

Health Equity Impact Assessment Webinar Series: Program Documents

August 28, 2023 Office of Health Equity and Human Rights

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- 1. Open the Q & A box to type in your questions.
- 2. Watch for links in the Chat box.
- 3. A recording of today's presentation will be posted on the HEIA website and a FAQ document will be sent to attendees in September.
- 4. A copy of today's presentation will be sent to attendees.



Topics Covered

- Background on Health Equity Impact Assessments (HEIAs)
- Independent Entities (IEs)
- · HEIA Program Documents
- · Q & A, if time permits



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Background	
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Background

- Legislation <u>S1451A/A191</u> in the 2019-2020 Legislative Session:
 - A HEIA must be filed with a Certificate of Need (CON) application for construction or substantial reduction of a hospital or health related service.
 - Governor signed this legislation on December 22, 2021.
- Another legislation <u>S7885/A8834</u> in the 2020-2021 Legislative Session:
 - Clarified types of changes that will require a HEIA.
 - Pushed effective date to June 22, 2023.
 - Regulations were passed on June 29th, 2023.



Health Equity Impact Assessment (HEIA)

Purpose:

- Understand the health equity impacts of a specific project that will be undertaken by a health care facility;
- Understand impacts specific to groups that are medically underserved;
- Ensure that community input and assessment of barriers and factors that may contribute to mitigating health disparities are considered when a CON application is submitted.



Health Equity Impact Assessment (HEIA)

Vision:

- To create cultural change where dedicated efforts to understand HEIA will be the standard practice in the health care service delivery industry;
- To have health equity considerations meaningfully impact the planning and execution of health care facility projects.



The HEIA demonstrates

New York's commitment
towards continuing to
advance equity
& address inconsistent access to determinants of health.

Facilities Subject to the HEIA Requirement

- · Article 28 facilities:
 - General Hospitals
 - Residential Health Care Facilities (Nursing Homes)
 - Diagnostic and Treatment Centers, including Ambulatory Surgery Centers
 - Midwif ery Birth Centers
- Not subject to HEA: Diagnostic and Treatment Centers (D&TCs) whose patient population is 50% or more Medicaid eligible or uninsured (combined).

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Independent Entities

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performing the HEIA.

Who Will Conduct the HEIA? The IE cannot be someone who: • Helps compile or writes any part of the CON application being submitted for this specific project, other than the HEIA; • Has a financial interest in the outcome of this specific projects CON application (i.e, individual is a member of the facility's Board of Directors or advisory board); or • Has accepted or will accept a financial gift or incentive from the Applicant above fair market value for the cost of

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Who Will Conduct the HEIA?

- The Department is not issuing a list of pre-approved IEs.
- Be creative in identifying an IE and work within healthcare, univ ersity/academic, and public health networks to identify an IE with the required expertise.
- Use the Conflict-of-Interest form to confirm that the IE is indeed qualified and independent.
- Start looking for an IE early in the project planning process to ensure timely completion of the HEIA.

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How much will the Independent Entity cost?

- The Department is currently not regulating or capping the cost of independent entities.
- There is no required or preferred process for contracting and pay ment with the IE. This is a legal business transaction that should occur in consultation with the facility and IE's legal counsel.
- There is no financial assistance being offered to offset the cost of the HEIA.



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HEIA Program Documents



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Require	d Documen	ts		
	ving HEIA docum lication in the NY			
	HEIA Requirement Criteria	HEIA Template	HEIA Data Tables	
	HEIA Conflict of Interest	HEIA Contract (Independent Entity & Facility)	Redacted CON Application	
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Requirement Criteria Form

- All applicants submitting a CON application <u>must</u> complete the HEIA Requirement Criteria Form.
- For Diagnostic and Treatment Centers (D&TC), if you check "No" for both questions in Section A, you do not have to complete Section B and the CON application is considered exempt from the HEIA requirement.
- Exempt applicants, due to the D&TC carve out, do not need to submit Medicaid and uninsured data with the form.

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Requirement Criteria Form

- Section B must be completed by all Article 28 facilities.
- If you check "Yes" for one or more questions in this section, all required HEIA documents must be completed and submitted with the CON application.
- If you check "No" for all questions in this section, you must submit the Requirement Criteria form, with section B filled out, along with the CON application to show a HEIA is not required.

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Requirement Criteria Form

- Limited review project applicants should review the first row in Table B Construction or equipment.
- Administrative and Full review applicants should review the next four rows in Table B.
 - Establishment of an operator (new or change in ownership)
 - Mergers, consolidations, & creation of, or changes in ownership of, an active parent entity
 - Acquieitions
 - All other changes to the operating certificate, including establishment of a new location

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Requirement Criteria Form

To determine a substantial reduction or expansion of beds, services, or operating hours:

 Calculate the percentage change from the number of certified/authorized beds and/or certified/authorized services, as indicated on the facility's operating certificate, specific to the category of service or care.

