning Council.
3. Taking an action or issuing a communication when such action or communication on the part of the Planning Council Co-Chairs or Chair of any committee is necessary for,

or incidental to, the discharge of duties imposed on such individual by these Bylaws or by a resolution of the Planning Council.

4. Issuing a communication addressed to other members of the Planning Council or to its staff.

Section 13.2 Media Contact and Public Information

The Planning Council shall maintain positive media relations and accurate public information messages through designated spokesperson(s), professional media contacts, coordinated and reviewed information, and consistent marketing strategies.

Planning Council members shall refer any need for media contact or public information to the Planning Council Co-Chairs. The Co-Chair(s) shall select the appropriate spokesperson(s).

ARTICLE XIV – USE OF INFORMATION

Section 14.1 Use of Information

Members shall be free to extract information and specific language from the comprehensive plan, grant application, surveys, or any Planning Council materials, except confidential files or records, for planning and evaluation purposes, local programs, or to secure additional funding.

ARTICLE XV - AMENDMENTS

Section 15.1 Revisions

The Planning Council shall have the power to recommend alterations, amendments, or the repeal of these Bylaws at any meeting at which a quorum is present. Changes shall be consistent with the Ryan White CARE Act.

Section 15.2 Vote

Any such changes of these Bylaws shall require a two-thirds vote of Planning Council members present at any regular or special meeting of the Planning Council.

Section 15.3 Distribution

The Bylaws shall be available for inspection during normal office hours or will be supplied upon request.

ARTICLE XVI - RATIFICATION

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Section 16.1 Ratification

These Bylaws shall go into effect upon approval of the CEO. All future changes, unless specified, shall be effective upon vote of the Planning Council and subsequent approval by the CEO.

ARTICLE XVII - DISSOLUTION

Section 17.1 Dissolution

The Planning Council was established to conduct a comprehensive planning and priority-setting process for Ryan White Part A CARE Act fund distribution. Unless the CEO determines otherwise, this entity shall continue for as long as the TGA receives Part A funding. Upon termination of funding, the Grantee and CEO shall satisfy any and all outstanding obligations or liabilities of the Planning Council and shall dispose of qualifying assets according to applicable federal guidelines and regulations.