

Policy Number: 42

Effective Date: November 21st, 2016 Revised: N/A

Subject: Electronic Signatures

PURPOSE:

Federal and state laws authorize the acceptance of electronic signatures as legal and enforceable for most purposes. Camden County Developmental Disability Resources (CCDDR) recognizes this general standard as well as the increased operational efficiency gained from conducting transactions electronically. This policy authorizes the use of electronic signatures to the fullest extent permitted by law, using methods that are secure and practical.

This policy applies to all members of CCDDR, including Board members and employees. This policy does not mandate the use of an electronic signature or otherwise limit the right of a party to conduct a transaction on paper, nor does it apply to any situation where a written signature is required by law. This policy does not require a specific method for acceptance of an electronic signature, but authorizes implementation of any method that provides an appropriate level of authentication assurance.

POLICY:

When a signature is required, an electronic signature will meet the requirement, and will be accepted as legally binding and equivalent to a handwritten signature. Individuals who falsify an electronic signature are subject to disciplinary action, up to and including termination of employment and criminal prosecution under applicable federal and state laws. Individuals are required to report any suspect or fraudulent activities related to electronic signatures immediately.

This policy complements – but does not replace – the Board's current policies, manuals, and Bylaws.

REFERENCES:

- DMH/Division of DD Support Coordination Manual
- DMH/Division of DD Directive 1.060
- DMH/Division of DD Guideline 22