(Original number – New number) x 100 = % Decrease
Original number

 $\left(\frac{50 \text{ certified beds} - 45 \text{ certified beds}}{50 \text{ certified beds}}\right) \times 100 = 10\%$



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Requirement Criteria Form: Questions

• The Requirement Criteria form requires baseline services to be counted as 1 service (rather than 13) and thus the addition of a single service will almost always cross the 10% threshold and trigger a HEIA. However, if the baseline services were counted as 13 separate services, nursing homes that sought to add a single service (e.g. adding dialysis stations) would not necessarily trigger the HEIA. The added expenses of the HEIA may discourage small projects that would greatly improve the quality of life and care experienced by residents in nursing homes.



Requirement Criteria Form: Questions

- Is a HEIA required if an applicant is relocating an existing clinic to an extension clinic at a different address?
- Are the Statewide Health Care Facility Transformation Program based projects required to complete the Requirement Criteria form? Is there an exception for such projects?
- If a healthcarefacility has multiple projects/updates scheduled this year, does a HEIA need to be completed for each project/update?

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Requirement Criteria Form: Questions

- Do closure plans submitted to the Department require a HEIA?
- Once a project is determined to require HEIA, are you expecting the applicant to submit the HEIA with the CON application on date of CON submission? Or just the Criteria Form and then later HEIA?



Conflict-of-Interest Form

The form must be completed in its entirety, signed by the IE, and submitted with the HEIA

- Section 1 Definitions
- Section 2 Disqualifications
- Section 3 General Information
- · Section 4 Attestation & Signature

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HEIA Te	emplat	te				
ive-step a	pproach to	conductin	ng a healt	h equity in	npact asses	ssment
	Scoping	Potential Impacts	Mitigation	Monitoring	Dissemination	
	Using data, identify populations affected	Identify positive & negative health impacts of planned policy, program or initiative	evidence- based ways to reduce potential negative impacts and amplify positive impacts	Determine mitigation strategies for affected populations, and identify ways to measure success for each mitigation strategy identified	Identify ways to share results & recommendations to address equity	
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Section A. Executive Summary	Executive summaries of: CON Project (250 words or less) HEIA Findings (500 words or less)				
Section B. Assessment (28 questions)	Step 1. Scoping	Step 2. Potential Impacts	Step 3. Mitigation	Step 4. Monitoring	Step 5. Dissemination
	11 questions	11 questions	4 questions	2 questions	0 questions
Section C. Attestation and Mitigation	Signature of facility leadership attesting to having reviewed the HBA; Mitigation plan for potential negative impacts (1000 words or less)				

HEIA Template: Section B Assessment

- · Applicants must consider the demographics of the service area and identify each medically underserved group impacted by the CON project, in Step 1, question 2.
- In subsequent answers, they should identify the *impacts* for each group. However, if the impacts are the same for several different groups, it is not necessary to break out the groups in each answer.
- If the IE determines a question in the Template is not applicable to the project, indicate N/A and provide justification.

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Meaningful Engagement

- Feedback should be sought from a variety of sources in the project's service area.
- Methods of obtaining stakeholder feedback should be reasonable and culturally competent based on the type of stakeholder being engaged.
- This is an opportunity for stakeholders to give direct feedback about the facility's proposed project



What sources can the Independent Entity use?

The HEIA Template Instructions provide examples of sources the IE might use to complete the HEIA.

- · Stakeholder Interviews
- Community Health and Community Service Needs Assessments
- U.S. Census Bureau data
- · Medical Literature
- Grey Literature

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Data Tables

 The Meaningful Engagement tab in the HEIA Data Table requests a list of stakeholder contacts, engagement methods, stakeholder views, and statements provided directly by stakeholders.





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Data Tables

- Scoping Sheet 1 and Scoping Sheet 2 in the HEIA Data Table include a review of demographics for the service area.
- Demographic data is publicly available through the U.S. Census Bureau website: https://www.census.gov/data.html.
- Links to U.S. Census Bureau "how-to" instruction videos and U.S. Census Bureau instruction sheets are provided in the HEIA Template Instructions.



Public Posting of Documents

- The redacted full CON application and HEIA must be posted online on the facility's webpage and NYSE-CON system.
- The redactions should include any sensitive/private applicant information and financial details.
- The NYS Department of Health reserves the right to change any of the redactions it deems necessary in consultation with the applicant.



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Public Posting of Documents

 If a new operator does not have a website, how can they comply with the requirement to publicly post the HEIA and redacted CON application?



How will HEIA findings impact a CON application?

- The HEIA will be reviewed using an evidence-based system and will ev aluate the validity, strength, and value of the information presented.
- The Department will consider positive/negative findings from the HEIA alongside the other components of the CON application.
- Negative findings from the HEIA will not necessarily mean the CON application will be delayed or not approved.



Q&A

Contact

HEIAMain Webpage:

https://www.health.ny.gov/community/health_equity/impact_assessment.htm

HEIAProgram Documents:

https://www.health.ny.gov/facilities/cons/health_equity/

HEIA Program Contact:

