4.1.1.4.1.4.4. The locations of any emergency settings and other locations at which Providers and Hospitals furnish Emergency Services and Post-Stabilization Care Services covered under the Contract. 4.1.1.4.1.4.5. The fact that, subject to the provisions of this section, the Member has the right to use any Hospital or other setting for Emergency Services. 4.1.1.4.1.5. Policy on Referrals. 4.1.1.4.1.6. Any cost sharing or co-pays that the Member is responsible for in relation to the receipt of a Covered service. 4.1.1.4.1.6.1. All cost sharing and co-pays shall be implemented and imposed in accordance with 42 CFR 447.50 through 42 CFR 447.60. 4.1.1.4.1.7. How and where to access Wrap Around Benefits, including any cost sharing and how transportation is provided. For a counseling or Referral service that the Contractor does not cover because of moral or religious objections, the Contractor need not furnish information on how and where to obtain the service the Department will provide this information. 4.1.1.4.2. The Contractor shall provide written notice to all Members affected by an adverse action within the timeframes described in Section 4.1.1.4. 4.1.1.4.2.1. An action is defined as the: 4.1.1.4.2.1.1. Denial or limited authorization of a requested service, including the type or level of service. 4.1.1.4.2.1.2. Reduction, suspension or termination of a previously authorized service. 4.1.1.4.2.1.3. Denial, in whole or in part, of payment for a service. 4.1.1.4.2.1.4. Failure to provide services in a timely manner. 4.1.1.4.2.1.5. Failure of the Contractor to act within the timeframes. 4.1.1.4.2.1.6. Denial of a rural area resident Member's request to obtain services outside the network: 4.1.1.4.2.1.6.1. From any other provider (in terms of training, experience, and specialization) not available within the network. 4.1.1.4.2.1.6.2. From a non-network provider who is the main source of a service to the recipient, as long as that provider is given the same opportunity to become a participating provider as other similar providers. If the provider does not choose to join the network or does not meet the qualifications, the Contractor shall give the Member a choice of participating providers and the Member shall be transitioned to a participating provider within sixty (60) days. 4.1.1.4.2.1.6.3. Because the only plan or provider available does not provide the service due to moral or religious objections. 4.1.1.4.2.1.6.4. Because the Member's provider determines that the Member needs related services that would subject the Member to unnecessary risk if received separately and not all related services are available within the network.

4.1.1.4.2.1.6.5. Because the Department determines that other circumstances warrant out-ofnetwork treatment. 4.1.1.4.2.2. All notices of adverse action shall contain, at a minimum, all of the following: 4.1.1.4.2.2.1. The action the Contractor or its Subcontractor has taken or intends to take. The reasons for the action. 4.1.1.4.2.2.2. 4.1.1.4.2.2.3. The Member's or the Provider's right to file an appeal. 4.1.1.4.2.2.4 The Member's right to request a State Fair Hearing. 4.1.1.4.2.2.5. Procedures for exercising Member's rights to appeal or grieve. 4.1.1.4.2.2.6 Circumstances under which expedited resolution is available and how to request 4.1.1.4.2.2.7. The Member's rights to have benefits continue pending the resolution of the appeal, how to request that benefits be continued, and the circumstances under which the Member may be required to pay the costs of these services. The Contractor shall notify all affected Members, whenever the Contractor terminates, 4.1.1.4.3. suspends or reduces any previously authorized Covered Service. The Contractor shall provide this notice at least ten (10) days prior to the termination, suspension or reduction, except: 4.1.1.4.3.1. The period of advanced notice is shortened to five (5) days if probable recipient fraud has been verified. 4.1.1.4.3.2. The notice shall be provided by the date of the termination, suspension or reduction for the following: The death of a Member. 4.1.1.4.3.2.1. A signed written Member statement requesting service termination or giving 4.1.1.4.3.2.2. information requiring termination or reduction of services, where the Member understands that this will be the result of supplying that information. The Member's admission to an institution where the Member is ineligible for 4.1.1.4.3.2.3. further services. 4.1.1.4.3.2.4. The Member's address is unknown and mail directed to him has no forwarding address. 4.1.1.4.3.2.5. The Member has been accepted for Medicaid services by another local jurisdiction. The Member's physician prescribes the change in the level of medical care. 4.1.1.4.3.2.6. 4.1.1.4.3.2.7. An adverse determination is made with regard to the preadmission screening requirements for nursing facility admissions on or after January 1, 1989. For adverse actions relating to a nursing facility transfer, the safety or health of 4.1.1.4.3.2.8. individuals in the nursing facility where the Member is a resident would be endangered, the resident Member's health improves sufficiently to allow a more immediate transfer or discharge, an immediate transfer or discharge is required by the resident Member's urgent medical needs, or a resident Member has not resided in the nursing facility for thirty (30) days.

- 4.1.1.4.4. The Contractor shall notify a Member of a denial of any payment for a claim made by that Member on the date of the denial, as required by 42 CFR 438.404.
- 4.1.1.4.5. The Contractor shall notify the Member of any standard Service Authorization denial within ten (10) days of the Member's request for the service.
- 4.1.1.4.5.1. In the event that the Department approves the Contractor's justifiable need for additional information in relation to a Service Authorization, or at the request of the Member or the member's provider, the due date for the notification may be extended for an additional fourteen (14) days.
- 4.1.1.4.5.2. If a Provider or the Contractor determine that the standard Service Authorization timeline would jeopardize a Member's life or health or ability to attain, maintain, or regain maximum function, then the Contractor shall notify that Member of a Service Authorization denial as expeditiously as required by the Member's condition, but not longer than three (3) business days from the Member's request for service.
- 4.1.1.4.5.3. When Service Authorization decisions are not reached within the applicable standard or expedited timeframes, the Contractor shall give notice on the date that the timeframes expire.
- 4.1.1.4.5.4. If the Contractor does not notify a Member of a Service Authorization decision within the timeframes in this section, the Contractor shall be deemed to have denied the Service Authorization and that Member shall have any rights relating to the Service Authorization that the Member would have if the Contractor had denied it.
- 4.1.1.4.6. The Contractor shall ensure that all information shown in Exhibit K, Member Information, is made available to every Member.
- 4.1.2. Grievance Process
- 4.1.2.1. The Contractor shall establish and maintain a grievance process through which Members may file any complaint they have that is not the result of an action subject to an appeal.
- 4.1.2.1.1. The Contractor shall ensure that information about the grievance process, including how to file a grievance, is available to all Members.
- 4.1.2.1.2. The Contractor shall only create a grievance process that provides a Member sufficient time to disenroll, no later than the first (1st) day of the second (2<sup>nd</sup>) month following the month in which the Member or the Contractor files the request to disenroll, based on the timeframe specified in 42 CFR 438.56(e)(1) if the Contractor approves a disenrollment in response to a grievance.
- 4.1.2.1.3. The Contractor shall allow a Member to file a grievance either orally or in writing and shall acknowledge receipt of each grievance.
- 4.1.2.1.3.1. The Contractor shall give Members assistance in completing forms and other procedural steps in the grievance process, not limited to providing interpreter services and toll-free numbers with a Teletypewriter/Telecommunications Device for the Deaf (TTY/TDD) and interpreter capability.
- 4.1.2.1.3.2. The Contractor shall ensure that decision makers on grievances were not involved in previous levels of review or decision-making.
- 4.1.2.1.3.2.1. The decision maker shall be a health care professional with clinical expertise in treating the Member's condition or disease if any of the following apply:

- 4.1.2.1.3.2.1.1. A grievance regarding denial of expedited resolutions of an appeal.
- 4.1.2.1.3.2.1.2. Any grievance involving clinical issues.
- 4.1.2.1.4. The Contractor shall make a decision regarding the grievance and provide notice to the Member of this decision within fifteen (15) business days of when the Member files the grievance.
- 4.1.2.1.4.1. This notice shall be made in a form and format approved by the Department.
- 4.1.2.1.5. If a Member is dissatisfied with the disposition of a grievance, the Member may bring the unresolved grievance to the Department. The Department's decision shall be final.
- 4.1.3. Appeal Process
- 4.1.3.1. The Contractor shall establish and maintain an internal appeal process under which a Member may challenge the denial of coverage of, or payment for, services in accordance with 42 C.F.R. §438.400 et seq., as amended. In addition, the Contractor shall support the Department by attending and responding to State Fair Hearings notices regarding its Members.
- 4.1.3.2. The Contractor's appeal process shall comply with 10 C.C.R. 2505-10, §8.209, Medicaid Managed Care Grievance and Appeal Processes.
- 4.1.3.3. A Member's request for a review of any action, taken by the Contractor in relation to that Member, shall be considered an appeal.
- 4.1.3.3.1. A Member or a Provider shall be allowed to appeal any action by filing an appeal within thirty (30) days of when the Contractor has notified the Member or the Provider of the action.
- 4.1.3.3.2. A Member or a Provider shall be allowed to file an appeal either orally or in writing. If the Member or Provider files the appeal orally, the Contractor shall ensure that the Member or Provider is aware that they must file a signed, written appeal following the filing of oral appeal.
- 4.1.3.3.2.1. The Contractor shall give Members assistance in completing forms and other procedural steps in the appeal process, including, but not limited to, providing interpreter services and toll-free numbers with a Teletypewriter/Telecommunications Device for the Deaf (TTY/TDD) and interpreter capability.
- 4.1.3.4. Within two (2) business days of Contractor receipt of the Member's or Provider's request for appeal, the Contractor shall send the Member a letter notifying the Member how they may receive a copy of the case file related to the appeal and how they can submit additional information wither in writing or in person to the Contractor.
- 4.1.3.5. The Contractor shall make its decision relating to all appeals within ten (10) business days of receipt of additional information from a Member for that appeal, or within ten (10) business days from when the Member notifies the Contractor that it will not submit any additional information for that appeal.

- 4.1.3.5.1. The Contractor may extend this timeframe by up to fourteen (14) calendar days if the Member requests the extension or if the Contractor can show that there is need for additional information and that the delay is in the Member's interest. For any extension not requested by the Member, the Contractor shall give the Member written notice of the reason for the delay and inform the Member of their right to file a grievance if he/she disagrees with the decision.
- 4.1.3.6. When conducting an appeal, the Contractor shall:
- 4.1.3.6.1. Ensure that oral inquiries seeking to appeal an action are treated as appeals and confirm those inquiries in writing, unless the Member or the Provider requests expedited resolution.
- 4.1.3.6.2. Provide a reasonable opportunity to present evidence, and allegations of fact or law, in person as well as in writing.
- 4.1.3.6.3. Allow the Member and the Member's representative opportunity, before and during the appeals process, to examine the Member's case file, including medical records, and any other documents and records.
- 4.1.3.6.4. Consider the Member, the Member's representative or the estate representative of a deceased Member as parties to the appeal.
- 4.1.3.7. The Contractor shall ensure that decision makers on appeals were not involved in previous levels of review or decision-making.
- 4.1.3.7.1. The decision maker shall be a health care professional with clinical expertise in treating the Member's condition or disease if any of the following apply:
- 4.1.3.7.1.1. A denial appeal based on lack of medical necessity.
- 4.1.3.7.1.2. Any appeal involving clinical issues.
- 4.1.3.8. The Contractor shall provide written notice of disposition of each appeal and shall make reasonable efforts to provide the Member oral notice of this disposition. This notice shall include:
- 4.1.3.8.1. The results and date of the appeal resolution.
- 4.1.3.8.2. For decisions not wholly in the Member's favor:
- 4.1.3.8.2.1. The right to request a State Fair Hearing,
- 4.1.3.8.2.2. How to request a State Fair Hearing,
- 4.1.3.8.2.3. The right to continue to receive benefits pending a hearing,
- 4.1.3.8.2.4. That the representative of a deceased Member's estate is a party to a State Fair Hearing,
- 4.1.3.8.2.5. How to request the continuation of benefits, and
- 4.1.3.8.2.6. Notice that if the Contractor's action is upheld in a State Fair Hearing, the Member may be liable for the cost of any continued benefits.
- 4.1.3.9. The Contractor shall continue the Member's benefits if all of the following are met:

- 4.1.3.9.1. The appeal is filed timely in accordance with the requirements of this Contract and is filed within ten (10) days after the Contractor mailed the notice of action or within ten (10) days before the intended effective date of the Contractor's proposed action.
- 4.1.3.9.2. The appeal involves the termination, suspension, or reduction of a previously authorized course of treatment.
- 4.1.3.9.3. The services were ordered by an authorized provider.
- 4.1.3.9.4. The authorization period has not expired.
- 4.1.3.9.5. The Member requests extension of benefits.
- 4.1.3.10. If the Contractor continues or reinstates the Member's benefits while the appeal is pending, the benefits shall be continued until one of the following occurs:
- 4.1.3.10.1. The Member withdraws the appeal.
- 4.1.3.10.2. The Member does not request a State Fair Hearing within ten (10) days from when the Contractor mails an adverse decision.
- 4.1.3.10.3. A State Fair Hearing decision adverse to the Member is made.
- 4.1.3.10.4. The authorization expires or authorization service limits are met.
- 4.1.3.11. If the final resolution of an appeal upholds the Contractor's action, the Contractor may recover the cost of the continuation of services furnished to the Member while that appeal was pending.
- 4.1.3.12. If the final resolution of an appeal reverses the Contractor's action, and the Contractor did not provide the services while the appeal was pending, then the Contractor shall provide the disputed services promptly after the final resolution and as expeditiously as the Member's health condition requires.
- 4.1.3.12.1. If the final resolution of an appeal reverses the Contractor's action and the Member received the services from another source because the Contractor did not provide the services, then the Contractor shall pay for those services in accordance with the Department's policy and regulations.
- 4.1.3.13. Notwithstanding the deadlines and due dates in any other section or provision of this Statement of Work, the Contractor shall establish and maintain an expedited appeal process for cases where the Contractor or the Member's Provider determines that taking the time for a standard resolution could seriously jeopardize the Member's life or health or ability to attain, maintain, or regain maximum function.
- 4.1.3.14. Expedited Appeal Process
- 4.1.3.14.1. The Contractor shall accept a request for an expedited appeal either orally or in writing. The Member shall not be required to follow up any request for an expedited appeal.
- 4.1.3.14.2. When the Contractor receives a Member's request for an expedited appeal, the Contractor shall notify that Member of the limited time available for the Member to present evidence and allegations of fact or law, in person or in writing.
- 4.1.3.14.3. If an appeal meets the conditions for the expedited appeal process, the Contractor shall inform the Member that the Member is entitled to an expedited State Fair Hearing, in accordance with C.R.S. 25.5-5-406(1)(b).

- 4.1.3.14.4. The Contractor shall make a decision on all expedited appeals within three (3) business days of the request for that expedited appeal, provide written notice, and make reasonable efforts to provide oral notice of this decision.
- 4.1.3.14.4.1. The Contractor may extend this timeframe by up to fourteen (14) calendar days if the Member requests the extension or if the Contractor shows that there is need for additional information and that the delay is in the Member's interest. For any extension not requested by the Member, the Contractor shall give the Member written notice of the reason for the delay.
- 4.1.3.14.5. The Contractor shall not take any punitive action against a Member, or a Provider, or a Provider supporting a Member's request, in response to the Member or Provider requesting an expedited appeal.
- 4.1.3.14.6. If the Contractor denies a Member's request for an expedited appeal, then the Contractor shall treat the appeal as a standard appeal and shall notify the Member of the denial of the expedited appeal within two (2) days in writing and shall make reasonable efforts to notify the Member promptly orally.
- 4.1.3.15. State Fair Hearing
- 4.1.3.15.1. A Member may request a State Fair Hearing during an appeal or once the Contractor has made a decision regarding an appeal.
- 4.1.3.15.1.1. A Member shall be allowed to request a State Fair Hearing within thirty (30) days from when the Contractor makes a decision regarding the appeal. If the Member requests the State Fair Hearing before the Contractor has made a decision regarding an appeal, then the Member shall be allowed to make the request within thirty (30) days from the action that lead to the appeal.
- 4.1.3.15.2. The Contractor shall ensure that each Member is aware of their right to a State Fair Hearing, how to obtain a State Fair Hearing and the representation rules for the hearing.
- 4.1.3.15.3. The Contractor, the Member, the Member's representative, and a representative of a deceased Member's estate, as applicable, shall be parties to the State Fair Hearing.
- 4.1.3.15.4. The Office of Appeals shall issue a Final Agency Decision within ninety (90) calendar days from the date the request for a hearing is received unless an extension has been granted to the applicant or recipient in which case the ninety (90) calendar day period shall be increased accordingly.
- 4.1.3.16. Expedited State Fair Hearing
- 4.1.3.16.1. When the appeal is heard first through the Contractor's appeal process, the Office of Appeals shall issue a Final Agency Decision for an expedited State Fair Hearing decision as expeditiously as the Member's health condition requires, but no later than three (3) working days from Department receipt of a hearing request for a denial of service that:
- 4.1.3.16.1.1. Meets the criteria for an expedited appeal process but was not resolved within the Contractor's expedited appeal timeframe, or
- 4.1.3.16.1.2. Was resolved wholly or partially adversely to the enrollee using the Contractor's expedited appeal timeframe.

4.1.3.16.2. When the appeal is made directly to the State Fair Hearing process without accessing the Contractor's appeal process, the Office of Appeals shall issue a Final Agency Decision for an expedited State fair Hearing decision as expeditiously as the Member's health condition requires, but no later than three (3) working days from the Department's receipt of a hearing request for a denial of a service that meets the criteria for an expedited resolution.

# 4.1.4. Member Confidentiality

- 4.1.4.1. Contractor shall protect the confidentiality of all Member records and other materials, in any form, including electronic that are maintained in accordance with this Contract. Except for purposes directly connected with the administration of the Medicaid program, no information about or obtained from any Member in possession of Contractor shall be disclosed in a form identifiable with the Member without the prior written consent of the Member or the parent or guardian of the Member if the Member is a minor, provided that nothing stated herein shall prohibit the disclosure of information in summary, statistical or other form which does not identify particular individuals. Contractor shall have written policies governing access to, duplication and dissemination of, all such information. Contractor shall advise its employees, agents, Participating Providers and Subcontractors, if any, that they are subject to these confidentiality requirements. Contractor shall provide its employees, agents, Participating Providers and Subcontractors, if any, with a copy or written explanation of these confidentiality requirements before access to confidential data is permitted.
- 4.1.4.2. The Contractor shall maintain or make provisions for the maintenance of a Medical Record for each Member in compliance with 42 C.F.R. § 456.111. The Medical Record shall accurately represent the full extent of care provided to the Member. The record shall include, at a minimum, identification of the Member, physician name, medical charts, prescription files, and other documentation sufficient to disclose the quality, quantity, appropriateness and timeliness of services performed under this Contract. The Contractor shall ensure that Hospital Medical Records include the date of admission and the dates of application for and authorization of Medicaid benefits, if application is made after admission, the plan of care, initial and subsequent continued stay review dates, reasons and plan for continued stay, if applicable. The Contractor shall ensure that non-mental hospital Medical Records include the date of operating room reservation and justification of emergency admission, if applicable. It may be reflected and noted in the record that an Advance Directive has been discussed with the Member, if one has been executed. Each Member's record must be legible and maintained in detail consistent with good medical and professional practices that facilitate effective internal and external peer review, medical audit and adequate follow-up treatment.
- 4.1.4.3. The Contractor shall conform to the requirements of 45 C.F.R 205.50, as amended, §10-16-423, C.R.S., as amended, 45 C.F.R. §§160 and 164, as amended, and 42 C.F.R 431.304 -431.307, as amended, regarding confidentiality of health information about any Member for Covered Services hereunder.
- 4.1.4.4. The Contractor agrees to abide by 42 C.F.R. §431.301, as amended, and § 26-1-114, C.R.S., as amended, regarding the confidentiality of information concerning applicants for and Clients of medical assistance.

# 4.1.5. Marketing

- 4.1.5.1. The Contractor shall not distribute any marketing materials without the Department's approval.
- 4.1.5.1.1. The Contractor shall submit all materials relating to Marketing Activities to the Department's designee, and allow the Department's Night State Medical Assistance and Services Advisory Council and the Department to review any materials the Contractor proposes to use in relation to its Marketing Activities before distributing any such materials. Based on this review, the Department may require changes to any materials before the Contractor may distribute those materials, or may disallow the use of any specific materials in its sole discretion.
- 4.1.5.1.2. The Contractor shall specify methods of assuring the Department that Marketing, including plans and materials, is accurate and does not mislead, confuse, or defraud the Members or the Department.
- 4.1.5.1.3. The Contractor shall distribute all materials to the entire Service Area.
- 4.1.5.1.4. The Contractor shall not seek to influence enrollment in conjunction with the sale or offering of any private insurance.
- 4.1.5.1.5. The Contractor and any Subcontractors shall not, directly or indirectly, engage in door-to-door, telephone, or other cold call marketing activities, as defined in 422 CFR 438.104(a).
- 4.1.5.1.6. Marketing materials shall not contain any assertion or statement, whether written or oral, that the potential Member must enroll with the Contractor to obtain benefits or not to lose benefits.
- 4.1.5.1.7. Marketing Materials shall not contain any assertion or statement, whether written or oral, that the Contractor is endorsed by the Centers for Medicare and Medicaid Services, the Federal or State government or similar entity.
- 4.1.5.1.8. The Contractor shall only engage in Marketing Activities in compliance with federal and state laws, regulations, policies and procedures.
- 4.1.6. Member notification of Provider Termination
- 4.1.6.1. Upon termination of a Provider's agreement or participation with the Contractor, for any reason, the Contractor shall notify any Member, who has selected that provider to be their Primary Care Medical Provider, of that provider's termination, as required in 42 CFR 438.10(f)(5).
- 4.1.6.1.1. DELIVERABLE: Notice to Members of Provider Termination
- 4.1.6.1.2. DUE: Fifteen (15) days from the notice of termination
- 4.1.7. Advance Directives
- 4.1.7.1. The Contractor shall maintain written policies and procedures concerning Advance Directives with respect to all adult Members, as provided in 42 CFR §489. The Contractor shall provide all of the following information to those Members:
- 4.1.7.1.1. The Member's rights under the law of the State.
- 4.1.7.1.2. The Contractor's policies respecting the implementation of those rights, including a statement of any limitation regarding the implementation of Advance Directives as a matter of conscience.

