Navigating the Roadmap
Activity 6: Establish performance measures/outcomes/system scorecard.

Introduction
Historically, criminal justice agencies and their allied partners have developed independent methods to describe and measure their performance. Police agencies report on crime trends, arrests made, and the elapsed time between calls to dispatch and the arrival of patrol cars on the scene of a crime, for instance; courts report on case processing, fines imposed and collected, and cases settled by plea, bench, and jury trial; probation agencies report on numbers of individuals supervised, assessments conducted, and cases closed by successful termination. Rarely if ever do justice systems report on their progress in achieving their harm reduction goals and objectives. Examples of systemwide harm reduction goals and objectives include (but are not limited to):

- reduced justice system costs as a result of a combination of activities that reduce the demand for jail beds and correctional staff, and the time associated with judicial processing. These activities may include conducting pretrial screening and diversion at police substations, establishing alternative responses to the acutely mentally ill, and addressing probation violators administratively rather than through the court system; and
- increases in the success rate of offenders, as a result of: improving adherence to the risk principle at the arrest, pretrial, plea, sentencing, and supervision decision points; “matching” offenders to appropriate services (e.g., by prosecutors and defenders in plea negotiations, by judges at sentencing, jailers operating risk reduction programs, probation officers making referrals to community treatment programs); and employing professional skills to positively influence defendant and offender behavior.

Purpose
The purpose of developing a systemwide scorecard is to “measure what matters.” While the measurement of “activities” (e.g., pre-plea assessments of defendants, quality assurance to determine whether risk tools are completed properly) and “outputs” (e.g., percent of professionals trained in the use of a new tool or methodology, percent of sentence conditions informed by risk/needs assessments) in the system logic model is important, these are means to an end, not the end themselves. Articulating the ends we seek to achieve—and measuring those—focuses attention on the work that is critical to achieving a jurisdiction’s vision of the justice system. It also equips leaders with statements of intent they can use to clearly communicate with community members and other stakeholders about the purposes and goals of the justice system.
Participants
This document was developed to assist EBDM policy teams in identifying the harm reduction goals they seek to achieve through their policy change work. All policy team members should be involved to some extent in the development of your harm reduction goals and scorecard.

Instructions
1. Working as a team, identify the evidence-based decision making changes that are under consideration.\footnote{For more information, see: 3e: Prioritizing Your Team’s Targets for Change.} Using the logic model template, identify the “impacts” you want to achieve through these policy change initiatives. These impacts are your jurisdiction’s harm reduction goals.\footnote{See 5a: Building Logic Models and 6a: Measuring Your Performance.}
2. List the goals on a flip chart. As a team, determine whether you have consensus around the importance of each goal. If not, work to achieve consensus.
3. Examine the examples of scorecards contained in this kit. As a team, agree to adopt a design for your scorecard, either by selecting one of the templates provided or by creating your own. Include your “identity” on your scorecard.\footnote{For more on developing an identity, see 7a: Developing a Communications Strategy; Building Stakeholder and Community Engagement.}
4. Next, discuss and agree with your team how you will measure the system’s performance in regard to each of these harm reduction goals. These discussions may be lengthy and may require expert consultation from those within your agencies and system—particularly your research, planning, and information technology staff—and perhaps outside expertise.\footnote{See 6a: Measuring Your Performance.}
5. Once the methods to collect and assess performance on your harm reduction goals are determined, be sure to collect baseline data.\footnote{See 3d: Gathering Baseline Data.} Baseline data indicates your “starting place,” or basis of comparison.
6. Finally, discuss how and when the scorecard data will be collected and used. Be clear and specific about this; there is no sense in establishing goals that will not be measured or in collecting data that will not be analyzed and examined for its implications. Perhaps the policy team will task specific individuals with collecting and analyzing performance measurement data and reporting this information back to the policy team on a quarterly basis. Results may be included in agencies’ annual reports or in periodic press briefings. Most importantly, if reported results are less than expected, it is critical that the policy team reexamine the conditions, assumptions, resources, activities, outcomes, and outputs related to the implemented policy and practice changes to determine why the expected results have not occurred, and that the team make appropriate modifications so that results do, in fact, improve over time.

Tips
• Don’t attempt to develop a lengthy list of scorecard items. Agreeing on two, three or four significant goals that everyone is in full agreement with is superior to a laundry list of less significant accomplishments, or goals that do not have full support of the full team. In
addition, as a part of your communications strategy, you won’t want the scorecard to be too lengthy, or to lack support of the full team.

- Be clear regarding your definitions for key words. For example, “recidivism” is often defined in multiple ways. Refer to the starter kit on Measuring Your Performance for a list of definitions that you might choose to draw from, or at least use as a starting place for the development of your own definitions. Whether you use the provided definitions, or definitions of your own making does not matter; what matters is that you are clear on what you mean by these terms, and that your team is in agreement on these definitions.

- Follow the SMART principle when developing goals for your scorecard:
  1. Be Specific
  2. Make them Measurable (i.e., quantifiable)
  3. Be Action-oriented
  4. Be Realistic
  5. Articulate a Time in which the change will occur

- When you’ve completed your list of harm reduction goals/scorecard items, it should elicit a reaction of satisfaction. Ask your team, “Would you feel proud to have been a part of the achievement of these goals?” When everyone responds in the affirmative, chances are you’ve succeeded in the development of your scorecard.
Example: Eau Claire County, Wisconsin, System Scorecard

**EAU CLAIRE COUNTY EBDM SCORE CARD**

**EBDM Principles:**
Our county seeks to follow these guiding principles for system activities:
- Assessment tools should be utilized to identify risk to reoffend, criminogenic needs and appropriate programming.
- Intense programming is reserved for medium and high-risk offenders.
- Programming for medium and high-risk offenders is focused on individual criminogenic needs.
- Responses to misconduct should be swift, certain and proportionate.
- Positive reinforcements are more effective than sanctions and should outnumber them.
- Programming delivered in natural settings is more effective than programming in institutional settings.
- Sanctions without programming do not reduce recidivism.

**Reduced Recidivism:**
Reduction in number of individuals who are convicted of committing crimes within 3 years of the completion of their criminal justice system contact.

Reduce recidivism rate of low and medium risk individuals by 20%
Reduce recidivism rate of high-risk individuals by 10%

**More Effective Resource Allocation:**
More effective allocation and use of criminal justice system resources as evidenced by reduced criminal case loads and incarceration levels.

15% reduction in jail and prison bed days associated with criminal cases
15% reduction in misdemeanor cases
5% reduction in probation cases
5% reduction in felony cases
Example: Charlottesville-Albemarle County, Virginia, System Scorecard

Charlottesville/Albemarle Virginia

A STRATEGY FOR SAFER COMMUNITIES

One less offender. One less crime. One less victim.

Criminal Justice System Scorecard

“Working together for a safer community, one person at a time”

Reduce re-arrests: Percentage of local responsible/misdemeanor offenders re-arrested of a jailable criminal offense within three years following discharge from probation supervision.

<table>
<thead>
<tr>
<th>Year</th>
<th>Re-arrest Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>2008-2011</td>
<td>29%</td>
</tr>
<tr>
<td>by July 2013</td>
<td>26.10%</td>
</tr>
<tr>
<td>by July 2015</td>
<td>21.75%</td>
</tr>
</tbody>
</table>

Our locality seeks to reduce the re-arrest rate of justice system involved individuals by 10% the year following implementation and by a total of 25% three years post implementation. Re-arrest is defined as an arrest for a jailable criminal offense post-release from community supervision. Currently, the three year recidivism rate for this population is 24%.

Reduce and Reinvest future criminal justice costs: Costs savings realized through the implementation of evidence based decision making to be utilized and reinvested in future crime reducing activities.

By reducing recidivism and reducing probation violations of local responsible offenders by 25%, our locality will realize a cost savings of over $360,000 which we intend to reinvest in further crime reducing activities as determined by the evidence based decision making process.

Note: All re-arrest and cost savings data are attributable to local responsible/misdemeanor offender population. We intend to determine re-arrest, recidivism and cost savings for state responsible/felony offenders during the implementation phase. By including recidivism reductions for misdemeanor and felony offenders, the resultant cost savings will be significantly greater.
Criminal Justice System Scorecard

The Mesa County Criminal Justice System’s vision is one less crime, one less victim, and one less offender to create a safer community through the use of principles and practices of reliable evidence-based decision-making.

The professionals who represent our criminal justice system will reduce community harm by:

1. Increasing Public Safety

By 2014, increase public safety by limiting pretrial misconduct of medium and high-risk defendants to no more than a 5% failure to appear rate and a 20% new offense rate.

For scorecard reporting purposes pretrial misconduct is limited to instances of failure to appear and the filing of any new felony or misdemeanor offense with the Colorado State Courts while the defendant is on bonded pretrial status.

2. Improving the Use of System Resources

Within 36 months, improve the utilization of financial and program resources by reducing the amount spent on low risk defendants and offenders in primary sentencing options by 33%.

Mesa County conducted citizen surveys and focus groups and found that citizens want an integrated and efficient criminal justice system using collaborative evidence-based offender management. Efficiency is demonstrated when expensive resources are minimally used on lower risk defendants and offenders who do not need services and supervision. By tracking the number of days low risk defendants spend on probation, work release and other programs and calculating the cost of resource(s) associated with these programs we can begin to measure the reduction of costs over time.

3. Decreasing Recidivism System Wide

By 2015, 75% of offenders will not reoffend within 12 months of successful completion of one of the primary sentencing options.

For this purpose recidivism is defined as any new felony or misdemeanor charge filed with the Colorado State courts within 12 months of successful discharge from a primary sentencing option. A similar definition is used by the Colorado Department of Public Safety and Division of Criminal Justice in their statewide recidivism studies. A period of 12 months was selected to allow comparison with state judicial agencies as those recidivism studies do not include new offenses committed 13-24 months post successful program completion.
Additional Resources/Readings