- 4.1.7.1.3. Contractor shall inform individuals that complaints concerning noncompliance with the Advance Directive requirements may be filed with the Colorado Department of Public Health and Environment.
- 4.1.7.2. The Contractor shall not condition the provision of care or otherwise discriminate against an individual based on whether or not the individual has executed an advance directive.
- 4.1.7.3. The Contractor shall educate their staff concerning their policies and procedures on advance directives.
- 4.1.8. Incentives to Members
- 4.1.8.1. The Contractor shall not provide material incentives unrelated to the provision of service as an inducement to the Members to Enroll or Disenroll in the Contractor's Plan or to use the services of a particular Provider. The Contractor shall also ensure that any agreements it has with its Participating Providers prohibit those Providers from providing material incentives unrelated to the provision of service as an inducement to the Members to Enroll or Disenroll in the Contractor's Plan or to use the services of a particular Provider.

#### 4.2. PROVIDER ISSUES

- 4.2.1. Participating Provider Requirements
- 4.2.1.1. Prior to the Contract's Effective Date, the Contractor shall:
- 4.2.1.1.1. Verify that all Participating Providers are Medicaid providers.
- 4.2.1.1.2. Verify that all Participating Physicians have a standard unique health identifier.
- 4.2.1.1.3. Verify that all primary care providers in its network are ACC PCMPs with an executed PCMP contract with their RCCO(s) and the Department.
- 4.2.1.1.4. Have a written agreement with all Participating Providers indicating that they are willing to take Medicaid FFS clients and ACC clients.
- 4.2.1.1.4.1. DELIVERABLE: List of All Participating Providers with Medicaid Provider IDs for the Department to Verify.
- 4.2.1.1.4.2. DUE: Prior to the Contract's Effective Date.
- 4.2.2. Licensure and Credentialing
- 4.2.2.1. The Contractor shall have written policies and procedures for the selection and retention of Providers.
- 4.2.2.2. The Contractor shall verify that all Participating Providers meet licensing and certification requirements.
- 4.2.2.3. The Contractor's credentialing program shall comply with the standards of the National Committee on Quality Assurance (NCQA) for initial credentialing and re-credentialing of Participating Providers. The Contractor may use information from the accreditation of primary care clinics by the Joint Commission on Accreditation of Health Care Organization (JCAHO) to assist in meeting NCQA credentialing standards.
- 4.2.2.4. The Contractor's credentialing program shall include policies and procedures for detection and reporting of incidents of questionable practice, in compliance with Colorado statutes and regulations, the Health Care Quality Improvement Act of 1986, and NCQA standards.

- 4.2.2.5. The Contractor shall assure that all laboratory-testing sites providing services under this Contract shall have either a Clinical Laboratory Improvement Amendments (CLIA) Certificate of Waiver or a Certificate of Registration along with a CLIA registration number.
- 4.2.2.6. The Contractor's Provider selection policies and procedures shall not discriminate against particular Providers that serve high-risk populations or specialize in conditions that require costly treatment.
- 4.2.3. Provider Insurance
- 4.2.3.1. The Contractor shall ensure that Participating Providers comply with all applicable local, state and federal insurance requirements necessary in the performance of this Contract. Minimum insurance requirements shall include, but are not limited to all the following:
- 4.2.3.1.1. Physicians participating in the Contractor's Plan shall be insured for malpractice, in an amount equal to a minimum of five-hundred thousand dollars (\$500,000) per incident and one million five-hundred thousand dollars (\$1,500,000) in aggregate per year.
- 4.2.3.1.2. Facilities participating in the Contractor's Plan shall be insured for malpractice, in an amount equal to a minimum of five-hundred thousand dollars (\$500,000) per incident and three million dollars (\$3,000,000) in aggregate per year.
- 4.2.3.1.3. Sections 4.2.3.1.1 and 4.2.3.1.2 shall not apply to Physicians and facilities in the Contractor's network which meet any of the following requirements:
- 4.2.3.1.3.1. The Physician or facility is a public entity or employee pursuant to §24-10-103, C.R.S. of the Colorado Governmental Immunity Act, as amended.
- 4.2.3.1.3.2. The Physician or facility maintains any other security acceptable to the Colorado Commissioner of Insurance, which may include approved plan of self-insurance, pursuant to §13-64-301, C.R.S., as amended.
- 4.2.3.1.4. The Contractor shall provide the Department with acceptable evidence that such insurance is in effect upon the Department's request. In the event of cancellation of any such coverage, the Contractor shall notify the Department of such cancellation within two (2) business days of when the coverage is cancelled.
- 4.2.4. Provider Quality of Care Issues
- 4.2.4.1. For alleged quality of care concerns involving Participating Providers, the Contractor may use the process of its professional review committee, as set forth in §§ 12-36.5-104 and 12-36.5-104.4, C.R.S., when a quality of care concern is brought to its attention. This provision shall not be construed to require the Contractor to disclose any information that is confidential by law.
- 4.2.5. Program Integrity
- 4.2.5.1. The Contractor shall report all adverse licensure or professional review actions it has taken against any Participating Provider, in accordance with 45 C.F.R. Subtitle A, Part 60, Subpart B, to the National Practitioner Data Bank and to the appropriate State regulatory board.
- 4.2.5.2. The Contractor shall establish and maintain a compliance program designed to prevent, detect investigate and report fraud, waste and abuse.

- 4.2.5.2.1. The Contractor shall create a Compliance Program Plan documenting Contractor's written policies and procedures, standards and documentation of practices. The Compliance Program Plan shall be approved by Contractor's Chief Executive Officer and Compliance Officer. The Compliance Program Plan shall be submitted to the Department for review and approval and shall contain, at a minimum:
- 4.2.5.2.1.1. Provisions for internal monitoring and auditing.
- 4.2.5.2.1.2. Provisions for prompt response to detected offenses and for development of corrective action initiatives.
- 4.2.5.2.1.3. Provisions for monitoring Members for improper prescriptions for controlled substances, inappropriate emergency care or card-sharing.
- 4.2.5.2.1.4. Effective processes to screen all Provider claims, collectively and individually, for potential fraud, waste or abuse.
- 4.2.5.2.1.5. Effective mechanisms to identify and report suspected instances of Medicaid fraud, waste and abuse.
- 4.2.5.2.1.6. Effective mechanisms to identify and report suspected instances of up-coding and unbundling of services, identifying services never rendered, and identifying inflated bills for services and/or goods provided.
- 4.2.5.2.1.7. Effective processes to ensure that covered services billed by network providers were received by members and that the services received match the billing codes/descriptions.
- 4.2.5.2.2. The Contractor shall review, and update as necessary, the Compliance Program Plan at least annually. Upon completion of its review, the Contractor shall notify the Department of whether it has updated its Compliance Program Plan and, if it has made any updates to changes, deliver the updated plan to the Department for review and approval.
- 4.2.5.2.2.1. DELIVERABLES: Compliance Program Plan; Updated Compliance Program Plan
- 4.2.5.2.2. DUE: The Compliance Program Plan shall be due no later than thirty (30) days from the Contract's Effective Date; the Updated Compliance Program Plan or notification that the plan was not updated upon review shall be due annually, no later than July 30<sup>th</sup>
- 4.2.5.3. The Contractor shall suspend payments to any Participating Provider that is actively under investigation for a credible fraud allegation. The Department may suspend managed care capitation payments when an individual network provider is under investigation based upon credible allegations of fraud, depending on the allegations at issue.
- 4.2.5.4. The Department may suspend capitation payments to the Contractor should the Contractor be actively under investigation for credible fraud allegations. If the Department fails to suspend payments to such an entity for which there is a pending investigation of a credible allegation of fraud, without good cause, FFP may be disallowed with regard to such payments to the Contractor.
- 4.2.5.5. FFP is unavailable for any amounts paid to the Contractor if the Contractor is excluded from participation in Medicare or Medicaid for any of the following reasons:
- 4.2.5.5.1. The Contractor is controlled by a sanctioned individual.

- 4.2.5.5.2. The Contractor has a contractual relationship that provides for the administration, management or provision of medical services, or the establishment of policies, or the provision of operational support for the administration, management or provision of medical services, either directly or indirectly, with an individual convicted of certain crimes as described in section 1128(b)(8)(B) of the Social Security Act.
- 4.2.5.5.3. The Contractor employs or contracts, directly or indirectly, for the furnishing of health care, utilization review, medical social work, or administrative services, with one of the following:
- 4.2.5.5.3.1. Any individual or entity excluded from participation in Federal health care programs.
- 4.2.5.5.3.2. Any entity that would provide those services through an excluded individual or entity.
- 4.2.5.6. The Contractor shall establish written policies for employees requiring all employees to be informed of and detailing compliance with all of the following laws, rules and regulations:
- 4.2.5.6.1. The False Claims Act, 31 USC §§ 3729, et seq.
- 4.2.5.6.2. Administrative remedies for false claims and statements.
- 4.2.5.6.3. State laws relating to civil or criminal penalties for false claims and statements, if any.
- 4.2.5.6.4. Whistleblower protections under such laws.
- 4.2.5.6.4.1. DELIVERABLE: Written Policies for Employees Regarding False Claims
- 4.2.5.6.4.2. DUE: Thirty (30) days from the Contract's Effective Date
- 4.2.5.7. The Contractor shall create and maintain a training program for new and existing employees on the compliance program described in the Compliance Program Plan and the policies regarding false claims described in section 4.2.5.5. This training shall be conducted in a manner that allows the Department to verify that the training has occurred.
- 4.2.5.8. The Contractor shall designate a compliance officer and compliance committee that is accountable to the Contractor's senior management.
- 4.2.5.9. The Contractor shall have effective lines of communication between the compliance officer and the Contractor's employees for reporting violations.
- 4.2.5.10. The Contractor shall enforce its compliance program through well-publicized disciplinary guidelines.
- 4.2.5.11. The Contractor shall immediately report known confirmed intentional incidents of fraud and abuse to the Department and to the appropriate law enforcement agency, including, but not limited to, the Colorado Medicaid Fraud Control Unit (MFCU).
- 4.2.5.12. The Contractor shall immediately report indications or suspicions of fraud by giving a verbal report to the Department. The Contractor shall investigate its suspicions and shall submit its preliminary fraud report containing its findings and concerns to the Department. The Contractor shall continue its investigation and shall provide a final fraud report to the Department detailing the results of the investigation. The Department may approve an extension of time in which to complete the final fraud report upon a showing of good cause.
- 4.2.5.12.1. DELIVERABLES: Verbal fraud report; preliminary fraud report; final fraud report

- 4.2.5.12.2. DUE: The verbal fraud report is due within one (1) business day of when the contractor becomes aware of the fraud; the preliminary fraud report shall be due within three (3) business days of the verbal fraud report; the final fraud report shall be due within fifteen (15) business days of the verbal fraud report.
- 4.2.5.12.3. The Contractor shall provide all of the following information with each fraud report that warrants investigation:
- 4.2.5.12.3.1. Name and ID number.
- 4.2.5.12.3.2. Source of complaint.
- 4.2.5.12.3.3. Type of provider.
- 4.2.5.12.3.4. Nature of complaint.
- 4.2.5.12.3.5. Approximate dollars involved.
- 4.2.5.12.3.6. Legal & administrative disposition of the case.
- 4.2.6. Pharmacy Providers
- 4.2.6.1. The Contractor shall provide or enter into subcontracts with qualified pharmacy Providers for the provision of Covered Drugs as required, and in the manner specified, by Department regulations at 10 C.C.R. 2505-10, §8.205.8. All subcontracts with pharmacy Providers shall be subject to all standards set forth in this Contract.
- 4.2.7. Prompt Payment of Claims
- 4.2.7.1. The Contractor shall promptly pay claims submitted by Providers, including all I/T/U providers in its network, consistent with the claims payment procedures as required by §10-16-106.5, C.R.S., as amended.
- 4.2.7.2. In accordance with 42 CFR § 447.46 (c)(1-3), the Contractor shall adhere to the following alternative payment arrangement:
- 4.2.7.2.1. Clean claims shall be paid, denied, or settled within thirty (30) calendar days after receipt by the carrier if submitted electronically and within forty-five (45) calendar days after receipt by the carrier if submitted by any other means.
- 4.2.7.3. The Contractor shall ensure that (1) the date of receipt is the date the Contractor receives the claim, as indicated by its date stamp on the claim; and (2) the date of the payment is the date of the check or other form of payment.
- 4.2.7.4. The Contractor shall promptly pay claims submitted by all Indian health care provider or I/T/U providers in its network, consistent with the procedures required in ARRA § 5006(d) and SMD letter 10-001.
- 4.2.8. Termination of Participating Provider Agreements
- 4.2.8.1. The Contractor shall notify the Department, in writing, of its decision to terminate any existing Participating Provider agreement where such termination will cause the delivery of Covered Services to be inadequate in a given area. The notice to the Department shall include a description of how the Contractor will replace the provision of Covered Services at issue. In the event that the Contractor is unable to adequately replace the affected services to the extent that accessibility will be inadequate in a given area, the Department may impose limitations on Enrollment in the area or eliminate the area from the Contractor's Service Area.

- 4.2.8.1.1. DELIVERABLE: Notification of Provider Agreement Termination
- 4.2.8.1.2. DUE: at least sixty (60) days prior to the effective date of the termination unless the termination is based upon quality or performance issues
- 4.2.9. Provider Applications
- 4.2.9.1. The Contractor shall not discriminate with regards to the participation, reimbursement or indemnification of any provider who is acting within the scope of his/her license or certification under applicable state law, solely on the basis of that license or certification. If the Contractor declines to include an individual Provider or group of Providers in its network, it shall give the affected Providers written notice of the reasons for its decision. In no event shall this provision be construed to:
- 4.2.9.1.1. Require the Contractor to contract with Providers beyond the number necessary to meet the needs of its Members.
- 4.2.9.1.2. Preclude the Contractor from using different reimbursement amounts for different specialties or for different practitioners in the same specialty.
- 4.2.9.1.3. Preclude the Contractor from establishing measures that are designed to maintain quality of services and control costs and are consistent with its responsibilities to Members.
- 4.2.10. The Contractor shall monitor Covered Services rendered by Participating Providers for quality, appropriateness and Member outcomes. In addition, the Contractor shall monitor for compliance with requirements for Medical Records, data reporting, and other applicable provisions of this Contract.
- 4.2.11. Prohibited Payments
- 4.2.11.1. The Contractor shall not make payments:
- 4.2.11.1.1. For an item or service, other than an emergency item or service, not including items or services furnished in an emergency room of a hospital, furnished:
- 4.2.11.1.1. Under the plan by an individual or entity during any time period when the individual or entity is excluded from participation under title V, XVII, or XX or under title XIX pursuant to § 1128, 1128A, 1156, or 1842(j)(2);
- 4.2.11.1.1.2. At the medical direction or on the prescription of a physician, during the period when the physician is excluded from participation under title V, XVIII, or XX or under title XIX pursuant to § 1128, 1128A, 1156, or 1842(j)(2), and when the person furnishing such item or service knew, or had reason to know, of the exclusion; or
- 4.2.11.1.3. By an individual or entity to whom the Department has failed to suspend payments during any period when there is a pending investigation of a credible allegation of fraud against the individual or entity, unless the Department determines there is a good cause not to suspend such payments; or
- 4.2.11.1.2. With respect to any amount expended for which funds may not be used under the Assisted Suicide Funding Restriction Act of 1997;
- 4.2.11.1.3. With respect to any amount expended for roads, bridges, stadiums, or any other item or service not covered under the Medicaid State Plan; or

4.2.11.1.4. For home health care services provided by an agency or organization, unless the agency provides the Department with a surety bond as specified in Section 1861(o)(7) of the Social Security Act.

## SECTION 5.0 REPORTING

# 5.1. GENERAL REPORTING REQUIREMENTS

- 5.1.1. For all reports described in this Contract, the Contractor shall meet the following requirements:
- 5.1.1.1. The Contractor shall deliver all reports to the Department and ensure that those reports are delivered in a timely manner.
- 5.1.1.2. The Contractor shall ensure that all reports are complete, contain all required elements and are presented in a Department-approved format.
- 5.1.1.3. The reports shall not contain any inaccuracies or present insufficient data.
- 5.1.2. Any report that does not meet the requirements of this section shall be considered improperly submitted.
- 5.1.3. For any improperly submitted report, the Contractor shall provide a corrective action plan to remedy any identified deficiencies in a report, as directed by the Department, within five (5) business days of notification by the Department of the improper submission of that report.
- 5.1.3.1. The Contractor shall remedy all identified deficiencies within five (5) business days of its submission of its corrective action plan to the Department unless the Department agrees to a longer period in writing.
- 5.1.4. Report Verification
- 5.1.4.1. The Department may, in its sole discretion, verify any information the Contractor reports to the Department for any reason. The Department may use any appropriate, efficient or necessary method for verifying this information including, but not limited to:
- 5.1.4.1.1. Fact-checking
- 5.1.4.1.2. Auditing reported data
- 5.1.4.1.3. Requesting additional information
- 5.1.4.1.4. Performing site visits
- 5.1.4.2. In the event that the Department determines that there are errors or omissions in any reported information, the Contractor shall produce an updated report, which corrects all errors and includes all omitted data or information, and submit the updated report to the Department within ten (10) days from the Department's request for the updated report.
- 5.1.4.2.1. DELIVERABLE: Updated reports.
- 5.1.4.2.2. DUE: Ten (10) days from the Department's request for an updated or corrected report.
- 5.1.5. Data Analysis and Reports
- 5.1.5.1. The Contractor shall share with the PCMPs, the SDAC and the Department any specific findings or important trends discovered through the Contractor's analysis of the available data and information.
- 5.1.5.2. The Contractor shall educate and inform the PCMPs and providers about the data reports and systems available to the providers and the practical uses of the available reports.

- 5.1.5.3. The Contractor shall take appropriate action, based on the results of its searches, queries and analyses, to improve performance, target efforts on areas of concern and apply the information to make changes and improve the health outcomes of its members.
- 5.1.5.3.1. The Department may request that the Contractor report the results of any analysis it performs. At the Department's request, the Contractor shall report the results of the analyses it performed to the Department and what steps it intends to take based on those analyses, within ten (10) days of the Department's request. The Department may request additional information, that the Contractor perform further analyses or that the contractor modify any steps it intends to take at the Department's sole discretion.

# 5.2. ENROLLMENT/DISENROLLMENT REPORTING

- 5.2.1. The Contractor shall submit a quarterly Enrollment/Disensollment report to the Department. The report shall provide, at a minimum, all of the following:
- 5.2.1.1. A detailed summary and analysis of all Enrollment and Disenrollment activities.
- 5.2.1.2. Overall trends relating to Disenrollment and specific reasons for Disenrollment including, but not limited to:
- 5.2.1.2.1. Voluntary Disenrollment.
- 5.2.1.2.2. Members utilizing the Contractor's grievance process regarding requests for Disenrollment.
- 5.2.1.2.3. Involuntary Disenrollment information and trends.
- 5.2.1.3. The Enrollment/Disenrollment Report shall be submitted in a format approved by the Department.
- 5.2.1.3.1. DELIVERABLE: Enrollment/Disenrollment Report
- 5.2.1.3.2. DUE: Quarterly, within thirty (30) days of the end of the calendar quarter for which the report covers.
- 5.2.2. The Contractor shall submit each quarter an enrollment attribution file of all client and provider relationships, including, at a minimum:
- 5.2.2.1. Month of Attribution;
- 5.2.2.2. Client Name:
- 5.2.2.3. Client Date of Birth:
- 5.2.2.4. Member ID:
- 5.2.2.5. Provider Identifier (NPI) of assigned primary care practice or physician;
- 5.2.2.6. Associated Medicaid Provider Identifier (or blank if not applicable);
- 5.2.2.7. Provider address; and
- 5.2.2.8. Provider specialty.
- 5.2.2.9. DELIVERABLE: Enrollment Attribution Flat File
- 5.2.2.10. DUE: Quarterly, within thirty (30) days of the end of the calendar quarter for which the report covers

# 5.3. MEMBER OUTREACH AND STAKEHOLDER FEEDBACK REPORTING

- 5.3.1. The Member Outreach and Stakeholder Feedback Report shall contain:
- 5.3.1.1. A summary of the feedback received from Members and other stakeholders, through any advisory committee or through any other means.
- 5.3.1.2. A description of trends and themes in the feedback received.
- 5.3.1.3. A description of overarching issues to address or system-wide problems that must be solved and a proposal to address these issues or solve the problems.
- 5.3.1.4. A summary of the feedback and complaints from Members, providers and the community at large and any advice or views expressed by the Contractor's Performance Improvement Advisory Committee.
- 5.3.1.5. Challenges identified in serving the Expansion Population.
- 5.3.1.6. Lessons learned from the Expansion Population related to their health needs and behaviors.
- 5.3.2. The Contractor shall provide the Member Outreach and Stakeholder Feedback Report to the Department on a quarterly basis, within thirty (30) days from the end of the quarter that the report covers.
- 5.3.3. The Stakeholder feedback report may contain information that is not reflected in the Contractor's regular grievance process and the information contained in such a report is not indicative of a weakness or limitation of the Contractor of the Contractor's system.
- 5.3.3.1. DELIVERABLE: Member Outreach and Stakeholder Feedback Report.
- 5.3.3.2. DUE: Semi-annually on October 30th and April 30th of each year.

#### 5.4. PROVIDER NETWORK REPORTING

- 5.4.1. The Contractor shall provide an annual Provider Network Strategic Plan to the Department. This Provider Network Strategic Plan shall contain, at a minimum, all of the following:
- 5.4.1.1. The Contractor's current and future strategic planning relating to its Provider network.
- 5.4.1.2. The Contractor's approach to meeting all access standards described in section 3.6.1.
- 5.4.1.3. All applicable metrics relating to the Provider network including, but not limited to:
- 5.4.1.3.1. PCMP to Member Ratio.
- 5.4.1.3.2. Physician Specialist to Member Ratio.
- 5.4.1.3.3. Number of Members who are more than thirty (30) miles or thirty (30) minutes travel time, whichever area is larger, from a Provider in the Contractor's Network.
- 5.4.1.3.4. Population demographics, as determined by the Department, of the Contractor's Providers and Members.
- 5.4.1.3.5. Number of PCMPs offering extended hours to Members.
- 5.4.1.3.6. Number of providers not accepting new Medicaid patients.
- 5.4.1.4. The Provider Network Strategic Plan shall be submitted in a format approved by the Department.
- 5.4.1.4.1. DELIVERABLE: Provider Network Strategic Plan.
- 5.4.1.4.2. DUE: Annually, within the first three (3) months of the state fiscal year.

- 5.4.2. The Contractor shall provide a semi-annual Provider Network Capacity and Services Report to the Department regarding the Contractor's capacity and services.
- 5.4.2.1. This Provider Network Capacity and Services report shall contain support showing that the Contractor meets, at a minimum, all of the following requirements:
- 5.4.2.1.1. The Contractor provides an appropriate range of preventive care, primary care and specialty services that is adequate for the anticipated number of Members.
- 5.4.2.1.2. The Contractor maintains a network of providers that is sufficient in number, mix and geographic distribution to meet the needs of the anticipated number of Members in the Service Area.
- 5.4.2.1.3. The Contractor meets any other requirements described in 42 C.F.R. §438.207(c).
- 5.4.2.1.3.1. DELIVERABLE: Network Capacity and Services Report
- 5.4.2.1.3.2. DUE: Semi-annually, by January 31st and July 31st of each year.
- 5.4.2.1.3.3. DELIVERABLE: Updated Network Capacity and Services Report
- 5.4.2.1.3.4. DUE: Within thirty (30) days after a significant change in operations that, as defined by the Department, impact services.
- 5.4.2.2. The Contractor shall include the use of Electronic Health Records (EHR) by provider and provider specialty and stage of meaningful use (http://www.healthit.gov/providers-professionals/how-attain-meaningful-use), if applicable. For all providers, the Contractor shall indicate whether they are connected to the statewide Health Information Exchange (HIE) network (such as Quality Health Network or the Colorado Regional Health Information Organization).
- 5.4.2.3. In the event that the Provider Network Capacity and Services Report shows that the Contractor's Provider Network is insufficient to meet the access standards described in section 3.6.1., then the Contractor shall create and submit to the Department a corrective action plan on a schedule determined by the Department. The Department will review the corrective actions plan and may require changes to the plan before approving the plan. The Contractor shall not implement any corrective action plan until it has been approved by the Department.
- 5.4.2.3.1. DELIVERABLE: Network Capacity and Services Corrective Action Plan
- 5.4.2.3.2. DUE: As requested by the Department
- 5.4.3. The Contractor shall create and document a communication plan to communicate with all providers, behavioral health managed care organization and PCMPs in its network and other community resources with which it has relationships, and to promote communication amongst the providers.
- 5.4.3.1. The communication plan may include the following methods:
- 5.4.3.1.1. Assignment of providers to a specific provider relations consultant or point-of-contact with the Contractor's organization.
- 5.4.3.1.2. Holding information sessions for interested providers at practice association meetings or conferences.
- 5.4.3.1.3. Providing orientation sessions for providers that are new to the Contractor's network.

- 5.4.3.1.4. Hosting forums for ongoing training regarding the ACC program and services the contractor offers.
- 5.4.3.1.5. Posting provider tools, trainings, informational material and the Contractor's contact details on the internet in easily accessible formats.
- 5.4.3.1.6. Developing standard communication intervals at which the Contractor will contact providers to maintain connection and lines of communication.
- 5.4.3.1.7. Distributing written provider communications at least twice a year to promote continuous provider interest and involvement.
- 5.4.3.2. The Contractor shall submit its initials communication plan for the Department's review. The Contractor shall submit any significant changes to the Communication plan for the Department's review and approval.
- 5.4.3.2.1. DELIVERABLE: PCMP Communication Plan.
- 5.4.3.2.2. DUE: Ten (10) days from the Contract's Effective Date for the initial communication plan and thirty (30) days from the date of any change for an updated communication plan.

### 5.5. APPEAL AND GRIEVANCE REPORTING

- 5.5.1. The Contractor shall provide a quarterly Appeal and Grievance Report to the Department. This report shall meet the following requirements:
- 5.5.1.1. The Appeal and Grievance Report shall follow the format provided by the Department and contain any appeal and grievance information requested by the Department.
- 5.5.1.2. The Appeal and Grievance Report shall document Members' appeals and grievances and show how those appeals and grievances were tracked, resolved and assessed.
- 5.5.1.3. The Appeal and Grievance Report shall contain a written summary and a categorical analysis of the appeal and grievance data documented in the report. Based on this report, the Department may request a detailed report on any or all of the appeals and grievances shown on that report.
- 5.5.1.3.1. DELIVERABLE: Appeal and Grievance Report
- 5.5.1.3.2. DUE: Quarterly, within thirty (30) days of the end of the calendar quarter for which the report covers.

#### 5.6. CLINICAL REPORTING

- 5.6.1. HEDIS Report
- 5.6.1.1. The Contractor shall provide an annual HEDIS Report to the Department. This report shall meet the following requirements:
- 5.6.1.1.1. The HEDIS Report shall contain all HEDIS measures determined by the Department for that year.
- 5.6.1.1.2. The HEDIS Report shall follow the format approved by the Department
- 5.6.1.1.2.1. DELIVERABLE: HEDIS Report
- 5.6.1.1.2.2. DUE: Annually, by June 30<sup>th</sup> for the report covering the state fiscal year that ends on that day.
- 5.6.2. EPSDT Report

- 5.6.2.1. The Contractor shall complete and submit an annual EPSDT Report to the Department.
- 5.6.2.2. The EPSDT Report shall be provided to the Department on the Form CMS-416 and contain all information required for that form for the most recent period from October 1<sup>st</sup> through September 30<sup>th</sup>.
- 5.6.2.2.1. DELIVERABLE: EPSDT Report
- 5.6.2.2.2. DUE: Annually by February 1<sup>st</sup> for the prior period from October 1<sup>st</sup> through September 30<sup>th</sup>
- 5.6.3. Serious Reportable and Never Events and Provider Preventable Conditions Reporting
- 5.6.3.1. The Contractor shall provide a quarterly Serious Reportable and Never Events and Provider Preventable Conditions Report in a format as directed by the Department. This report shall contain all events described in Exhibit J-1, Serious Reportable or Never Events and Provider Preventable Conditions, attached and incorporated herein by reference for the Contractor and all Subcontracted facilities that provide inpatient services to Clients. The report shall also contain any service with the POA indicator at the time of a hospital admission.
- 5.6.3.1.1. DELIVERABLE: Serious Reportable and Never Events and Provider Preventable Conditions Report
- 5.6.3.1.2. DUE: Quarterly, within thirty (30) days of the end of the calendar quarter for which the report covers.

# 5.7. FINANCIAL REPORTING

- 5.7.1. The Contractor shall submit its annual financial statements prepared in accordance with Statutory Accounting Principles (SAP) certified by the Contractor's Chief Financial Officer or their designee to the Department or the Department's designee.
- 5.7.1.1. The financial information will be submitted in a template provided by the Department and modified as needed.
- 5.7.1.1.1. DELIVERABLE: Annual Financial Report.
- 5.7.1.1.2. DUE: Annually, on or before December 1st.
- 5.7.2. Health Insurance Providers Fee Reporting
- 5.7.2.1. In the event that the Contractor is subject to any Health Insurance Providers Fee under 26 CFR Part 57 and required to file a form 8963, then the Contractor shall create a Health Insurance Providers Fee Report to the Department that contains all of the following information:
- 5.7.2.1.1. A copy of the Form 8963 as well as copies of any corrected Form 8963s filed with the Internal Revenue Service (IRS).
- 5.7.2.1.2. The preliminary and final calculations of the fee from the IRS, even if the calculated fee was \$0.00.
- 5.7.2.1.3. An allocation of the fee attributable to the Work under this Contract.
- 5.7.2.2. Any additional information related to the Health Insurance Providers Fee, as determined by the Department.
- 5.7.2.2.1. The Contractor shall deliver the Health Insurance Providers Fee Report for each year that it is required to file a form 8963 with the IRS.

- 5.7.2.2.1.1. DELIVERABLE: Health Insurance Providers Fee Report.
- 5.7.2,2.1.2. DUE: Annually, no later than October 1<sup>st</sup> of each year in which the Contractor filed a form 8963.
- 5.7.3. The Contractor shall provide other financial reports as requested by the Department within 30 days following the request.

### SECTION 6.0 REIMBURSEMENT

#### 6.1. PAYMENT OF MONTHLY CAPITATION

- 6.1.1. For each Member Enrolled with the contractor, the Department shall pay the Contractor the Monthly Payment Rate specified in Exhibit C.
- 6.1.2. The Department shall remit payment of the Monthly Payment Rate to the Contractor, on or before the twentieth (20th) business day of each month.
- 6.1.3. The Department shall remit payment through an electronic transfer of funds to the bank account designated by the Contractor. The Department shall provide the Contractor with a monthly payment report through the MMIS.
- 6.1.4. The Contractor shall be responsible for the accuracy of direct deposit information provided to the Department and for updating such information as needed.
- 6.1.5. The Monthly Payment Rate shall be considered payment in full for all Covered Services set forth in Exhibit B.
- 6.1.6. In the event of conflict or inconsistency, or alleged conflict or inconsistency, between Exhibit B and any other provision of the Contract, Exhibit B shall prevail over other provisions of this Contract, pages 1 to 22 and Exhibits A and C through P (see Section 19. 1., Order of Precedence).
- 6.1.7. The Department shall not make any payments to a provider other than the Contractor for services available under the Contract, except when these payments are specifically provided for in Title XIX of the Social Security Act, in 42 C.F.R., or when the Department has adjusted the capitation rates paid under the contract, in accordance with §438.6(c)(5)(v) to make payments for graduate medical education.

# 6.2. CALCULATION OF MONTHLY CAPITATION RATE

- 6.2.1. The Monthly Payment Rates set forth in Exhibit C are based on the costs of providing the Covered Services set forth in Exhibit B which shall not exceed one hundred percent (100%) of the direct health care cost of providing these same services to an actuarially equivalent Colorado Medicaid population group consisting of unassigned recipients and recipients in the Primary Care Physician Program. Rates will be set in accordance with all applicable state statutes, federal regulations and actuarial standards of practice. The actuarial basis for calculation of the Monthly Payment Rate is set forth in the actuarial certification which has been submitted to the Contractor and to CMS for review.
- 6.2.1.1. The actuarial calculation of the Monthly Payment Rate shall take into account additional medical expenditures that the Contractor reports on financials processed outside of the Contractor's encounter data, but incurred during the base data time period. These medical expenditures are for eligible members and include the following types of payments:
- 6.2.1.1.1. Contractor payments to the Department for services that the Department has paid for in error due to system issues.

- 6.2.1.1.2. Offline Contractor provider payments for contractual variances identified in the capitation payment.
- 6.2.1.1.3. Medically qualified quality expenses, such as Comprehensive Primary Care Initiative payments and shared savings.
- 6.2.1.1.4. Miscellaneous offline provider payments for doctors on call and case management services.

- 6.2.2. The Monthly Payment Rate may be adjusted during the performance period of this Contract pursuant to an executed amendment, upon approval of the State Controller or his/her designee.
- 6.2.3. The enrollment information, encounter data, and any other information submitted to the Department for the purpose of developing the Monthly Payment Rate must be certified by the Contractor's Chief Executive Officer, Chief Financial Officer, or an individual who has delegated authority to sign for, and who reports directly to, the Contractor's Chief Executive Officer or Chief Financial Officer.
- 6.2.4. The certification shall attest, based on best knowledge, information, and belief to the accuracy, completeness, and truthfulness of the data.
- 6.2.5. The Contractor must submit the certification concurrently with the certified data.
- 6.2.6. The Department retains the right to select a payment rate within the actuarially sound rate range based on performance and timeliness of deliverables within this Contract.
- 6.2.7. Risk Sharing
- 6.2.7.1. The Contractor and the Department will share the financial risk for medical expenditures for July 1, 2015 to June 30, 2016 based on a calculation of the adjusted medical expenditures for the enrollees of the Medicaid expansion population, by engaging in a risk sharing reconciliation for any amounts due from the Contractor as follows:
- 6.2.7.1.1. Adjusted Medical Expenditures shall be determined by the Department based on plan paid amounts found in Encounter Data for covered Services for the Contract period.
- 6.2.7.1.2. The Department reserves the right to audit and/or re-price the actual medical expenditures for external providers to ensure that the expenditures to providers are reasonable and reflective of arms-length transactions based on Encounter Data submitted by the Contractor. The Department will incur the cost of auditing plan encounter data for the repricing.
- 6.2.7.1.3. The data for services rendered, used for the reconciliation, is the routine Encounter Data sent by the Contractor.
- 6.2.8. Risk Corridor
- 6.2.8.1. As a result of the unknown risk level associated with the emerging adult expansion populations, the State has developed the following risk corridor as a risk-mitigation strategy:

Min	Max	MCO Share	Federal/State Share
0%	92.5%	5%	95%
92.5%	95%	20%	80%
95%	99%	50%	50%
99%	101%	100%	0%
101%	105%	50%	50%
105%	107.5%	20%	80%
107.5%	+	5%	95%

- 6.2.8.2. The risk corridor percentage is calculated as total adjusted medical expenditures divided by the medical portion of the total capitation payment for the same period.
- 6.2.8.3. The Contractor and the Department/Federal Government shall share risk as outlined in the table in section 6.2.7.1., including in the following scenarios:

- 6.2.8.3.1. Should the risk corridor percentage calculated as above, in the aggregate be greater than one hundred seven point five percent (107.5%) the Department/ Federal Government shall be responsible for ninety-five percent (95%) of the loss that is greater than one hundred seven point five percent (107.5%) of the medical portion of the total capitation rate or the Department/ Federal government shall be responsible for ninety-five percent (95%) of the gain that is less than ninety-two point five percent (92.5%) of the medical portion of the total capitation rate.
- 6.2.8.3.2. Should the risk corridor percentage in the aggregate be greater than or equal to ninetynine percent (99%) or less than or equal to one hundred one percent (101%), the Department/ Federal Government shall have no financial responsibility.
- 6.2.8.3.3. To the extent that the actual experience is below the calculated medical loss ratio, the Federal Government will retain all profits below that threshold.
- 6.2.8.4. For the risk corridor calculations, the Department will use the encounter data priced at the Contractor plan paid amount.
- 6.2.8.5. Expansion population settlement plan for the rate period covered by this contract:
- 6.2.8.5.1. To complete the expansion adult service encounter identification and collection the Contractor shall:
- 6.2.8.5.1.1. Use the capitation file to identify the expansion populations
- 6.2.8.5.1.2. Use the same format as the regular MCO encounters
- 6.2.8.5.1.3. Send the data together with the quarterly MCO submission
- 6.2.8.5.1.4. The complete expansion adult encounters with at least four (4) months run-out
- 6.2.8.6. The Department or its authorized agent shall:
- 6.2.8.6.1. Calculate the adjusted medical expenditures
- 6.2.8.6.2. Calculate the actual rate and risk sharing amount based on the risk corridors and planwide MLR by May 2018.
- 6.2.8.6.3. Reconcile dollar amount with the Contractor by June 30, 2018.

## 6.3. RECOUPMENTS

- 6.3.1. The Department shall recoup Monthly Payment Rate amounts paid to the Contractor in error. Error may be either human or machine error on the part of the Department, the Contractor or otherwise. Error includes, but is not limited to, lack of eligibility, computer error, move by the Member outside the Contractor's Service Area, or situations where the Member cannot use the Contractor's facilities.
- 6.3.2. The Department shall recoup, from the Contractor, all claims for Covered Services paid by the Department, on behalf of Members who are retroactively Enrolled in the Contractor's Plan.
- 6.3.3. The Contractor shall refund to the Department any overpayments due the Department within thirty (30) days after discovering the overpayments or being notified by the Department that overpayments are due. If the Contractor fails to refund the overpayments within thirty (30) days, the Department shall deduct the overpayments from the next payment to the Contractor.

- 6.3.4. The Contractor's obligation to refund all overpayments continues subsequent to the termination of the Contract. If the Contract has terminated, the Contractor shall refund any overpayments due to the Department, by check or warrant, with a letter explaining the nature of the payment, within ninety (90) days of termination.
- 6.3.5. Payments made by the Department to the Contractor due to the Contractor's omission, fraud, and/or defalcation, as determined by the Department, shall be deducted from subsequent payments.
- 6.3.6. Where membership is disputed between two Contractors, the Department shall be final arbitrator of membership and shall recoup any Monthly Payment Rate amounts paid in error.
- 6.3.7. The Contractor's obligation to refund all calculated MLR rebates continues subsequent to the termination of the Contract.

# 6.4. HEALTH INSURANCE PROVIDERS FEE RATE SETTLEMENT

- 6.4.1. The Contractor and the Department shall engage in Health Insurance Providers Fee Rate Settlements based upon the Health Insurance Fee report provided by the Contractor to the Department each October. The Health Insurance Providers Fee Rate Settlement process shall include the following:
- 6.4.2. During the rate-setting cycle, the Department will calculate a prospective rate to account for the health insurance provider fee. This rate will be withheld from the Contractor's payment.
- 6.4.3. Upon receipt of the Health Insurance Providers Fee Report, the Department will calculate the actual rate to account for the health insurance provider fee. The Department will issue a notification letter by January 31st each year with the amount to be remitted to the Contractor.

#### 6.5. THIRD PARTY PAYER LIABILITY

- 6.5.1. All Members are required to assign their rights to any benefits to the Department and agree to cooperate with the Department in identifying third parties who may be liable for all or part of the costs of providing services to the Member, as a condition of participation in the Medicaid program.
- 6.5.2. The Contractor shall develop and implement systems and procedures to identify potential third parties that may be liable for payment of all or part of the costs for providing Covered Services under this Contract.
- 6.5.2.1. Potential liable third parties shall include any of the sources identified in 42 C.F.R. Section 433.138 relating to identifying liable third parties. The Contractor shall coordinate with the Department to obtain information from other state and federal agencies and the Contractor shall cooperate with the Department in obtaining information from commercial third party resources.
- 6.5.2.2. The Contractor shall, on a monthly basis, notify the Department's fiscal agent, by telephone or in writing, of any third party payers, excluding Medicare, identified by the Contractor. If the third party payer is Medicare, the Contractor shall notify the Department and provide the Member's name and Medicaid identification along with the Medicare identification number. If the Member has health insurance coverage other than Medicare, the Contractor shall submit the following information:
- 6.5.2.2.1. Medicaid identification number:
- 6.5.2.2.2. Member's social security number;

- 6.5.2.2.3. Member's relationship to policyholder;
- 6.5.2.2.4. Name, complete address, and telephone number of health insurer;
- 6.5.2.2.5. Policy Member identification and group numbers;
- 6.5.2.2.6. Policy Member's social security number;
- 6.5.2.2.7. Policy Member's full name, complete address and telephone number; and
- 6.5.2.2.8. Daytime telephone number where Member can be reached.
- 6.5.2.3. The Contractor shall actively pursue and collect from third party resources that have been identified except when it is reasonably anticipated by the Contractor that the cost of pursuing recovery will exceed the amount that may be recovered by the Contractor.
- 6.5.2.4. The Contractor shall provide a quarterly report of all third party recovery efforts and amounts recovered by Medicaid client ID, category of assistance and date of service to the Department. The report shall be provided on compact disc (CD) or by encrypted email, no later than thirty (30) days following the end of each quarter.
- 6.5.2.5. In addition to compensation paid to the Contractor under the terms of this Contract, the Contractor may retain as income all amounts recovered from third party resources, up to the Contractor's reasonable and necessary charges for services provided in-house and the full amounts paid by the Contractor to Participating Providers, as long as recoveries are obtained in compliance with the Contract and state and federal laws.
- 6.5.2.6. The Contractor shall not restrict access to Covered Services due to the existence of possible or actual third party liability.
- 6.5.2.7. The Contractor shall inform Members, in its written communications and publications that Members shall comply with the Contractor's protocols, including using Providers within the Contractor's network, prior to receiving Non-emergency medical care. The Contractor shall also inform its Members that failure to follow the Contractor's protocols will result in a Member being liable for the payment or cost of any care or services that the Contractor would have been liable to pay. If the Contractor substantively fails to communicate the protocols to its Members, the Member is not liable to the Contractor or the Provider for payment or cost of the care or services.
- 6.5.2.8. The Contractor shall inform Members, in its written communications and publications, that when a third party is primarily liable for the payment of the costs of a Member's medical benefits, the Member shall comply with the protocols of the third party, including using Providers within the third party's network, prior to receiving Non-emergency medical care.
- 6.5.2.9. With the exception of Section 6.5.2.10 and except as otherwise specified in contracts between the Contractor and Participating Providers, the Contractor shall pay all applicable copayments, coinsurance and deductibles for approved Covered Services for the Member from the third party resource using Medicaid lower-of pricing methodology except that, in any event, the payments shall be limited to the amount that Medicaid would have paid under Medicaid fee-for-service:
- 6.5.2.9.1. The sum of reported third party coinsurance and/or deductible or
- 6.5.2.9.2. The Colorado Medicaid allowed rate minus the amount paid by the third party, whichever is lower.

- 6.5.2.10. The Contractor shall pay, except as otherwise specified in contracts between the Contractor and Participating Providers, all applicable copayment, coinsurance and deductibles for approved Medicare Part B Services processed by Medicare Part A. These services include therapies and other ancillary services provided in a skilled nursing facility, outpatient dialysis center, independent rehabilitation facility or rural health clinic. In any event, payments shall be limited to the amount that Medicaid would have paid under Medicaid fee-for-service.
- 6.5.2.11. The Contractor shall also inform its Members, in its written communications and publications, that failure to follow the third party's protocols will result in a Member being liable for the payment or the cost of any care or any service that the third party would have been liable to pay except that, if the third party or the service Provider substantively fails to communicate the protocols to the Member, the items or services the third party is liable for are non-reimbursable under the terms of this Contract and the Member is not liable to the Provider.
- 6.5.2.12. The Contractor shall include information in the Contractor's Member handbook regarding its rights and the Member's obligations under this section of the Contract and Section 25.5-4-301, C.R.S.
- 6.5.2.13. Benefits for Members shall be coordinated with third party auto insurance.

# 6.6. MEDICAL LOSS RATIO (MLR)

- 6.6.1. MLR Calculation
- 6.6.1.1. The Department or its agent will calculate a plan-wide Medical Loss Ratio (MLR) each SFY using medical and administrative cost data from encounter data, audited financial statements and reporting, and flat file submissions.
- 6.6.1.2. The MLR will be calculated by dividing the sum of the direct, indirect, and sub-contracted costs for providing all Covered Services provided under this Contract (Medical Spend) by total capitation payments made to the Contractor (i.e. Medical Spend / total capitation payments) for every annual measurement period, with supplemental information, subject to Department approval.
- 6.6.1.2.1. The first annual measurement period will begin upon execution of this Contract and end on June 30, 2015.
- 6.6.1.2.2. Subsequent annual measurement periods will align with the state fiscal year.
- 6.6.1.2.3. The Department will allow for four (4) months claims runout before calculating the Contractor's MLR. The calculation of the MLR may take an additional five (5) months.
- 6.6.1.2.4. The Department will calculate the MLR after any annual adjustments are made, including, at a minimum, any risk corridor rate calculations for the Medicaid expansion populations. The Department will provide documentation of the methodology it will use for the MLR and any adjustments, along with supporting data and documentation.
- 6.6.1.2.5. The Contractor must submit all encounters, audited financial statements and reporting, and flat files for the measurement period, before the Department can calculate the MLR. See section 3.9.6 Encounter Claims Data Provisions and Exhibit O Medical Loss Ratio (MLR) Calculation Template.

- 6.6.1.2.6. The Contractor's Medical Spend will be calculated and verified using both encounter data submitted through the State's Medicaid Management Information System (MMIS), as well as audited supplemental data provided in the Contractor's annual financial reporting.
- 6.6.1.2.7. The MLR shall be rounded to three decimal places. For example, if the MLR is 0.8255 or 82.55%, it shall be rounded to 0.826 or 82.6%.
- 6.6.1.3. MLR Target: The MLR Target is eighty-nine percent (89%).
- 6.6.1.4. Adjusted MLR Target: The MLR Target will be decreased by one percent (1%) for each quality measure target (MLR Quality Target) that the Contractor meets or exceeds (see 6.6.2.2. Quality Target Table). The lowest possible Adjusted MLR Target is four percent (4%) lower than the MLR Target, or eighty-five percent (85%). If the Contractor does not meet any MLR Quality Targets, then the Adjusted MLR Target is equal to the MLR Target, eighty-nine percent (89%).
- 6.6.1.5. If the Contractor's MLR does not meet or exceed the Adjusted MLR Target, then the Contractor shall reimburse the Department the difference using the following formula:
- 6.6.1.5.1. Total amount of capitations payments received by the Contractor multiplied by the difference between the Contractor's MLR and the Adjusted MLR Target.
- 6.6.1.6. The Department will provide documentation of the methodology it will use for this calculation, along with supporting data and documentation.
- 6.6.1.7. The Contractor shall reimburse the Department within thirty (30) days of the Department finalizing the MLR calculation. The Department shall designate the MLR rebate and initiate the recovery of funds process by providing notice to the Contractor of the amount due, pursuant to 10 C.C.R. 2505-10, Section 8.050.3 A-C Provider Appeals, as well as Section 8.050.6 Informal Reconsiderations in Appeals of Overpayments Resulting from Review or Audit Findings.
- 6.6.2. MLR Quality Targets
- 6.6.2.1. The Department will use the following four (4) quality metrics to measure the performance of the Contractor in relation to the Adjusted MLR Target through the end of SFY15-16. HEDIS measures utilized for the calculation will be based upon audited results produced by the Contractor for the 2016 NCQA and EQRO reporting cycle.
- 6.6.2.1.1. Adult Body Mass Index (BMI) Assessment (HEDIS ABA)
- 6.6.2.1.1.1. Target: ninety-one point twenty-eight percent (91.28%).
- 6.6.2.1.2. HbA1c Poor Control (>9.0%) (HEDIS CDC):
- 6.6.2.1.2.1. Target: twenty-nine point sixty-eight percent (29.68%).
- 6.6.2.1.3. Anti-depressant Medication Management (HEDIS CDC)
- 6.6.2.1.3.1. Targets:
- 6.6.2.1.3.1.1.1. Effective Acute Phase Treatment: fifty-nine point thirty-five percent (59.35%).
- 6.6.2.1.3.1.1.2. Effective Continuation Phase Treatment: forty-two point twenty-nine percent (42.29%).

6.6.2.1.3.2.	The Contractor must meet both targets in order to receive any credit for this quality metric.
6.6.2.1.3.3.	The Contractor shall only include Members enrolled in this Contract when calculating the three (3) HEDIS quality metrics.
6.6.2.1.3.4.	The three (3) HEDIS quality metrics must be third party verified by the Contractor's National Committee for Quality Assurance (NCQA) auditor and submitted to the Department's EQRO vendor by the end of the SFY that this contract covers.
6.6.2.1.4.	Patient Activation Measure (PAM): Process Development and Screening Data Collection.
6.6.2.1.4.1.	Targets:
6.6.2.1.4.1.1.	At least eighty-five percent (85%) of the practices actively using the PAM tool will demonstrate use of the Coaching for Activation portion of the tool.
6.6.2.1.4.1.2.	The Department will verify this target using the PAM Assessment Report.
6.6.2.1.4.2.	The Contractor shall provide two (2) PAM reports to the Department annually, which include:
6.6.2.1.4.2.1.	The PAM Assessment Report
6.6.2.1.4.2.1.1.	The report shall be derived from Insignia Health's PAM software and shall be sent directly to the Department.
6.6.2.1.4.2.1.2.	The report shall only include Members enrolled in this Contract.
6.6.2.1.4.2.1.3.	The report shall contain, at a minimum, all of the following:
6.6.2.1.4.2.1.3.1.	Client name;
6.6.2.1.4.2.1.3.2.	Client Medicaid ID;
6.6.2.1.4.2.1.3.3.	Survey type;
6.6.2.1.4.2.1.3.4.	Survey date;
6.6.2.1.4.2.1.3.5.	Activation Score;
6.6.2.1.4.2.1.3.6.	PAM Level; and
6.6.2.1.4.2.1.3.7.	Responses to all PAM assessment questions.
6.6.2.1.4.2.1.4.	DELIVERABLE: PAM Assessment Report.
6.6.2.1.4.2.1.5.	DUE: Annually, within thirty (30) days of the end of the SFY for which the report covers.
6.6.2.1.4.2.2.	PAM Roadmap Report
6.6.2.1.4.2.2.1.	The report shall include, at a minimum:
6.6.2.1.4.2.2.1.1.	Year-end assessment of PAM and Coaching for Activation deployment;
6.6.2.1.4.2.2.1.2.	Identification of successes, lessons learned and gaps; and
6.6.2.1.4.2.2.1.3.	Roadmap for ongoing use of PAM data in further population analysis, stratification, and planning, and ongoing use of Coaching for Activation for population health planning.

6.6.2.1.4.2.2.2. DELIVERABLE: PAM Roadmap Report

6.6.2.1.4.2.2.3. DUE: Within thirty (30) days of the end of the SFY for which the report covers.

6.6.2.1.4.3. The Contractor must meet the PAM MLR Target, and submit both deliverables to the Department in order to receive any credit for this MLR Quality Measure.

# 6.6.2.2. Quality Targets Table:

Quality Measure	Target(s)/ Deliverable(s)	Adjustment Made to the MLR if the Contractor meets the Target
HEDIS: Adult Body Mass Index (BMI) Assessment	91.28%	Subtract one percent (-1%)
HEDIS: HbA1c Poor Control (>9.0%)	29.68%	Subtract one percent (-1%)
HEDIS: Anti-depressant Medication Management.	<ol> <li>Effective Acute Phase         Treatment: 59.35%.</li> <li>Effective Continuation         Phase Treatment: 42.29%</li> </ol>	Subtract one percent (-1%)
Patient Activation Measure (PAM): Process Development and Screening Data Collection	Use of the Coaching for Activation tool in at least 85% of the practices using the PAM.	Subtract two percent (-1%)
Total	Subtract four percent (-4%)	

- 6.6.2.3. In collaboration with the Contractor, the Department will set the MLR Quality Measure Targets for SFY16-17.
- 6.6.2.4. The Department intends to use the following four (4) quality metrics to measure the performance of the Contractor in relation to the Adjusted MLR Target for SFY15-16:
- 6.6.2.4.1. NQF #0421 (CQM29v2): Body Mass Index (BMI) Screening and Follow-Up
- 6.6.2.4.2. NQF #0418 (CQM2v3): Screening for Clinical Depression and Follow-Up Plan
- 6.6.2.4.3. NQF #0064 (CQM163v2): Low Density Lipoprotein (LDL) Management
- 6.6.2.4.4. PAM: Process Development and Screening Data Collection with Follow Up.
- 6.6.2.5. To the extent that the Contractor has access to identifiable, client-level clinical quality measure (CQM) data relevant to the MLR Quality Targets in an electronic format, the Contractor shall share this data with the Department. The Contractor will work with the Department to establish an appropriate format and method of data transfer.

## 6.7. PAYMENTS TO PHYSICIANS

- 6.7.1. Beginning on July 1, 2015, the Contractor shall reimburse physicians an enhanced payment. This enhanced payment shall be for eligible primary care services and vaccine administration furnished by a qualified physician, or under the personal direction of a physician.
- 6.7.1.1. The Contractor shall pay the enhanced payment to qualified physicians for eligible primary care services and vaccine administration rendered on and after July 1, 2015 through June 30, 2016.
- 6.7.1.2. The Contractor shall provide documentation to the Department, upon the Department's request, which provides assurances that physicians received the direct and full benefit of the enhanced payment described in this Section.
- 6.7.1.2.1. DELIVERABLE: Documentation that physicians received the direct and full benefit of the enhanced payment.
- 6.7.1.2.2. DUE: Within five (5) Business Days of the Department's request.
- 6.7.1.3. The primary care services and vaccine administration that qualify for this additional reimbursement are those listed in Exhibit Q, and have been approved as part of the Medicaid State Plan.
- 6.7.1.4. The Contractor may only operate a Physician Incentive Plan if no specific payment can be made directly or indirectly under a Physician Incentive Plan to a physician or physician group as an incentive to reduce or limit medically necessary services to a Member.
- 6.7.1.5. The Contractor shall ensure that physicians or physician groups have adequate stop-loss protection if the Contractor puts them at financial risk for services not provided by the physician or physician group.
- 6.7.1.6. The Contractor shall not make payments to providers for provider-preventable conditions that:
- 6.7.1.6.1. Are identified in the State plan.
- 6.7.1.6.2. Have been found by the State, based on a review of medical literature by qualified professionals, to be reasonably preventable through the application of procedures supported by evidence-based guidelines.
- 6.7.1.6.3. Have a negative consequence for the Member.
- 6.7.1.6.4. Are auditable, and
- 6.7.1.6.5. Include, at a minimum:
- 6.7.1.6.5.1. The wrong surgical or other invasive procedure performed on a patient.
- 6.7.1.6.5.2. A surgical or other invasive procedure performed on the wrong body part.
- 6.7.1.6.5.3. A surgical or other invasive procedure performed on the wrong patient.

## 6.8. DISPROPORTIONATE SHARE HOSPITAL

6.8.1. The Contractor shall submit data according to the specifications in Exhibit N, Disproportionate Share and Graduate Medical Education Hospital Reporting, attached and incorporated herein by reference. The Contractor shall certify all data submitted is accurate, complete and truthful based on the Contractor's best knowledge, information and belief. This certification shall be signed by either the Chief Executive Officer or the Chief Financial Officer or an individual who has delegated authority to sign for, and who reports directly to, the Chief Executive Officer or Chief

Financial Officer.

# 6.9. FQHC AND RHC ENCOUNTER REIMBURSEMENT

- 6.9.1. Payments from the Contractor to FQHC and RHC Facilities:
- 6.9.1.1. Each FQHC and RHC has an encounter rate calculated in accordance with 10 CCR 2505-10 8.700.6C.
- 6.9.1.1.1. The Department will notify the Contractor of the FQHC and RHC rates on a quarterly basis.
- 6.9.1.2. The Contractor shall reimburse the FQHC or RHC by at least the encounter rate in accordance with 10 CCR 2505-10 8.700.6 and the Medicaid State Plan for each FQHC or RHC visit, for services identified in 10 CCR 2505-10 8.700.3 for allowable costs identified in 10 CCR 2505-10 8.700.5. The Department will conduct quarterly accuracy audits with FQHCs and RHCs. Should the Department recognize any discrepancy in FQHC or RHC payments (less than the full encounter rate ), then the Contractor shall be responsible for reimbursing the FQHC or RHC the difference of the encounter payment identified in 6.8.1.1. and the initial reimbursement amount. FQHC and RHC visits are defined in 10 CCR 2505-10 8.700.1.
- 6.9.1.3. If multiple services are provided by an FQHC or RHC within one visit, the Contractor will require a claims submission from the FQHC or RHC with multiple lines of services and the same claim number. The Contractor is required to pay the FQHC or RHC at least the encounter rate, less any third party payments and less any cost sharing, including Member co-payments as identified in the State Plan, regardless of whether or not the Contractor imposes or collects the Member co-payments for each visit.
- 6.9.2. The Contractor shall submit the encounter data for FQHC and RHC visits to the Department per the specifications provided in Exhibit H.
- 6.9.2.1. DELIVERABLE: FQHC and RHC Encounter Data
- 6.9.2.2. DUE: As described in Exhibit H
- 6.9.3. The Contractor shall participate in the Department's accuracy audits process for FQHCs and RHCs and is required to complete the documentation located at <a href="https://www.colorado.gov/pacific/hcpf/federally-qualified-health-center-forms">https://www.colorado.gov/pacific/hcpf/federally-qualified-health-center-forms</a> upon the Department's request.

### 6.10. INSPECTION OF FINANCIAL RECORDS

6.10.1. In addition to the Financial Reporting as outlined in 5.7, the Contractor shall allow the Department and the Department of Health and Human Services to inspect and audit the financial records of the Contractor and its Subcontractors related to this Contract per 42 CFR 438.6(g).

# 6.11. MEDICAID PAYMENT IN FULL

- 6.11.1. Except as allowed in this Contract, the Contractor shall not, for any reason, bill, charge, collect a deposit from, seek compensation, remuneration or reimbursement from or have any recourse against a Member, or any persons acting on a Member's behalf, for Covered Services provided pursuant to this Contract.
- 6.11.2. Except as allowed in this Contract, the Contractor shall ensure that all of its Subcontractors and Participating Providers do not, for any reason, bill, charge, collect a deposit from, seek compensation, remuneration or reimbursement from or have any recourse against a Member, or

- any persons acting on a Member's behalf other than the Contractor, for Covered Services provided pursuant to this Contract.
- 6.11.3. This section shall not be construed to limit the ability of any of the Contractor's Subcontractors or Participating Providers to bill, charge, seek compensation, remuneration or reimbursement from or have any recourse against the Contractor for any service provided pursuant to this Contract or any other agreement entered into between that Subcontractor or Participating Provider and the Contractor.
- 6.11.4. This provision shall survive the termination of this Contract, for authorized services rendered prior to the termination of this Contract, regardless of the reason for the termination. This provision shall be construed to be for the benefit of the Contractor's Members.
- 6.11.5. As a precondition for obtaining federal financial participation for payments under this agreement, per 45 CFR Sections 95.1 and 95.7, the Department must file all claims for reimbursement of payments to the Contractor with CMS within 2 years after the calendar quarter in which the Department made the expenditure. The Contractor and the Department will work jointly to ensure that reconciliations are accomplished as required by CMS for timely filing. If the Department is unable to file the Contractor's claims or capitation payments within 2 years after the calendar quarter in which the Department made the expenditure due to inadequate or inaccurate Contractor records, and the Department does not meet any of the exceptions listed at 45 CFR Section 95.19, no claims or capitations will be paid to the Contractor for any period of time disallowed by CMS. Furthermore, the Department shall recover from the Contractor all claims and capitations paid to the Contractor for any period of time disallowed by CMS.

# 6.12. REIMBURSEMENT FOR HEPATITIS C MEDICATIONS

- 6.12.1. The Department shall reimburse the Contractor for the Therapies, described in Exhibit B, Covered Services, the lesser of the Contractor's paid amount or the fee-for-service rates beginning October 1, 2016, forward.
- 6.12.2. The Contractor shall use the MMIS to submit encounter claims to the Department for all Therapies and treatments provided to Members.
- 6.12.3. Prior to the implementation of interChange, the Contractor shall submit a flat file to the Department containing all Therapy encounter claims submitted to the MMIS on a quarterly basis, such flat file being formally submitted to the Department no later than thirty (30) days after the end of each quarter. This Section 6.12 shall become effective as of October 1st, 2016, and shall terminate on the date of successful implementation of the interChange.
- 6.12.3.1. The flat file submitted by the Contractor will contain the Contractor's paid amount as well as the Transaction Control Number for each corresponding submitted encounter claim.
- 6.12.3.2. The Department will have thirty (30) days after Contractor's submission of the flat file to validate the accuracy of the encounter data based on the MMIS submissions. The Department shall submit documentation of the proposed reimbursement to the Contractor, which will be based on the lesser of the paid amounts submitted in the flat file or the feefor-service rates present in the MMIS encounter claims based on the State's most current published fee schedules, pursuant to 42 CFR 447.362.
- 6.12.3.3. If the Contractor objects to the Department's validation results of the claims data, the Contractor must submit written objection and analysis (the "Objection") to the Department

- within ten (10) business days of receipt of the proposed reimbursement. Within ten (10) days from the receipt and review of the Objection, the Department will provide a final determination based on the review and analysis contained in the Objection.
- 6.12.3.4. The Department shall provide written notice of such findings if either party owes sums based on the final determination, and will either assess, or reimburse the Contractor accordingly. The owing party shall make payment of sums owed within thirty (30) days from the date of such written notice.
- 6.12.4. Post implementation of the interChange, the Contractor shall submit a flat file to the Department containing all Therapy encounter claims submitted to the MMIS on a quarterly basis, such a flat file being formally submitted to the Department no later than thirty (30) days after the end of each quarter.
- 6.12.4.1. The Department will have thirty (30) days after the Contractor's submission of the flat file to validate the accuracy of the encounter data based on MMIS submissions. The Department shall submit documentation of the proposed reimbursement to the Contractor, which will be based on the lesser of the paid amounts or the fee-for-service rates present in the MMIS encounter claims based on the State's most current published fee schedules, pursuant to 42 CFR 447.362.
- 6.12.4.2. If the Contractor objects to the Department's validation results of the claims data, the Contractor must submit the Objection to the Department within ten (10) business days of receipt of the proposed reimbursement. Within ten (10) days from the receipt and review of the Objection, the Department will provide a final determination based on the review and analysis contained in the Objection.
- 6.12.4.3. The Department shall provide written notice of such findings if either party owes sums based on the final determination, and will either assess, or reimburse the Contractor accordingly. The owing party shall make payment of sums owed within thirty (30) days from the date of such written notice.
- 6.12.5. Thirty (30) days after the close of the state fiscal year, the Department shall begin the process of reconciling all claims relating to the Therapies submitted for the previous state fiscal year. The Department shall complete the reconciliation and submit the results to the Contractor no later than thirty (30) days after the close of the previous state fiscal year.
- 6.12.5.1. If the Contractor wishes to object to the Department's reconciliation results, the Contractor must submit the Objection to the Department within ten (10) business days from the receipt of the Department's results.
- 6.12.5.2. The Department will provide a final determination on the reconciliation results within ten (10) business days after the receipt and review of the Objection.
- 6.12.6. The Department shall provide written notice of such findings if either party owes sums based on the final determination, and will either assess, or reimburse the Contractor accordingly. The owing party shall make payment of sums owed within thirty (30) days from the date of such written notice.

# SECTION 7.0 ADDITIONAL FEDERAL REQUIREMENTS

#### 7.1. FEDERAL DEBARRED ENTITIES

- 7.1.1. In addition to the Debarment and Suspension provisions in §21(C) of this Contract, the Contractor shall not knowingly have a relationship with any of the following entities:
- 7.1.1.1. An individual who is debarred, suspended, or otherwise excluded from participating in procurement activities under the Federal Acquisition Regulation or from participating in non-procurement activities under regulations issued under Executive Order No. 12549 or under guidelines implementing Executive Order No. 12549.
- 7.1.1.2. An individual who is an affiliate, as defined in the Federal Acquisition Regulation, of a person described in the prior paragraph.
- 7.1.2. For the purposes of this section, a relationship is described as:
- 7.1.2.1. A director, officer or partner of the Contractor.
- 7.1.2.2. A person or entity with more than five percent (5%) beneficial ownership of the Contractor.
- 7.1.2.3. A Person with an employment, consulting or other arrangement with the Contractor that is responsible for any of the Contractor's obligations under this Contract.
- 7.1.3. The Contractor shall not employ or contract with any Provider that is excluded from participation in Federal health care programs under either section 1128 or section 1128A of the Social Security Act.
- 7.1.4. If the Department learns that the Contractor has a prohibited relationship with a person or entity who is debarred, suspended, or excluded from participation in federal healthcare programs, the Department:
- 7.1.4.1. Must notify the Secretary of the Department of Health and Human Services of the noncompliance.
- 7.1.4.2. May continue an existing agreement with the Contractor unless the Secretary of the Department of Health and Human Services directs otherwise.
- 7.1.4.3. May not renew or extend the existing agreement with the Contractor unless the Secretary of the Department of Health and Human Services provides to the Department and to Congress a written statement describing compelling reasons that exist for renewing or extending the Contract.

# 7.2. FEDERAL INTERMEDIATE SANCTIONS

- 7.2.1. The Department may implement any intermediate sanctions, as described in 42 CFR 438.702, if the Contractor:
- 7.2.1.1. Fails substantially to provide medically necessary services that the Contractor is required to provide, under law or under its Contract with the Department, to a Member covered under the Contract.
- 7.2.1.2. Imposes on Members premiums or charges that are in excess of the premiums or charges permitted under the Medicaid program.
- 7.2.1.3. Acts to discriminate among Members on the basis of their health status or need for health care services.
- 7.2.1.4. Misrepresents or falsifies information that it furnishes to CMS or to the Department.

- 7.2.1.5. Misrepresents or falsifies information that it furnishes to a Member, potential Member, or health care provider.
- 7.2.1.6. Fails to comply with the requirements for physician incentive plans, as set forth in 42 CFR 422.208 and 422.210.
- 7.2.1.7. Has distributed directly, or indirectly through any agent or independent contractor, marketing materials that have not been approved by the State or that contain false or materially misleading information.
- 7.2.1.8. Has violated any of the other applicable requirements of sections 1903(m), 1932, or 1905(t) of the Act and any implementing regulations.
- 7.2.2. The Department may choose to impose any of the following intermediate sanctions:
- 7.2.2.1. Civil monetary penalties to a limit of twenty-five thousand dollars (\$25,000.00) for each determination of failure to adhere to contract requirements as stated in Sections 7.2.1.1., 7.2.1.5., 7.2.1.6., and 7.2.1.7.
- 7.2.2.2. Civil monetary penalties to a limit of one hundred thousand dollars (\$100,000.00) for each determination of a failure to adhere to contract requirements as stated in Sections 7.2.1.3. and 7.2.1.4.
- 7.2.2.3. Civil monetary penalties to a limit of fifteen thousand dollars (\$15,000.00) for each Member the Department determines was not enrolled because of a discriminatory practice under Section 7.2.1.3., up to a limit of one hundred thousand dollars (\$100,000.00).
- 7.2.2.4. Civil monetary penalties to a limit of twenty-five thousand dollars (\$25, 000.00), or double the amount of excess charges, whichever is greater, for excess charges under Section 7.2.1.2.
- 7.2.2.5. Imposition of temporary management, if the Contractor has repeatedly failed to meet substantive requirement in Section 1903(m) or Section 1932 of the Social Security Act. Temporary management will continue until it has been determined that the Contractor can ensure that the sanctioned behavior will not recur. Members will be granted the right to terminate enrollment without cause and notify the affected Members of their right to terminate enrollment.
- 7.2.2.6. Allow Members to right to terminate enrollment without cause with notification to the Members of their right to terminate enrollment, for each failure to adhere to contract requirements as stated in Sections 7.2.1.1., 7.2.1.2., 7.2.1.3., 7.2.1.4., 7.2.1.5., 7.2.1.6., and 7.2.1.8.
- 7.2.2.7. Suspension of all new enrollments, after the effective date of the sanction for each failure to adhere to contract requirements as stated in Sections 7.2.1.1., 7.2.1.2., 7.2.1.3., 7.2.1.4., 7.2.1.5., 7.2.1.6., and 7.2.1.8. until the necessary services or corrections in performance are satisfactorily completed as determined by the Department.
- 7.2.2.8. Suspension of payment for new enrollments, after the effective date of the sanction for each failure to adhere to contract requirements as stated in Sections 7.2.1.1., 7.2.1.2., 7.2.1.3., 7.2.1.4., 7.2.1.5., 7.2.1.6., and 7.2.1.8. until the necessary services or corrections in performance are satisfactorily completed as determined by the Department.
- 7.2.2.8.1. Only the sanctions specified in 7.2.2.6., 7.2.2.7., and 7.2.2.8. may be imposed for failure to meet any of the requirements of sections 1903(m), 1932, or 1905(t) of the Social Security Act and any implementing regulations.

- 7.2.3. Before imposing any intermediate sanctions, the Department shall give the Contractor timely written notice that explains:
- 7.2.3.1. The basis and nature of the sanction.
- 7.2.4. Payments provided for under the contract shall be denied for new Members when, and for so long as, payment for those Members is denied by CMS in accordance with the requirements in 42 CFR 438.730.

#### 7.3. TERMINATION UNDER FEDERAL REGULATIONS

- 7.3.1. The Department may terminate this Contract for cause and enroll any Member enrolled with the Contractor in other Plan, or provide their Medicaid benefits through other options included in the State plan, if the Department determines that the Contractor has failed to:
- 7.3.1.1. Carry out the substantive terms of its contracts.
- 7.3.1.2. Meet applicable requirements in sections 1932, 1903(m) and 1905(t) of the Social Security Act (42 U.S.C. 401).
- 7.3.2. Before terminating the Contractor's Contract as described in this section, the Department shall:
- 7.3.2.1. Provide the Contractor a cure notice that includes, at a minimum, all of the following:
- 7.3.2.1.1. The Department's intent to terminate.
- 7.3.2.1.2. The reason for the termination.
- 7.3.2.1.3. The time and place for the pre-termination hearing
- 7.3.2.2. Conduct a pre-termination hearing.
- 7.3.2.3. Give the Contractor written notice of the decision affirming or reversing the proposed termination of the Contract.
- 7.3.2.4. If the Department determines, after the hearing, to terminate the Contract for cause, then the Department shall send a written termination notice to the Contractor that contains the effective date of the termination.
- 7.3.2.4.1. Upon receipt of the termination notice, the Contractor shall give Members enrolled with the Contractor notice of the termination and information, consistent with 42 CFR 438.10, on their options for receiving Medicaid services following the effective date of termination.
- 7.3.3. Once the Department has notified the Contractor of its intent to terminate under this section, the Department may:
- 7.3.3.1. Give the Members enrolled with the Contractor written notice of the Department's intent to terminate the Contract.
- 7.3.3.2. Allow Members enrolled with the Contractor to Disenroll immediately, without cause.

#### 7.4. TRANSITION AT TERMINATION REQUIREMENTS

- 7.4.1. Upon termination of the Contract for any reason, the Contractor shall do all of the following for a period not exceed sixty (60) days before termination of the Contract:
- 7.4.1.1. Provide the Department with all information related to the Contractor's PCMP Network, its Members and the services provided to those Members, for transition to the Department or

- any other contractor of the Contractor's responsibilities.
- 7.4.1.2. Provide for the uninterrupted continuation of all network management, Care Coordination and administrative services until the transition of every member is complete and all requirements of the Contract are satisfied.
- 7.4.1.3. Designate an appropriate individual as the transition coordinator to work with the Department and any staff from the replacement contractor to ensure the transition does not adversely impact any member's care.
- 7.4.1.4. Provide to the Department all reports reasonably necessary for a transition.
- 7.4.1.5. Notify any Subcontractors of the termination of the Contract, as directed by the Department.
- 7.4.1.6. Notify all of the Members in the Contractor's Region that the Contractor will no longer be the RCCO for the region, in a form and manner approved by the Department.
- 7.4.1.7. Notify each PCMP in the Contractor's PCMP Network of the termination and the end date of the Contract and explain to the provider how the provider may continue participating in the ACC program.
- 7.4.1.8. Cooperate with the Department and any other replacement contractor during the transitions, including, but not limited to, using reasonable efforts to share and transfer Member information and following any instructions or preforming any required actions, as reasonably directed by the Department.
- 7.4.1.9. Provide the Department, in a format prescribed and approved by the Department:
- 7.4.1.9.1. A list of all PCMPs in the Contractor's PCMP Network.
- 7.4.1.9.2. A list of all Members in the Contractor's Region.

# 7.5. FEDERAL DISCLOSURES OF INFORMATION ON OWNERSHIP AND CONTROL

- 7.5.1. The Contractor shall provide all disclosures required by 42 CFR 455.104, as amended or hereinafter amended, in a form substantially similar to Exhibit G, Contractor Disclosure Template. These disclosures are:
- 7.5.1.1. The name and address of any person, either an individual or a corporation, with an ownership or control interest in the Contractor. For a corporate entity, the address shall include the primary business address, the address of each business location if there is more than one location and any applicable P.O. Box address.
- 7.5.1.1.1. The date of birth and social security number for any individual with an ownership or control interest in the Contractor.
- 7.5.1.1.2. The tax identification number of any corporate entity with an ownership or control interest in the Contractor or in any Subcontractor in which the Contractor has a five percent (5%) or greater interest.
- 7.5.1.2. Whether any person, either an individual or a corporation, with an ownership or control interest in the Contractor is related to another person with ownership or control interest in the Contractor as a spouse, parent, child or sibling.
- 7.5.1.2.1. Whether any person, either an individual or a corporation, with an ownership or control interest in the any Subcontractor in which the Contractor has a five percent (5%) or greater interest is related to another person with ownership or control interest in the Contractor as a spouse, parent, child or sibling.

- 7.5.1.3. The name of any other entity required to disclose under 42 CFR 455.104 in which any owner of the Contractor has an ownership or control interest.
- 7.5.1.4. The name, address, date of birth and Social Security Number of any managing employee of the Contractor.
- 7.5.2. "Ownership interest" and "person with an ownership or control interest" shall have the meaning specified in 42 CFR 455.101, as amended or hereinafter amended. "Subcontractor", for purposes of this subsection regarding Federal Disclosures of Information on Ownership and Control only, shall have the meaning specified in 42 CFR 455.101, as amended or hereinafter amended.
- 7.5.3. The Contractor shall complete these disclosures at the following times:
- 7.5.3.1. When the Contractor submits a proposal in accordance with the Department's procurement process.
- 7.5.3.2. Upon execution of the Contract or when the Department renews or extends the Contract.
- 7.5.3.3. Within thirty-five (35) days of any change in ownership of the Contractor.

# 7.6. FEDERAL FINANCIAL PARTICIPATION AND FINANCIAL SOLVENCY

- 7.6.1. The Contractor shall ensure that under no circumstance shall a Member be held liable for:
- 7.6.1.1. The Contractor's debts, in the event of the Contractor's insolvency.
- 7.6.1.1.1. The Contractor shall provide assurances to the Department that no Member will be held liable for the Contractor's debts, in the event of the Contractor's insolvency.
- 7.6.1.2. The Covered Services provided to the Member, for which the Department does not pay the Contractor.
- 7.6.1.3. The Covered Services provided to the Member, for which the Department or the Contractor does not pay the individual or health care provider that furnishes the services under a contractual, Referral, or other arrangement.
- 7.6.1.4. The payments for Covered Services furnished under the Contract, Referral or other arrangement, to the extent that those payments are in excess of the amount that the Member would owe if the Contractor provided the services directly.
- 7.6.2. The Contractor shall ensure that no Member is billed by a Subcontractor or Referral Provider for any amount greater than would be owed if the Contractor provided the services directly.
- 7.6.3. The Contractor shall meet all solvency standards, established by the State of Colorado, for private health maintenance organizations.
- 7.6.4. In the event that the Contractor becomes insolvent, the Contractor shall cover continuation of services to Members for the duration of the period for which payment has been made, as well as for inpatient admissions up until discharge.

#### 7.7. PHARMACY REBATES

7.7.1. The Department will collect pharmacy rebates when the Contractor submits pharmacy encounters into the Prescription Drug Card System (PDCS). The PDCS will adjudicate those pharmacy encounters submitted by the Contractor and feed all rebatable pharmacy claims into the Drug Rebate Analysis Management System (DRAMS). DRAMS will then collect the manufacturer information and generate quarterly invoices to the drug manufacturer. The drug manufacturers will pay all drug rebates to the Department, and the Contractor shall not be

responsible for any of these rebates. These amounts will be totaled quarterly and reported to CMS on the CMS-64 form.

# 7.8. OTHER FEDERAL REQUIREMENTS

- 7.8.1. Party In Interest Reporting
- 7.8.1.1. The Contractor shall report to the Department and, upon request, to the Secretary of the Department of Health and Human Services (DHHS), the Inspector General of the DHHS and the Controller General a description of transactions between the Contractor and a party in interest, as defined in section 1318(b) of the Social Security Act.
- 7.8.1.1.1. The Contractor shall report on the following transactions at a minimum:
- 7.8.1.1.1. Any sale, exchange or lease of any property between the Contractor and a party in interest.
- 7.8.1.1.2. Any furnishing for consideration of the following between the Contractor and a party in interest:
- 7.8.1.1.1.2.1. Goods.
- 7.8.1.1.1.2.2. Services, including management services.
- 7.8.1.1.2.3. Facilities.
- 7.8.1.1.2.3.1. Any lending of money or other extension of credit between the Contractor and a party in interest.
- 7.8.1.1.2. The Contractor's party in interest report shall not include salaries paid to employees for services provided in the normal course of their employment.
- 7.8.1.2. The Contractor shall allow the Secretary of DHHS and the Department, or their designees, to audit and inspect any books or records of the Contractor or its subcontractors pertaining to:
- 7.8.1.2.1. The ability of the Contractor to bear the risk of financial losses.
- 7.8.1.2.2. Services performed or payable amounts under the contract.

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# Exhibit B-3 COVERED SERVICES

#### SECTION 1.0 DEFINITIONS

- 1.1.1. Dialysis Treatment Center: A health institution or a department of a licensed hospital, which is planned, organized, operated and maintained to provide outpatient treatment by means of dialysis and/or training for home use of dialysis equipment.
- 1.1.2. **Durable Medical Equipment (DME)** means Medically Necessary equipment prescribed by a physician that can withstand repeated use, serves a medical purpose, and is appropriate for use outside of a medical facility.
- 1.1.3. **Emergency Medical Condition** means a medical condition manifesting itself by acute symptoms of sufficient severity (including severe pain) that a prudent layperson, who possesses an average knowledge of health and medicine, could reasonably expect the absence of immediate medical attention to result in the following:
- 1.1.3.1. Placing the health of the individual (or, with respect to a pregnant woman, the health of the woman or her unborn child) in serious jeopardy.
- 1.1.3.2. Serious impairment to bodily functions.
- 1.1.3.3. Serious dysfunction of any bodily organ or part.
- 1.1.4. Expanded EPSDT shall mean those services that are not explicitly provided under this exhibit but which are Medically Necessary to correct or ameliorate defects and physical or mental illnesses or conditions discovered or shown to have increased in severity by an EPSDT screening. It does not include items or services that the Department determines are not safe and cost effective or which are considered experimental.
- 1.1.5. **Family Planning** are services and supplies furnished directly (or under arrangements with others) to individuals of child-bearing age (including minors who can be considered to be sexually active), which includes physical examinations, diagnosis, treatment, supplies and follow-up.
- 1.1.6. Habilitative Therapy Services are services that help a person retain, learn, or improve skills and functioning for daily living that are offered in parity with, and in addition to, any rehabilitative services offered in Colorado's EHB benchmark plan. Parity in this context means of like type and substantially equivalent in scope, amount, and duration in accordance with 45 CFR 156.110(f) and 45 CFR156.115(a)(5).
- 1.1.6.1. Habilitative Therapy Services are only available to Expansion Members.
- 1.1.7. Medically Necessary, or Medical Necessity, shall be defined as described in 10 CCR 2505-10 §8.076.1.8. Medical Necessity means that a Medical Assistance program good or service:
- 1.1.7.1. Will, or is reasonably expected to, prevent, diagnose, cure, correct, reduce, or ameliorate the pain and suffering, or the physical, mental, cognitive, or developmental effects, of an illness, condition, injury, or disability. This may include a course of treatment that includes mere observation or no treatment at all.
- 1.1.7.2. Is provided in accordance with professionally recognized standards for health care in the United States;

- 1.1.7.3. Is clinically appropriate in terms of type, frequency, extent, site, and duration;
- 1.1.7.4. Is not primarily for the economic benefit of the provider or primarily for the convenience of the client, caretaker, or provider;
- 1.1.7.5. Is delivered in the most appropriate setting(s) required by the client's condition;
- 1.1.7.6. Is not experimental or investigational; and
- 1.1.7.7. Is not more costly than other equally effective treatment options.
- 1.1.7.8. For EPSDT, Medical Necessity is defined in 10 CCR 2505-10 §8.280.1. For EPDST, all services described in Section 1905(a) of the Social Security Act are a covered benefit under EPSDT when medically necessary as defined at 10 CCR 2505-10, Section 8.076.1.8, regardless of whether such services are covered under the State Plan. For the purposes of EPSDT, medical necessity also includes a program good or service that will, or is reasonably expected to, assist the client to maintain maximum functional capacity in performing one or more Activities of Daily Living and meets the criteria set forth at Sections 1.1.7.2. through 1.1.7.7. above.
- 1.1.8. Medical Screening Examination: Screening of sick, wounded, or injured persons in the emergency room to determine whether the person has an Emergency Medical Condition. An appropriate Medical Screening Examination (including ancillary services routinely available to an emergency treatment facility) must be available to any individual who comes to the emergency treatment facility for examination or treatment of a medical condition and on whose behalf the examination or treatment is requested.
- 1.1.9. Orthotic: An orthopedic appliance used to support, align, prevent or correct deformities or to improve the function of movable parts of the body.
- 1.1.10. Outpatient Services are those diagnostic, therapeutic, rehabilitative, preventive and palliative items and services furnished by or under the direction of a physician to an eligible person who is an outpatient in a participating hospital that is not providing the patient room and board on a continuous twenty-four hour basis.
- 1.1.11. Palliative Services means any medical services recommended by a physician within the scope of his/her practice under state law, for the purpose of affording a recipient relief from the symptoms of a condition or disease.
- 1.1.12. Poststabilization Care Services means Covered Services, related to an Emergency Medical Condition that are provided after an enrollee is stabilized in order to maintain the stabilized condition to improve or resolve the enrollee's condition, as set forth at 42 CFR §422.113.
- 1.1.13. **Preventive Services:** Services provided by a physician within the scope of his/her practice under state law to:
- 1.1.13.1. Prevent disease, disability, and other health conditions or their progression;
- 1.1.13.2. Prolong life; and,
- 1.1.13.3. Promote physical and mental health and efficiency.
- 1.1.14. **Prosthetic Device**: replacement, corrective or supportive devices prescribed by a doctor of medicine or a doctor of osteopathy to:
- 1.1.14.1. Artificially replace a missing portion of the body
- 1.1.14.2. Prevent or correct physical deformity or malfunction

- 1.1.14.3. Support a weak or malformed portion of the body
- 1.1.15. **Rehabilitative Services:** Any medical or remedial services recommended by a physician within the scope of his/her practice under state law, for maximum reduction of physical or mental disability and restoration of a recipient to his/her best possible functional level.
- 1.1.16. Speech Pathologist: Person specializing in the diagnostic evaluation and treatment of speech and language problems; the planning, directing or conducting of habilitative or rehabilitative treatment programs to restore communicative efficiency of communication problems or organic and non-organic etiology; provision of counseling and guidance for speech and language handicaps.
- 1.1.17. **Telemedicine** is defined as the delivery of medical services, and any diagnosis, consultation, treatment, transfer of medical data, or education related to health care services using interactive audio, interactive video, or interactive data communication instead of in-person contact.
- 1.1.18. Therapeutic Services means any medical service provided by a physician within the scope of his/her practice of medicine under state law, in the treatment of disease.
- 1.1.19. Therapy means high cost Hepatitis-C drugs found in the therapeutic classes W5Y, W0A, W0B, W0D, and W0E along with the supplementary drugs used in conjunction with the high cost drugs found in therapeutic class W5G.

## SECTION 2.0 COVERED SERVICES

2.1. With the exception of EPSDT and preventive services as specified in this exhibit, covered services and supplies must be medically necessary and provided for the diagnosis or treatment of an illness, pregnancy, or accidental injury. A covered person and his or her physician decide which services and supplies are given, but contractors need only pay for the following covered services and supplies.

#### 2.1.1. Abortion

- 2.1.1.1. Abortions are a Covered Service only in the following circumstances:
- 2.1.1.1.1. When a physician has found and certified in writing that in his or her professional judgment the life of the mother would be endangered if the fetus were carried to term, when documented in accordance with federal requirements. 42 C.F.R. § 441.203.
- 2.1.1.1.2. If the pregnancy is a result of rape or incest.
- 2.1.1.2. NOTE: For the purpose of this section, treatment for the following conditions is not considered to be an abortion:
- 2.1.1.2.1. Ectopic pregnancies (Pregnancy occurring in other than a normal position or place); and
- 2.1.1.2.2. Miscarriage (spontaneous abortion).

#### 2.1.2. Ambulance Services

- 2.1.2.1. Covered ambulance services shall be provided to the nearest appropriate medical facility when any other form of transportation is not medically advisable and when the ambulance service is provided in conjunction with emergency medical care. Such covered ambulance services include the following situations:
- 2.1.2.2. Air ambulance

- 2.1.2.2.1. Air ambulance services, including rotary- and fixed-wing aircraft, are covered only if the client requires medical attention, the client is transported to the nearest appropriate medical facility, and
- 2.1.2.2.1.1. The point of pickup is inaccessible by land emergency transport vehicles,
- 2.1.2.2.1.2. Great distances or other obstacles are involved in transport to the nearest appropriate facility and prompt admission is essential; or
- 2.1.2.2.1.3. The client is suffering from an illness, injury, or psychiatric condition that makes all other forms of transport inadvisable.
- 2.1.2.2. Emergency Services which, due to the medical or psychiatric condition of the Client, are immediate in nature and cannot be arranged in advance.
- 2.1.2.2.3. Non-emergency Services that are preplanned but due to the medical or psychiatric condition of the Client are the only mode that can be utilized safely. Must be prior authorized.
- 2.1.2.3. If the Client is transported from home to hospital by ambulance for treatment of a condition which a prudent layperson would perceive as an emergency, as defined at 10 CCR 2505-10 Section 8.303, the ambulance shall be reimbursed, even if the healthcare services rendered are subsequently determined to be urgent or non-emergent in nature. 42 C.F.R. 438.114 (c) (1) (ii).

# 2.1.3. Ambulatory surgical care

2.1.3.1. The allowable surgical procedures identified for Medicare coverage are reimbursable and covered Medicaid benefits.

#### 2.1.4. Amniocentesis

2.1.4.1. Amniocentesis performed for medical reasons other than sex determination.

#### 2.1.5. Anesthesia Services

- 2.1.5.1. Administration of anesthetics to achieve general, regional or supplementation of local anesthesia related resuscitative and supportive procedures.
- 2.1.5.2. Administration of anesthesia or deep sedation in a hospital or outpatient facility when determined to be medically necessary for adults and children.

# 2.1.6. Audiology and Speech Pathology

- 2.1.6.1. Audiological services include medical/diagnostic ear testing using recognized diagnostic instrumentation/equipment in a clinical environment to assist or confirm in establishing a diagnosis.
- 2.1.6.2. Speech pathology services include performance of medical/diagnostic procedures including, but not limited to, those communicative problems resulting from medical conditions such as cerebral palsy, cleft palate/lip, or brain dysfunction.
- 2.1.6.3. NOTE: The EPSDT benefit covers screening and Medically Necessary ear exams and audiological testing.

#### 2.1.7. **Autism**

2.1.7.1. Autism shall be treated as a physical disorder.

#### 2.1.8. Consultation

2.1.8.1. Covered Services include medical services rendered by a provider whose opinion or advice is requested by a Client's primary care provider or the health plan medical director for further evaluation of an illness or injury. Clients shall be granted a second opinion when requested, subject to referral requirements. Consultations by non-participating providers may be subject to prior authorization.

#### 2.1.9. Detoxification

2.1.9.1. Includes detoxification for withdrawal from the physiological effects of acute alcohol or drug abuse.

# 2.1.10. Dialysis, Hemodialysis or Peritoneal Dialysis

- 2.1.10.1. Coverage includes placement or repair of the dialysis route ("shunt" or "cannula").
- 2.1.10.2. The organization providing dialysis shall be responsible for the provision of all supplies and the maintenance of all equipment and necessary fixtures required for home dialysis.
- 2.1.10.2.1. Inpatient dialysis
- 2.1.10.2.1.1. Coverage is provided in those cases where hospitalization is required.
- 2.1.10.2.2. Outpatient dialysis
- 2.1.10.2.2.1. Coverage is provided when provided by a separate unit within a hospital or a freestanding Dialysis Treatment Center. Coverage is provided for any other medical condition for which the Medical Assistance Program provides payment when the eligible recipient receives regular Medically Necessary maintenance treatment on an outpatient dialysis program.
- 2.1.10.2.3. Home dialysis
- 2.1.10.2.3.1. The participating separate dialysis unit within a hospital or free-standing Dialysis Treatment Center shall be responsible for the maintenance of all equipment and necessary fixtures required for home dialysis and provisions of all supplies.

#### 2.1.11. Durable Medical Equipment and Disposable Supplies

- 2.1.11.1. The following Durable Medical Equipment (DME) and supplies are Medicaid benefits for clients of all ages if Medical Necessity has been established and use outside of a medical facility is considered appropriate. DME shall be covered as described at 10 CCR 2505-10, Section 8.590.
- 2.1.11.1.1. Ambulation devices & accessories (canes, crutches, walkers),
- 2.1.11.1.2. Bath and bathroom equipment,
- 2.1.11.1.3. Bed and bedroom equipment and accessories, including specialized beds and mattress overlays,
- 2.1.11.1.4. Manual or power wheelchairs, seating system orthosis used for wheelchair positioning,
- 2.1.11.1.5. Diabetic monitoring equipment and related disposable supplies,
- 2.1.11.1.6. Elastic supports/stockings,
- 2.1.11.1.7. Monitoring equipment and supplies,
- 2.1.11.1.8. Oxygen Equipment for home use, including nursing facility residents, See Exclusions

- 2.1.11.1.9. Transcutaneous and/or neuromuscular electrical nerve stimulators (tens) and related supplies
- 2.1.11.1.10. Trapeze/traction/fracture frames,
- 2.1.11.1.11. Lymphedema pumps/compressors,
- 2.1.11.1.12. Rehabilitation equipment (specialized use),
- 2.1.11.1.13. Enteral formulas and supplies,
- 2.1.11.1.14. Parenteral equipment and supplies, and
- 2.1.11.1.15. Repairs and extensive maintenance as needed to keep the DME item functional.
- 2.1.11.2. The contractor shall provide an adequate number of disposable supplies when used in connection with approved DME and/or when related to one of the following categories:
- 2.1.11.2.1. Surgical, wound and burn care,
- 2.1.11.2.2. Syringes/needles,
- 2.1.11.2.3. Bowel and bladder care,
- 2.1.11.2.4. Antiseptics/solutions,
- 2.1.11.2.5. Gastric feeding sets and supplies,
- 2.1.11.2.6. Tracheostomy and endotracheal care supplies, or
- 2.1.11.2.7. Diabetic monitoring.
- 2.1.11.3. Covered Services include the rental or purchase of DME and supplies including repair, maintenance and delivery. The Contractor is only required to provide DME that is covered by Medicaid, but may provide other DME when medically appropriate. Preference should be given to items with demonstrated strength, durability, ease of use and appropriateness for the Client and for conditions under which the equipment will be operated. Coverage in a particular case is subject to the requirement that the equipment be Medically Necessary for treatment of an illness, injury, condition, secondary disability, or for maintenance of health. DME and supplies may be recommended by an appropriate licensed practitioner, but must be prescribed by a doctor of medicine or a doctor of osteopathy.
- 2.1.11.4. Medicaid clients for whom wheelchairs, wheelchair component parts, and other specialized equipment were authorized and ordered prior to enrollment in the Contractor's Plan, but for which delivery is delayed until after the HMO enrollment period begins, shall have those services provided by the Medicaid Program. The Contractor shall reimburse services approved and ordered by the Contractor providing the client remains Medicaid eligible, regardless of whether enrollment in the Plan continues. All other DME and disposable supplies approved by the Contractor shall be the responsibility of the Contractor.

# 2.1.12. Early and Periodic Screening, Diagnosis and Treatment (EPSDT) Benefits

- 2.1.12.1. The Contractor must meet all state and federal requirements for EPSDT benefits under 42 C.F.R. Sections 441.50 through 441.61 and 10 C.C.R. 2505-10, Section 8.280. EPSDT services include comprehensive well child examinations, immunizations, assessment, diagnosis and treatment necessary to correct or ameliorate conditions, defects and illnesses discovered by EPSDT screening to all covered persons through the age of 20. EPSDT services also include provision benefit information, scheduling assistance and case management.
- 2.1.12.2. Information about EPSDT benefits must be provided to clients and parents, to include:
- 2.1.12.2.1. Information about the periodicity table,
- 2.1.12.2.2. Scheduling and transportation to make EPSDT appointments, and
- 2.1.12.2.3. Information about the full range of EPSDT wraparound benefits and mental health treatment services available through State Medicaid.
- 2.1.12.3. Additionally, maintenance of a coordinated system to follow the client through the entire range of screening and treatment (case management) and coordination with other providers to ensure that clients receive Covered Services, must be provided.

# 2.1.13. Emergency Services

- 2.1.13.1. Emergency Services means covered inpatient and Outpatient Services that are as follows:
- 2.1.13.1.1. Furnished by a provider that is qualified to furnish these services under this Contract; and
- 2.1.13.1.2. Needed to evaluate or stabilize an Emergency Medical Condition.
- 2.1.13.2. Emergency services are exempt from Primary Care Provider referral.

## 2.1.14. Family Planning Services

2.1.14.1. Family Planning counseling, examination, treatment and follow-up; information on birth control (including insertion and removal of approved contraceptive devices); measurement for contraceptive diaphragms; and male/female surgical sterilization (see Surgical Services, Sterilization) is included even if the Member goes out of network. The fees are included in the rates. The Contractor shall reimburse out-of-network family planning services at a rate equal to Medicaid fee-for-service reimbursement rates, or the Contractor's contractual reimbursement rates, whichever is higher. No referral is required.

## 2.1.15. Federally Qualified Health Care (FQHC)

- 2.1.15.1. Core services are provided in outpatient settings only, including a Member's place of residence. Core services means covered Outpatient Services that may include:
- 2.1.15.1.1. Physician services;
- 2.1.15.1.2. Physician assistant services;
- 2.1.15.1.3. Nurse practitioner services:
- 2.1.15.1.4. Nurse midwife services;
- 2.1.15.1.5. Licensed psychologist services;
- 2.1.15.1.6. Licensed social worker services;
- 2.1.15.1.7. Pneumococcal and influenza vaccines and administration:

- 2.1.15.1.8. Services and supplies incident to health professional services;
- 2.1.15.1.9. Part-time or intermittent nursing care and related medical supplies to a homebound individual, in the case of those FQHCs that are located in an area that is determined to have a shortage of home health agencies; and
- 2.1.15.1.10. Any other reimbursable ambulatory services offered by the FQHC that are covered by the State Plan.
- 2.1.15.2. Notwithstanding a BHO primary diagnosis, services provided to Members by a physician (not a mental health practitioner) are covered (and have been included in the rates). The BHO diagnosis codes are attached as Exhibit F-1.

## 2.1.16. Habilitative Health Services

- 2.1.16.1. Habilitative therapy services shall have parity in amount, scope, and durations to rehabilitative therapies and will only consist of physical, occupational, and speech-language therapy services.
- 2.1.16.2. The procedure code set for Habilitative therapies is identical to that of Rehabilitative therapies.
- 2.1.16.3. All Habilitative Therapy Services require prior authorization.
- 2.1.16.4. Habilitative Therapy is only available to Expansion Members.

# 2.1.17. Hepatitis-C Therapies

- 2.1.17.1. The Contractor shall provide coverage for Members in accordance with the Department's criteria, outlined in the pharmacy billing manual.
- 2.1.17.2. Hepatitis-C therapies for Members shall include high cost Hepatitis-C drugs found in the therapeutic classes W5Y, W0A, W0B, W0D, and W0E along with the supplementary drugs used in conjunction with the high cost drugs found in therapeutic class W5G.

#### 2.1.18. Home Health Services

- 2.1.18.1. Upon enrollment, the contractor shall provide Acute Home Health Services as defined in 10 CCR 2505-10. Section 8.520. Members eligible for Acute Home Health Services must be eligible for services as set forth at 10 CCR 2505-10, Section 8.520. The contractor is not required to cover more than one nurse, home health aide or therapist at one time except when two aides are required for transfers or more than one nurse is needed to perform a procedure.
- 2.1.18.2. Services provided by other kinds of providers (i.e. other than a Medicaid-certified Home Health agency) to Members in their own homes are also Covered Services and are included in the capitation rates. These kinds of Covered Services include:
- 2.1.18.2.1. Professional services of an RN, LPN or LVN on an intermittent basis
- 2.1.18.2.2. Home health aide services for purposes of providing skilled personal care, in conjunction with a nurse or therapist and under the supervision of a nurse or therapist
- 2.1.18.2.3. Physical evaluations and therapy, and speech/hearing evaluations and therapy, occupational therapy by licensed therapists.
- 2.1.18.2.4. Medical/surgical supplies delivered to the Member's home (e.g. DME, prosthetics, disposable supplies), but not other Wrap Around services.

- 2.1.18.2.5. Services provided when the Member's medical condition requires teaching (e.g. self-care management training), which is most effectively accomplished in the Client's home on a short-term basis.
- 2.1.18.2.6. Developmental therapies and EPSDT screenings (e.g. Neuromuscular reeducation, Sensory integration, Cognitive skills development).
- 2.1.18.3. Nurse Home Visitor Program services provided in the Member's home are Wrap Around services. These services are billed on the 1500 claim form using CPT codes G9006 or T1017.
- 2.1.19. Imaging (Radiology or X-ray Services) Services authorized by a licensed physician.
- 2.1.19.1.1. Services performed to diagnose conditions and illnesses with specific symptoms.
- 2.1.19.1.2. Services are performed to prevent or treat conditions that are reimbursable under the Medical Assistance Program.
- 2.1.19.1.3. Routine mammograms as described under Preventative Care Services.

# 2.1.20. Inpatient Hospital

- 2.1.20.1. Hospital services are a benefit of the Medicaid Program and include those items and services that are ordinarily furnished by a hospital for the care and treatment of inpatients provided under the direction of a physician.
- 2.1.20.1.1. Semi-Private Room and Board
- 2.1.20.1.2. Private rooms must be covered:
- 2.1.20.1.2.1. When Medically Necessary
- 2.1.20.1.2.2. When furnished by the hospital as the only accommodation
- 2.1.20.1.2.3. If the hospital has no semi-private room available. Member must be moved to a semi-private room as soon as available.
- 2.1.20.1.3. Delivery and labor rooms, anesthesia, and equipment.
- 2.1.20.1.3.1. Limitations for a hospital stay following a normal vaginal delivery may be limited after 48 hours post delivery.
- 2.1.20.1.3.2. Limitations for a hospital stay following a cesarean delivery may be limited after 96 hours post delivery.
- 2.1.20.1.4. All other Medically Necessary services and supplies during the inpatient hospital stay including pharmacy, therapies, blood and blood products, anesthetics, Durable Medical Equipment (DME) and specialty care services.
- 2.1,20.1.5. Discharge oxygen
- 2.1.20.1.6. Routine Newborn care is limited to period of time that the mother remains hospitalized and is billed under the Mother's Medicaid Client ID. Inpatient newborn care following the mother's discharge is not a covered benefit under this Contract. The newborn will receive its own Medicaid Client ID retrospective to its date of birth and will be billed FFS.
- 2.1.20.1.7. Inpatient substance abuse rehabilitation DRG 772 is a wrap around. See Wrap Around Benefits Section.

# 2.1.21. Laboratory (clinical/pathological)

- 2.1.21.1. Services authorized by a licensed physician.
- 2.1.21.1.1. Services performed to diagnose conditions and illnesses with specific symptoms.
- 2.1.21.1.2. Services performed to prevent or treat conditions that are reimbursable under the Medical Assistance Program.
- 2.1.21.2. Services performed by a certified laboratory in accordance with the Clinical Laboratory Improvement Amendments of 1988 (CLIA).

#### 2.1.21.3. LIMITATIONS

2.1.21.3.1. Collection, handling, and/or conveyance of specimens for transfer from the member's home, a nursing home or a facility other than the physician's office or place of practice is a benefit only if the member is homebound, bedfast, or otherwise non-ambulatory. However, when a specimen of this type could be reasonably mailed, the pickup is no longer considered Medically Necessary and therefore is non-reimbursable. The physician may be required to certify the Medical Necessity for the pick-up. Transfer of a specimen from one certified independent clinical laboratory to another is a benefit and reimbursable to the first certified laboratory only if the laboratory's equipment is not functioning or the laboratory is not certified to perform the tests ordered by the physician.

#### 2.1.22. Medical Services

- 2.1.22.1. For specific procedures and indications of basic Medicaid coverage, the Medicaid Master Procedure File as published in Provider bulletins or available on disc shall be considered the prevailing guide. The following is a general overview of such services.
- 2.1.22.1.1. Direct physical examination of the member's body and/or mental or cognitive status.
- 2.1.22.1.2. Examination of some aspect of the member's condition by means of radiological, non-radiological diagnostic imaging, pathology, laboratory or electronic monitoring procedures.
- 2.1.22.1.3. Procedures for prescribing, administering, directing or supervising medical treatment.
- 2.1.22.1.4. Manual manipulation. Department guidelines, which include manipulation by osteopathic physicians only, may be applied by the Plan.
- 2.1.22.1.5. Diagnosis and treatment of eye disease or injury.
- 2.1.22.1.6. Administration of injectables and allergens.
- 2.1.22.1.7. Counseling: Diet and/or nutritional counseling when the diagnosis indicates or includes a clinical problem that is or could be impacted by obesity.
- 2.1.22.1.8. Treatment for ear or hearing problems.

### 2.1.23. Newborn Hospitalization

2.1.23.1. Newborn hospitalizations shall extend only for the period of the mother's hospitalization unless Medical Necessity exists for the newborn to remain hospitalized. If Medical Necessity for the newborn to remain hospitalized exists, the additional days shall be billed FFS.

# 2.1.24. Occupational/Physical Therapy

2.1.24.1. A physician may prescribe occupational or physical therapy for clients when Medically Necessary.

# 2.1.25. Outpatient Services

2.1.25.1. Covered Services include diagnostic, Therapeutic, Rehabilitative, Preventive, and Palliative Services furnished by or under the direction of a physician.

# 2.1.26. Outpatient Rehabilitation Services

- 2.1.26.1. Covered Services include speech therapy, occupational therapy, physical therapy, pulmonary therapy and cardiac rehabilitation when ordered by the Covered Person's Primary Care or Referring Physician.
- 2.1.26.2. All Medically Necessary care and treatment of conditions discovered as a result of EPSDT medical screenings, including habilitation secondary to birth injury or developmental delay and rehabilitation services following illness or injury, shall be provided to Clients covered by the EPSDT Program.

# 2.1.27. Oxygen and Oxygen Equipment

2.1.27.1. Oxygen and oxygen equipment in a client's home, or place used as his/her home, and prescribed by the attending physician, is covered. Any form of oxygen for use by clients in an inpatient hospital setting must be provided by the hospital. The nursing facility must provide all forms of oxygen except for liquid or gaseous oxygen and the supplies and equipment necessary to administer each.

#### 2.1.28. Physical examinations

- 2.1.28.1. Physical examinations for the purpose of:
- 2.1.28.1.1. Diagnostic evaluation of disease, and
- 2.1.28.1.2. Admission or placement in skilled nursing home care, intermediate nursing home care, residential care, or early and periodic screening, diagnosis and treatment.

## 2.1.29. Physical/Occupational Therapy

2.1.29.1. Occupational or physical therapy for clients when Medically Necessary and ordered by a physician.

#### 2.1.30. Physician Services

- 2.1.30.1. Age 65 and over: All Medically Necessary services.
- 2.1.30.2. Under the age of 65: the following scope and range of benefits when Medically Necessary:
- 2.1.30.2.1. Inpatient hospital services
- 2.1.30.2.2. Inpatient surgery
- 2.1.30.2.3. Outpatient surgery
- 2.1.30.2.4. Outpatient diagnostic services
- 2.1.30.2.5. Physician services provided to residents in a skilled nursing facility
- 2.1.30.2.6. Home and physician office calls
- 2.1.30.2.7. Family Planning is considered in the same manner as for any other medical visit. Services provided in connection with medication and devices to be employed are supplied for the purpose of Family Planning, depending on the preference of the individual recipient/member. See Family Planning under Covered Services.

- 2.1.30.2.8. Dental care is a benefit when provided for surgery related to the jaw or any structure contiguous to the jaw or reduction of fracture of the jaw or facial bones, including dental splints or other devices. With respect to these services, a doctor of dental surgery or dental medicine, appropriately licensed, is classified as a physician and entitled to payment.
- 2.1.30.2.9. Foot care services
- 2.1.30.2.10. Vision care services are included as benefits in accordance with the following general policies:
- 2.1.30.2.10.1. Services performed within the scope of the Medical and Optometrist Practice Acts
- 2.1.30.2.10.2. Services for the provision of eyeglasses and contact lenses following eye surgery.
- 2.1.30.2.10.3. Corneal transplants
- 2.1.30.2.11. Services in regard to laboratory testing in accordance with the Imaging and Laboratory sections of this exhibit
- 2.1.30.2.12. Immunizations
- 2.1.31. Podiatry
- 2.1.31.1. Foot care services are included as a benefit in the Medical Assistance Program whether provided by a physician or licensed podiatrist.
- 2.1.32. Prescription Drugs
- 2.1.32.1. The Contractor is responsible for prescription drugs.
- 2.1.33. Preventive Medicine
- 2.1.33.1. Examinations for the purpose of diagnosis and treatment of existing illness or injury are not included in this section. The client and the primary care physician will determine exam periodicity for members with a disability.
- 2.1.33.2. Physical exams
- 2.1.33.2.1. Under age 21, see Early Periodic Screening, Diagnosis and Treatment (EPSDT)
- 2.1.33.2.2. Age 21 35, at least once every 5 years but not more than once a year
- 2.1.33.2.3. Age 36 50, at least once every 2 years but not more than once a year
- 2.1.33.2.4. Over age 50, once every 12 months
- 2.1.33.3. Women's health
- 2.1.33.3.1. Routine yearly breast and pelvic examination with PAP smear, hematocrit and urinalysis
- 2.1.33.3.2. Routine mammograms as required by statute (Section 10-16-104 C.R.S.): a single baseline mammogram for women from age 35 to 39; at least once every two contract years for women from age 40 to 49, except women with risk factors to breast cancer, as determined by the primary care physician, shall be at least once per year; and at least once per contract year for women age 50 to 65 years.
- 2.1.33.4. Men's Health
- 2.1.33.4.1. Age 40 to 50 in high-risk categories (as determined by the primary care physician), in accordance with statute (Section 10-16-104 C.R.S.)

- 2.1.33.4.2. Age 50 years and older, screening for early detection of prostate cancer at least once per year.
- 2.1.33.5. Health education services
- 2.1.33.5.1. Instruction in personal health care measures, including those appropriate for clients with disabilities;
- 2.1.33.5.2. Instruction for a designated client representative, when the client is unable to receive or understand such services due to a disability;
- 2.1.33.5.3. Information about services, including recommendations on generally accepted medical standards for use and frequency of such service.
- 2.1.33.6. Contingent on Federal Approval from the Centers for Medicare & Medicaid, the contractor must provide preventive services including: "A" and "B" services recommended by the United States Preventive Services Task Force; Advisory Committee for Immunization Practices (ACIP) recommended vaccines; preventive care and screening for infants, children and adults. Documentation is available to support claiming of FMAP for such services. As changes are made to the USPSTF and/or ACIP, coverage and billing codes will be updated to comply with the changes. Cost sharing cannot be applied to any of these services.

#### 2.1.34. Prosthetics and Orthotics

- 2.1.34.1. The following Prosthetic Devices and Orthotics, including but not limited to the following list, are Medicaid benefits for clients of all ages if Medical Necessity has been established and use in the home setting has been determined to be appropriate. Medical Necessity shall be determined based on criteria established by the Department, and in accordance with 10 CCR 2505-10. Section 8.590.2A:
- 2.1.34.1.1. Ankle-foot/knee-ankle-foot Orthotics
- 2.1.34.1.2. Artificial limbs
- 2.1.34.1.3. Augmentative communication devices and communication boards
- 2.1.34.1.4. Colostomy (and other ostomy) bags and necessary accounterments required for attachment, including irrigation and flushing equipment and other items/supplies directly related to ostomy care
- 2.1.34.1.5. Facial prosthetics
- 2.1.34.1.6. Lumbar-sacral orthoses (LSO)
- 2.1.34.1.7. Orthopedic footwear, including shoes, related modifications, inserts and heel/sole replacements when an integral part of a leg or ankle brace
- 2.1.34.1.8. Recumbent ankle positioning splints
- 2.1.34.1.9. Rigid and semi-rigid braces
- 2.1.34.1.10. Specialized eating utensils and other Medically Necessary activities of daily living aids;
- 2.1.34.1.11. Therapeutic shoes
- 2.1.34.1.12. Thoracic-lumbar-sacral orthoses (TLSO)

- 2.1.34.2. Covered Services include the rental or purchase of Prosthetic Devices and supplies including repair, maintenance and delivery. Preference will be given to items with demonstrated strength, durability, ease of use and appropriateness for the Client and for conditions under which the devices will be operated. Coverage in a particular case is subject to the requirement that the devices be Medically Necessary for treatment of an illness, injury, condition, secondary disability, or for maintenance of health. Prosthetic Devices may be recommended by an appropriate licensed practitioner, but must be prescribed by a doctor of medicine or a doctor of osteopathy.
- 2.1.35. Radiology see Imaging
- 2.1.36. Radiation Therapy
- 2.1.37. Rural Health Clinics (RHC)
- 2.1.37.1. All of the following are benefits of the program when provided by a rural health clinic that has been certified in accordance with 10 CCR 2505-10 8.740 insofar as these services provided are otherwise reimbursable under the Program.
- 2.1.37.1.1. Services furnished by a physician.
- 2.1.37.1.2. Services furnished by a physician assistant, nurse practitioner, or nurse midwife, under the medical supervision of a physician.
- 2.1.37.1.3. Services and supplies that are furnished as an incident to professional services under (2.1.36.1.1.) and (2.1.36.1.2) above.
- 2.1.37.1.4. Part-time or intermittent visiting nurse care and related medical supplies (other than pharmaceuticals).
- 2.1.37.1.5. Other ambulatory service that are otherwise a benefit of the program that meets specific programmatic requirements for the furnishing of that service. Such services are not subject to physician supervision requirements unless such supervision is generally required for such services under the Medicaid program.
- 2.1.37.1.6. EPSDT services furnished by a rural health clinic that are not part of rural health clinic services. Such services may be provided only if the clinic meets any supervision or other requirements for EPSDT that are generally applicable wherever these services are furnished.
- 2.1.38. Speech Pathology (see Audiology and Speech Pathology)
- 2.1.39. Substance Abuse
- 2.1.39.1. Includes the medical treatment for withdrawal from the physiological effects of acute alcohol or drug abuse.
- 2.1.40. Surgical Services
- 2.1.40.1. For specific procedures and indications of basic Medicaid coverage, the Medicaid Master Procedure File shall be considered the prevailing guide.
- 2.1.40.1.1. Reconstructive surgery
- 2.1.40.1.1.1. Medically Necessary reconstructive plastic surgery or surgery to correct disfigurement resulting from trauma or affecting function, regardless of when the injury, illness or defect occurred; or

- 2.1.40.1.1.2. Reconstructive services following mastectomy, subject to prior approval.
- 2.1.40.1.2. Male genital system
- 2.1.40.1.3. Female genital system
- 2.1.40.1.4. Oral Surgical Services (limited to treat certain conditions, as follows):
- 2.1.40.1.4.1. Accidental injury to jawbones or surrounding tissues;
- 2.1.40.1.4.2. Correction of non-dental pathophysiological condition which has resulted in a severe functional impairment, including temporomandibular disorder; or
- 2.1.40.1.4.3. Treatment for tumors and cysts requiring pathological examination of the jaws, cheeks, lips, tongue, roof, floor of mouth.
- 2.1.40.1.5. Sterilization
- 2.1.40.1.5.1. Stipulations: In order to receive sterilization services, the following criteria must be met:
- 2.1.40.1.5.1.1. The client must be at least 21 years of age;
- 2.1.40.1.5.1.2. The client may not be currently institutionalized for the care and treatment of mental illness:
- 2.1.40.1.5.1.3. He or she must be mentally competent;
- 2.1.40.1.5.1.4. The MED 178 consent form, as utilized by the Medicaid Program, must be properly signed at least 30 but no more than 180 days prior to performance of the procedure. In the case of premature delivery or emergency abdominal surgery performed within 30 days of consent, the physician must certify that the sterilization was performed less than 30 days, but more than 72 hours after informed consent was obtained because of premature delivery or emergency abdominal surgery and (1) in the case of premature delivery, must state the expected date of delivery; or (2) in the case of abdominal surgery, must describe the emergency.

#### 2.1.41. Tobacco Cessation

- 2.1.41.1. Includes all FDA approved prescription medications and over-the-counter tobacco cessation products for a maximum of two 90-day sessions in a 12-month period, commencing upon beginning the first session. The Tobacco Cessation benefit includes group or individual counseling services.
- 2.1.41.2. Limitations
- 2.1.41.2.1. Counseling is limited to five (5) sessions per calendar year.

### 2.1.42. Telemedicine

2.1.42.1. No Medicaid managed care organization, on or after January 1, 2002, may require face-to-face contact between a provider and a client for services appropriately provided through Telemedicine if the client resides in a county with a population with one hundred fifty thousand residents or fewer and if the county has the technology necessary for the provision of Telemedicine. The use of Telemedicine is not required when in-person care by a participating provider is available to an enrolled client within a reasonable distance.

2.1.42.2. Any health benefits provided through Telemedicine shall meet the same standard of care as in-person care.

# 2.1.43. Transplant Services

- 2.1.43.1. Includes services received in connection with bone, bone marrow/stem cell, cornea, heart, lung, heart-lung, kidney, liver (including living donor or partial liver), pancreas after kidney, simultaneous pancreas-kidney, skin, or small bowel transplant:
- 2.1.43.1.1. Charges for retrieval or harvest of donor organs or bone marrow, if not provided by any other health care program or insurance, including any necessary compatibility testing and donor search.
- 2.1.43.1.2. Living donor transplant: Contractor is required to cover services to donor for costs directly related to the transplant. Services required due to complications or non-related care will be the responsibility of the donor's carrier.
- 2.1.43.1.3. Immunosuppressive drugs as supportive therapy for the transplant.
- 2.1.43.1.4. Organ Transplant services must be covered according to the written standards in section 3.1 E of the Medicaid State Plan.

#### 2.1.44. Vision Services

- 2.1.44.1. Members ages 21 and older:
- 2.1.44.1.1. Annual medically necessary eye exams.
- 2.1.44.1.1.1. Clients with certain medical conditions and/or disabilities such as diabetes, retinal dysplasia or glaucoma may require more frequent exams, which shall be determined by the primary care physician.
- 2.1.44.1.2. Eyeglasses and contact lenses are benefits following eye surgery only, and do not require prior authorization. The surgery may have been performed at any time during the patient's life.
- 2.1.44.2. Members ages 20 and younger:
- 2.1.44.2.1. Ocular prosthetics are a benefit;
- 2.1.44.2.2. There is no yearly maximum for eye exams or eyeglasses.
- 2.1.44.2.3. See EPSDT for more information.
- 2.1.44.3. Members ages 20 and younger and members ages 21 and older following eye surgery:
- 2.1.44.3.1. Standard eyeglasses (one or two single or multifocal vision clear glass lenses with one standard frame);
- 2.1.44.3.2. Glasses dispensed by an optician are a benefit when ordered by an ophthalmologist or optometrist;
- 2.1.44.3.3. Replacement or repair of frames or lenses (standard eyeglasses), not to exceed the cost of replacement;
- 2.1.44.3.4. Contact lenses must be medically necessary and prior authorized. Contact lenses, supplies, and contact lens insurance are not benefits;

2.1.44.4. If a Member requests a deluxe frame, the provider must obtain written agreement from the Member to pay the non-covered costs. Allowable non-covered costs that can be charged to the Member are those representing the difference between the provider's retail usual and customary charges for the Colorado Medicaid Assistance Program allowable frames and the retail amount for the upgraded frames requested by the Member.

#### SECTION 3.0 EXCLUSIONS:

- 3.1. The following services are excluded from coverage:
- 3.1.1. Acupuncture
- 3.1.2. Air ambulance services when a Client could be safely transported by ground ambulance or by means other than ambulance.
- 3.1.3. Ambulatory surgical procedures not listed on the state approved list.
- 3.1.4. Ambulance services when a Client could be safely transported by means other than ambulance.
- 3.1.5. Audiology and Speech Pathology: With the exception of EPSDT Covered Services, diagnostic procedures performed for the purposes of determining general hearing levels, screening, or for the distribution of a hearing device are not covered. Hearing aids are not covered under this Contract but may be provided to children under the age of 21 through the Health Care Program for Children with Special Needs. Simple articulation or academic difficulties that are not medical or surgical in origin are also excluded.
- 3.1.6. Autopsy charges
- 3.1.7. **Biofeedback**, stress management, behavioral testing and training, and counseling for sexual dysfunction.
- 3.1.8. Chiropractic services unless Medicare has paid as primary and diagnostic imaging has shown the condition to be subluxation.
- 3.1.9. Cosmetic Procedures or corrective plastic surgery performed solely to improve appearance. Cosmetic surgery exclusions include, but are not limited to, surgery for sagging or extra skin, any augmentation procedures, rhinoplasty and associated surgery, and any procedures utilizing an implant which does not alter physiologic functions, unless Medically Necessary and/or to correct disfigurement.
- 3.1.10. Counseling for the care or treatment of marital or family problems; social, occupational, religious, or other social maladjustments; behavioral disorders or chronic situational reactions.

#### 3.1.11. Dental services:

- 3.1.11.1. Dental prosthesis, or any treatment on or to the teeth, gums, or jaws and other services customarily provided for by a dentist.
- 3.1.11.2. For adults, surgical correction of malocclusion, maxillofacial orthognathic surgery, oral surgery (except as otherwise provided under the Surgical Services), orthodontia treatment and procedures involving osteotomy of the jaw including hospital outpatient or ambulatory, anesthesia and related costs resulting from the services when determined by the Contractor to relate to a dental condition.
- 3.1.12. **Durable Medical Equipment** to include wheelchair lifts for vans or automobiles, hot tubs, Jacuzzis, exercise bikes or equipment, treadmills, stair glides, ramps for use with vehicles or homes, memberships in health clubs, or fees for swimming or other exercise or activities.

- 3.1.13. **EPSDT services** not provided under this Contract are:
- 3.1.13.1. Hearing aids and auditory training.
- 3.1.13.2. Psychiatric/psychological care that is included and covered through the Mental Health Capitation Program. Community Mental Health Centers formally known as Mental Health Assessment and Service Agencies (MHASAs) are required to cover diagnoses and services as described at 10 CCR 2505-10 §8.212.
- 3.1.13.3. Services that are experimental, not safe or cost effective, or services provided for the convenience of the caregiver need not be covered.
- 3.1.13.4. Expanded EPSDT services.
- 3.1.14. Experimental or investigational services or pharmaceuticals.
- 3.1.14.1. Any treatment, procedure, drug or device that has been reviewed and found by the Department to be experimental or investigational or the treatment, procedure, drug or device has been reviewed by the Contractor and found not to meet all of the eligible for coverage criteria below with respect to the particular illness or disease to be treated, or a treatment, procedure, drug or device. Eligible for coverage criteria include:
- 3.1.14.1.1. The treatment, procedure, drug or device must have final approval from the Food and Drug Administration (FDA), if applicable;
- 3.1.14.1.2. The scientific evidence as published in peer-reviewed literature must permit conclusions concerning the effect of the treatment, procedure, drug or device on health outcomes;
- 3.1.14.1.3. The treatment, procedure, drug or device must improve or maintain the net health outcome;
- 3.1.14.1.4. The treatment, procedure, drug or device must be as beneficial as any established alternative; and
- 3.1.14.1.5. The improvements in health outcomes must be attainable outside the investigational settings.
- 3.1.14.1.6. Additionally, the treatment, procedure, drug or device must be Medically Necessary and not excluded by any other Contract exclusion.
- 3.1.15. Government-sponsored care
- 3.1.15.1. Items and services provided by federal programs, such as a Veteran's Hospital.
- 3.1.15.2. Services provided in facilities that serve a specific population, such as prisoners.
- 3.1.15.3. Care for conditions that federal, state, or local laws require to be treated in a public facility.
- 3.1.15.4. Services for which treatment is provided under any government law now existing or subsequently enacted or amended, including but not limited to Workmen's Compensation Act, Employer Liability Law or Colorado "No-Fault" automobile insurance.
- 3.1.16. Fertility procedures or services that render the capability to produce children, except when that capability is a side effect of Medically Necessary surgery for another purpose/diagnosis.
- 3.1.17. **FQHC Services**: Inpatient hospital stays are not covered under FQHC Services but may be a benefit under Inpatient Hospital Care.

- 3.1.18. HCBS Services. Includes wrap around services such as case management (for Model 200 children), home modification, electronic monitoring, personal care, non-medical transportation & all other waiver services.
- 3.1.19. Hearing Aids With the exception of EPSDT Covered Services, diagnostic procedures performed for the purposes of determining general hearing levels, screening, or for the distribution of a hearing device are not covered. Hearing aids, repairs and batteries are not covered under this Contract but may be provided to children under the age of 21 as a Wrap Around Benefit. Simple articulation or academic difficulties that are not medical or surgical in origin are not covered under this Contract.
- 3.1.20. High colonics
- 3.1.21. Holistic or homeopathic care including drugs and ecological or environmental medicine.
- 3.1.22. **Home delivery:** Services associated with non-emergent home delivery, unless prior authorized by the Contractor are excluded.
- 3.1.23. Home Health Services: Services provided specifically as benefits of the Home and Community Based Services Programs (HCBS), which include unskilled personal care, home modification, electronic monitoring, adult day services, alternative care facility services, homemaker services and respite care are not included under this Contract.
- 3.1.23.1. Long Term Home as defined by 10 CCR 2505-10, Section 8.520,K.3.a is excluded.
- 3.1.23.2. Home Health Services provided by a person who ordinarily resides in the Client's home or is an immediate family member are not covered.
- 3.1.24. Hospice services. Clients need not be disenrolled from their HMO to receive hospice services, but may continue to get care not related to the terminal illness from the HMO. Clients may request disenrollment.
- 3.1.25. **Hypnosis**
- 3.1.26. **Immunizations** related to foreign travel.
- 3.1.27. Imaging (Radiology or X-ray) Services performed without apparent relationship to treatment or diagnosis for a specific illness, symptom, complaint, or injury.
- 3.1.28. **Infertility treatment,** including but not limited to embryo transplants, in vitro fertilization, and low tubal transfers, gamete interfallopian tube transfer and zygote interfallopian tube transfer.
- 3.1.29. Inpatient hospital excluded services include:
- 3.1.29.1. Psychiatric/psychological care included and covered through the Mental Health Capitation Program.
- 3.1.29.2. Discharge medications and experimental drugs.
- 3.1.29.3. Inpatient hospital services defined as experimental by the Medicare program.
- 3.1.29.4. For Medicaid approved benefits, Medicare patients (having Medicaid as secondary coverage) will receive treatment in approved Medicare facilities when the Medicare benefit is limited to treatment in such facilities.
- 3.1.30. **Institutional care** when provided for the primary purpose of controlling or changing Client's environment, or if custodial care, domiciliary care, convalescent care (other than extended care) respite care, rest cures or hospice care.

- 3.1.31. Isometric exercise
- 3.1.32. Expenses for medical reports, including presentation and preparation.
- 3.1.33. Laboratory services performed without apparent relationship to treatment or diagnosis for a specific illness, symptom, complaint, or injury.
- 3.1.34. Long Term Home Health as defined at 10 CCR 2505-10, Sections 8.520 is excluded.
- 3.1.35. Mental Health inpatient or outpatient psychiatric or psychological care that is a benefit of the Mental Health Capitation Program (MHCP). Hospital inpatient or outpatient care with a principal diagnosis listed in Exhibit F is a benefit of the Mental Health Capitation Program (MHCP). All other mental health services are a benefit of the MHCP if both the diagnosis and procedure codes are listed in Exhibit F.
- 3.1.36. Newborn hospitalizations: Continued stay of healthy newborns for any other reason after the mother's discharge is not a benefit under the medical assistance program.
- 3.1.37. **Paternity Testing.** Such services shall be reimbursed by the Medicaid Program and recouped through the court system.
- 3.1.38. **Personal comfort or convenience items**. Includes items such as hospital television, telephone, private room (except as Medically Necessary), modifications and alterations in homes, vehicles, or place of residence.
- 3.1.39. Physical examinations of the following nature are excluded:
- 3.1.39.1. Examinations required by the county departments for the purpose of qualifying applicants for assistance or for the re-certification of recipients for assistance in the following categories: AND, AB, AFDC, or placement of children in Foster Care.
- 3.1.39.2. Physical examinations for employment, licensing, marriage, insurance, school, camp, sports, or adoption purposes or requests by any institution, agency, or person other than the recipient's county department or the state department. Examination or treatment ordered by a court except when such treatment may be Medically Necessary and is provided by a network provider and/or authorized by the primary care physician.
- 3.1.40. Private Duty Nursing (PDN). Private duty nursing services are a Wrap Around Benefit.
- 3.1.41. **Psychiatric/psychological care** as follows:
- 3.1.41.1. Milieu therapy
- 3.1.41.2. Play therapy
- 3.1.41.3. Day care
- 3.1.41.4. Electroshock treatment rehabilitation
- 3.1.41.5. Night care
- 3.1.41.6. Family therapy
- 3.1.41.7. Biofeedback
- 3.1.42. Reversal of surgically performed sterilization or subsequent re-sterilization.
- 3.1.43. Procedures, services and supplies relating to sex change or transformation.
- 3.1.44. Skilled Nursing Facility Services are a Wrap Around Benefit.

- 3.1.45. Substance or alcohol abuse, inpatient or residential rehabilitation.
- 3.1.46. **Surrogate Mother Services** or supplies received in connection with a Client acting as or utilizing the services of a surrogate mother.
- 3.1.47. **Transportation, non-emergent,** to medical appointments. This is a Medicaid benefit provided through the client's local county Department of Social Services, for the purpose of receiving covered medical services.
- 3.1.48. Travel, whether or not recommended or prescribed by a Physician or other medical practitioner.
- 3.1.49. **Vision correction procedures** for the purpose of vision correction that can be treated by corrective lenses, such as refractive keratoplasty, or radial and laser keratotomies.
- 3.1.50. Wrap Around Benefits are services that are Medicaid benefits not paid by the HMO. Wrap Around Benefits are paid for by the State of Colorado Medicaid program on a fee for service basis upon determination of Medical Necessity. Wrap-around services include, but may not be limited to the following:
- 3.1.50.1. Auditory Services for children. HMO Covered Services include screening and Medically Necessary ear exams and audiological testing. Wrap Around Benefits include hearing aids, auditory training, audiological assessment and hearing evaluation.
- 3.1.50.2. Comprehensive dental assessment, care and treatment for children.
- 3.1.50.3. Adult Dental services consisting of diagnostic procedures, preventative procedures, restorative procedures, periodontal care, endodontic treatment and oral surgery.
- 3.1.50.4. Drug/Alcohol Treatment for pregnant women, to include assessment and treatment, is covered through the Special Connections Program administered by the Alcohol/Drug Abuse Division, Department of Human Services. Specified treatment centers only.
- 3.1.50.5. Extraordinary Home Health Services Expanded EPSDT benefit which includes any combination of necessary home health services that exceed the maximum allowable per day; and services that must, for medical reasons, be provided at locations other than the child's place of residence.
- 3.1.50.6. HCBS Services including case management (for Model 200 children); home modification, electronic monitoring, personal care and non-medical transportation.
- 3.1.50.7. Hospice services, however client may continue to get care not related to the terminal illness from the HMO, but will be disenrolled if requested.
- 3.1.50.8. Hospital back up level of care as set forth in 10 CCR 2505-10, Section 8.470.
- 3.1.50.9. Inpatient substance abuse rehabilitation treatment for individuals aged 20 and under, DRG 772, as set forth in 10 CCR 2505-10, Section 8.300.4.5.
- 3.1.50.10. Intestinal Transplants (excluding immunosuppressive medications, which are a covered HMO benefit) covered alone or with other simultaneous organ transplants (i.e., liver); coordinated by Department & HMO Case Manager; provided only at three out-of-state facilities: University of Pittsburgh, Jackson Memorial, and Mt. Sinai.
- 3.1.50.11. Non-emergency transportation to medical appointments for Covered Services only, through the client's county of residence.
- 3.1.50.12. Pediatric Behavioral Therapy.

- 3.1.50.13. Personal care benefit for children.
- 3.1.50.14. Private Duty Nursing (PDN), nursing services only.
- 3.1.50.15. Skilled Nursing Facility Services (skilled nursing and rehabilitation services) if client meets level of care certification. Wrap-around skilled nursing facility services include those services set forth at 10 CCR 2505-10, Section 8.440.1, notwithstanding the list of Covered Services set forth above. Wrap-around skilled nursing facility services also include any Medicare cross-over benefits.

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# **Exhibit C-4**Monthly Payment Rates

# Monthly Payment Rates Table

# Effective July 1, 2016 through September 30, 2016

Rates Adjusted for Date of Death Audit				
COHORT Original Rate Updated Ra				
AFDC F	\$362.81	\$362.81		
AFDC M	\$273.91	\$273.91		
AWDC	\$420.72	\$420.72		
BC WOMEN	\$1,080.19	\$1,080.19		
EXPANSION PARENT F	\$312.02	\$312.02		
EXPANSION PARENT M	\$198.61	\$198.61		
OAP-A	\$167.73	\$170.22		
OAP-B & AND/AB SSI DUAL	\$155.38	\$155.38		
OAP-B & AND/AB SSI NONDUAL	\$1,192.49	\$1,192.49		
TOTAL	\$434.36	\$434.47		

# Effective October 1, 2016 through June 30, 2017

Rates Adjusted of Hepatitis-C Coverage Changes			
COHORT Original Rate Updated Rate			
AFDC F	\$362.81	\$362.81	
AFDC M	\$273.91	\$249.67	
AWDC	\$420.72	\$405.80	
BC WOMEN	\$1,080.19	\$1,080.19	
EXPANSION PARENT F	\$312.02	\$312.02	
EXPANSION PARENT M	\$198.61	\$192.34	
OAP-A \$170.22 \$170.22		\$170.22	
OAP-B & AND/AB SSI DUAL \$155.38		\$155.38	
OAP-B & AND/AB SSI NONDUAL \$1,192.49 \$1,154.33		\$1,154.31	
TOTAL	\$434.47	\$423.27	

# EXHIBIT I MEDICAL HOME MODEL PRINCIPLES

# SECTION 1.0 The Following are the Principles of the Medical Home Model

- 1.1. The care provided is:
- 1.1.1. Member/family-centered;
- 1.1.2. Whole-person oriented and comprehensive;
- 1.1.3. Coordinated and integrated;
- 1.1.4. Provided in partnership with the Member and promotes Member self-management;
- 1.1.5. Outcomes-focused;
- 1.1.6. Consistently provided by the same provider as often as possible so a trusting relationship can develop; and
- 1.1.7. Provided in a culturally competent and linguistically sensitive manner.
- 1.2. A PCMP that is:
- 1.2.1. Accessible, aiming to meet high access-to-care standards such as:
- 1.2.1.1. Twenty-four (24) hour, seven (7) days a week phone coverage with access to a clinician that can triage;
- 1.2.1.2. Extended daytime and weekend hours;
- 1.2.1.3. Appointment scheduling within:
- 1.2.1.3.1. 48 hours for urgent care,
- 1.2.1.3.2. 10 days for symptomatic, non-urgent care
- 1.2.1.3.3. 45 days for non-symptomatic routine care; and
- 1.2.1.4. Short waiting times in reception area.
- 1.2.1.5. Committed to operational and fiscal efficiency.
- 1.2.1.6. Able and willing to coordinate with its associated RCCO on medical management, Care Coordination, and case management of Members.
- 1.2.1.7. Committed to initiating and tracking continuous performance and process improvement activities, such as improving tracking and follow-up on diagnostic tests, improving care transitions, and improving Care Coordination with specialists and other Medicaid providers, etc.
- 1.2.1.8. Willing to use proven practice and process improvement tools (assessments, visit agendas, screenings, Member self-management tools and plans, etc.).
- 1.2.1.9. Willing to spend the time to teach Members about their health conditions and the appropriate use of the health care system as well as inspire confidence and empowerment in Members' health care ownership.
- 1.2.1.10. Focused on fostering a culture of constant improvement and continuous learning.

- 1.2.1.11. Willing to accept accountability for outcomes and the Member family experience.
- 1.2.1.12. Able to give Members and designated family members easy access to their medical records when requested.
- 1.2.1.13. Committed to working as a partner with the RCCO in providing the highest level of care to Members.

SECTION 2.0 COVERED BEHAVIORAL HEALTH PROCEDURE CODES

SECTION 1.0  REQUIRED ELEMENTS  (in addition to member enrollment in a BHO)	E&M Code	Laborat	Emerge ncy (CMS- 1500)	Screeni ng & Assessm ent	Preventi on & Early Interven tion	Cris is
Primary Diagnoses	BHO MH or SUD	BHO MH or SUD	BHO MH or SUD	Any	Any	Any
Billing Provider Type	BHO Specia Ity Provid er Types	Any	Any	BHO Specialt y + FQHC & RHC Provider Types	BHO Specialty + FQHC & RHC Provider Types	Any

BHO MH Diagnoses Ranges		
Start Value	End Value	
F20.0	F42.3	
F42.8	F48.1	
F48.9	F51.03	
F51.09	F51.12	
F51.19	F51.9	
F60.0	F63.9	
F68.10	F69	
F90.0	F99	
R45.1	R45.2	
R45.5	R45.82	

SUD Diagnoses Ranges		
Start Value	End Value	
F10.10	F10.26	
F10.28	F10.96	
F10.98	F13.26	
F13.28	F13.96	
F13.98	F18.159	
F18.18	F18.259	
F18.28	F18.959	
F18.980	F19.16	
F19.18	F19.26	
F19.28	F19.99	

BHO Specialty Provider Types		
Provider Type (PT)	Spec Type	Provider Type Description
31	-	BHO- Atypical
35	360	CMHC
37	520	Psychologist- Doctorate

38	521	Psychologist- Master's (includes LCSW, LPC, and LMFT)	
64	477	SUD Clinics	
63	399	SUD Individual	

FQHC & RHC Provider Types		
Provider Type (PT)	Spec Type	Provider Type Description
32	199	Denver Health and Other Hospital School-Based Clinics
32	150	FQHC- Freestanding
32	160	FQHC- Hospital-Based
45	398	RHC- Hospital Based
45	472	RHC- Freestanding

Proc Code	Full description of the procedure codes
00104	Anesthesia for electroconvulsive therapy
90785	Interactive complexity (This code is an add-on. Please see the USCS or 2013 CPT for coding guidelines).
90791	Psychiatric diagnostic evaluation
90792	Psychiatric diagnostic evaluation with medical services
90832	Psychotherapy, 30 minutes with patient and/or family member
90833	Psychotherapy, 30 minutes with patient and/or family member when performed with an evaluation and management service (This code is an add-on. Please see the USCS or 2013 CPT for coding guidelines).
90834	Psychotherapy, 45 minutes with patient and/or family member
90836	Psychotherapy, 45 minutes with patient and/or family member when performed with an evaluation and management service (This code is an add-on. Please see the USCS or 2013 CPT for coding guidelines).
90837	Psychotherapy, 60 minutes with patient and/or family
90838	Psychotherapy, 60 minutes with patient and/or family member when performed with an evaluation and management service (This code is an addon. Please see the USCS or 2013 CPT for coding guidelines).
90839	Psychotherapy for crisis, first 60 minutes
90840	Psychotherapy for crisis, each additional 30 minutes (This code is an add-on. Please see the USCS or 2013 CPT for coding guidelines).
90846	Family psychotherapy (without the patient present)
90847	Family psychotherapy (conjoint psychotherapy) (with patient present)
90849	Multiple-family group psychotherapy
90853	Group psychotherapy (other than of a multiple-family group)
90870	Electroconvulsive therapy (includes necessary monitoring)
90875	Individual psycho-physiological therapy incorporating biofeedback training by any modality (face-to-face with the patient), with psychotherapy (e.g., insight oriented, behavior modifying or supportive psychotherapy); 30 minutes
90876	Individual psycho-physiological therapy incorporating biofeedback training by any modality (face-to-face with the patient), with psychotherapy (e.g., insight oriented, behavior modifying or supportive psychotherapy); 45 minutes

96372	Therapeutic, prophylactic, or diagnostic injection (specify substance or drug) subcutaneous or intramuscular
97535	Self-care/home management training (e.g., activities of daily living (ADL) and
	compensatory training, meal preparation, safety procedures, and instructions in
	use of assistive technology devices/adaptive equipment) direct one-on-one
	contact, each 15 minutes
97537	Community/work reintegration training (e.g., shopping, transportation, money
71331	management, avocational activities and/or work environment/modification
	analysis, work task analysis, use of assistive technology device/adaptive
	equipment), direct one-on-one contact, each 15 minutes
99221	Initial Hospital Care Low Complexity
99222	Initial Hospital Care Moderate Complexity
99223	Initial Hospital Care High Complexity
99231	Subsequent Hospital Care Low Complexity
99232	Subsequent Hospital Care Moderate Complexity
\	
99233	Subsequent Hospital Care High Complexity
99238	Hospital Discharge Day Management/30 minutes
99239	Discharge day management; more than 30 minutes
99251	Initial Inpatient Consultation/20 minutes
99252	Initial Inpatient Consultation/40 minutes
99253	Initial Inpatient Consultation/55 minutes
99254	Initial Inpatient Consultation/80 minutes
99366	Medical team conference with interdisciplinary team of health care
	professionals, face-to-face with patient and/or family, 30 minutes or more,
	participation by non-physician qualified health care professional.
99367	Medical team conference, with interdisciplinary team of health care
	professionals, patient and/or family not present, 30 minutes or more;
	participation by physician.
99368	Medical team conference with interdisciplinary team, patient and/or family not
	present, 30 minutes or more, participation by non-physician qualified health
	care professional
99441	Telephone evaluation and management service provided by a physician to an
	established patient, parent, or guardian not originating from a related E/M
	service provided within the previous 7 days nor leading to an E/M service or
	procedure within the next 24 hours or soonest available appointment: 5-10
	minutes of medical discussion
99442	Telephone evaluation and management service provided by a physician to an
	established patient, parent, or guardian not originating from a related E/M
	service provided within the previous 7 days nor leading to an E/M service or
	procedure within the next 24 hours or soonest available appointment: 11-20
	minutes of medical discussion
99443	Telephone evaluation and management service provided by a physician to an
-	established patient, parent, or guardian not originating from a related E/M
	service provided within the previous 7 days nor leading to an E/M service or
	procedure within the next 24 hours or soonest available appointment: 21-30
	minutes of medical discussion
<del></del>	

G0176	Activity therapy, such as music, dance, art or play therapies not for recreation,
	related to the care and treatment of patient's disabling mental health problems,
	per session (45 minutes or more)
G0177	Training and educational services related to the care and treatment of patient's
	disabling mental health problems per session (45 minutes or more).
*H0004	Behavioral health counseling and therapy, per 15 minutes
*H0005	Alcohol and/or drug services; group counseling by a clinician
*H0006	Alcohol and/or drug services; case management (targeted)
H0017	Behavioral health; residential (hospital residential treatment program), without room and board, per diem
H0018	Behavioral health; short-term residential (nonhospital residential treatment program), without room and board, per diem
H0019	Behavioral health; long-term residential (nonmedical, non-acute care in a
	residential treatment program where stay is typically longer than 30 days),
	without room and board, per diem
*H0020_	Medication Assisted Treatment
H0033	Oral medication administration, direct observation
H0034	Medication training and support, per 15 minutes
H0035	Mental health partial hospitalization, treatment, less than 24 hours
H0036	Community psychiatric supportive treatment, face-to-face, per 15 minutes
H0037	Community psychiatric supportive treatment program, per diem
*H0038	Self-help/peer services, per 15 minutes
H0039	Assertive community treatment, face-to-face, per 15 minutes
H0040	Assertive community treatment program, per diem
H0043 –	Supported housing, per diem
H0044	Supported housing, per month
H0045	Respite care services, not in the home, per diem
H2001	Rehabilitation program, per 1/2 day
H2012	Behavioral health day treatment, per hour
H2014	Skills training and development, per 15 minutes
H2015	Comprehensive community support services, per 15 minutes. Long definition:
	The purpose of Comprehensive Community Support Services is to coordinate
	and provide services and resources to individuals/families necessary to
	promote recovery, rehabilitation and resiliency. Comprehensive Community
	Support Services identifies and addresses the barriers that impede the
	development of skills necessary for independent functioning in the
	community; as well as strengths, which may aid the individual or family in the
	recovery or resiliency process. Community support activities address goals
	specifically in the following areas: independent living; learning; working;
	socializing and recreation. Comprehensive Community Support Services also include supporting an individual and family in crisis situations; and providing
	individual interventions to develop or enhance an individual's ability to make
	Linformed and independent choices
H2016	informed and independent choices.  Comprehensive community support services per diem
H2016 H2017	informed and independent choices.  Comprehensive community support services, per diem  Psychosocial rehabilitation services, per 15 minutes

H2021	Community-based wrap-around services, per 15 minutes
H2022	Community-based wrap-around services, per diem
H2023	Supported employment, per 15 minutes
H2024	Supported employment, per diem
H2025	Ongoing support to maintain employment, per 15 minutes
H2026	Ongoing support to maintain employment, per diem
H2027	Psychoeducational service, per 15 minutes
H2030	Mental health clubhouse services, per 15 minutes
H2031	Mental health clubhouse services, per diem
H2032	Activity therapy, per 15 minutes
H2033	Multi-systemic therapy for juveniles, per 15 minutes
M0064	Brief office visit for the sole purpose of monitoring or changing drug
	prescriptions used in the treatment of mental, psychoneurotic, and personality
	disorders
*S3005	Safety assessment including suicidal ideation and other behavioral health
	issues
S5150	Unskilled respite care, not hospice; per 15 minutes
S5151	Unskilled respite care, not hospice; per diem
*S9445	Drug screening and monitoring
S9480	Intensive outpatient psychiatric services, per diem
T1005	Respite care services, up to 15 minutes
*T1007	Physical assessment of detoxification progression including vital signs
	monitoring
T1016	Case management, each 15 minutes
T1017	Targeted case management, each 15 minutes
*T1019	Provision of daily living needs including hydration, nutrition, cleanliness and
	toiletry for clients
*T1023	Level of motivation assessment for treatment evaluation

Evaluation and Management codes are covered by the Contractor when they are billed by primary care providers including physicians, psychiatrist, FQHCs, and RHCs.

Evaluation and Management		
99201	Office or other outpatient visit, new patient/ 10 minutes	
99202	Office or other outpatient visit, new patient/ 20 minutes	
99203	Office or other outpatient visit, new patient/ 30 minutes	
99204	Office or other outpatient visit, new patient/ 45 minutes	
99205	Office or other outpatient visit, new patient/ 60 minutes	
99211	Office or other outpatient visit, established patient/ 5 minutes	
99212	Office or other outpatient visit, established patient/10 minutes	
99213	Office or other outpatient visit, established patient/ 15 minutes	
99214	Office or other outpatient visit, established patient/ 25 minutes	
99215	Office or other outpatient visit, established patient/ 40 minutes	
99217	Observation care discharge day management	
99218	Initial observation / 30 minutes	
99219	Initial observation care/ 50 minutes	

9220	Initial observation care/ 70 minutes	
9224	Subsequent observation care/ 15 minutes	
9225	Subsequent observation care/ 25 minutes	
9226	Subsequent observation care/ 35 minutes	
9234	Observation or inpatient hospital care, patient admitted and discharged on same date of service, 40 minutes	
9235	Observation or inpatient hospital care, patient admitted and discharged on same date of service/50 minutes	
9236	Observation or inpatient hospital care, patient admitted and discharged on	
9241	same date of service/ 55 minutes  Office consultation/ 15 minutes	
9242	Office consultation/ 30 minutes	
9243	Office consultation/ 40 minutes	
9244	Office consultation/ 60 minutes	
9245	Office consultation/ 80 minutes	
9245	Initial inpatient consultation/ 110 minutes.	
9304	Initial nursing facility care/per day/ 25 minutes spent at bedside or on patient floor/unit	
9305	Initial nursing facility care/per day/ 35 minutes spent at bedside or on patient floor/unit	
9306	Initial nursing facility care/per day/ 45 minutes spent at bedside or on patient floor/unit	
9307	Subsequent nursing facility care/per day/ 10 minutes spent at bedside or on patient floor/unit	
9308	Subsequent nursing facility care/per day/ 15 minutes spent at bedside or on patient floor/unit	
9309	Subsequent nursing facility care/per day/ 25 minutes spent at bedside or on patient floor/unit	
9310	Subsequent nursing facility care/per day/ 35 minutes spent at bedside or on patient floor/unit	
9315	Nursing facility discharge day management/ 30 minutes or less	
9316	Nursing facility discharge day management; more than 30 minutes	
9318	Annual nursing facility assessment/ 30 minutes spent at bedside or on patient floor/unit	
9324	Domiciliary or rest home visit, new patient/ 20 minutes	
9325	Domiciliary or rest home visit, new patient/ 30 minutes	
9326	Domiciliary or rest home visit, new patient/ 45 minutes	
9327	Domiciliary or rest home visit, new patient/ 60 minutes	
9328	Domiciliary or rest home visit, new patient/ 75 minutes	
9334	Domiciliary or rest home visit, established patient/ 15 minutes	
9335	Domiciliary or rest home visit, established patient/ 25 minutes	
9336	Domiciliary or rest home visit, established patient/ 40 minutes	
9337	Domiciliary or rest home visit, established patient/ 60 minutes	
9341	Home visit, new patient/20 minutes	
9342	Home visit, new patient/30 minutes	
9343	Home visit, new patient/45 minutes	

99344	Home visit, new patient/60 minutes
99345	Home visit, new patient/75 minutes
99347	Home visit, established patient/15 minutes
99348	Home visit, established patient/25 minutes
99349	Home visit, established patient/40 minutes
99350	Home visit, established patient/60 minutes

# **Laboratory**80047 - 89398

Emergency (CMS-1500)		
31500		
31603		
99058		
99140		
99285		
S5160		
D7990		
D9110 or		
Emergency		
Emergency Indicator		

Screening & Assessment				
*H0001	Alcohol and/or drug assessment			
H0002	Behavioral health screening to determine eligibility for admission to treatment program			
H0031	Mental health assessment, by non-physician			
H0032				
	Mental health service plan development by non-physician			
H1011	Family assessment by licensed behavioral health professional for state defined purposes			
H2000	Comprehensive multidisciplinary evaluation			
90887	Interpretation or explanation of results of psychiatric, other medical			
	examinations and procedures, or other accumulated data to family or other			
	responsible persons, or advising them how to assist patient			
96101	Psychological testing (includes psycho-diagnostic assessment of emotionality, intellectual abilities, personality and psychopathology, e.g., MMPI, Rorschach,			
	WAIS), per hour of the psychologist's or physician's time, both face-to-face			
	time administering tests to the patient and time interpreting these test results			
	and preparing the report			
96102	Psychological testing (includes psycho-diagnostic assessment of emotionality,			
	intellectual abilities, personality and psychopathology, eg, MMPI and WAIS),			
	with qualified health care professional interpretation and report, administered			
	by technician, per hour of technician time, face-to-face			
96103	Psychological testing administered by a computer, with qualified health care			
	professional interpretation and report.			
96116	Neurobehavioral status exam (clinical assessment of thinking, reasoning and			
	judgment, e.g., acquired knowledge, attention, language, memory, planning			

	and problem solving, and visual spatial abilities), per hour of the psychologist's or physician's time, both face-to-face time with the patient and time interpreting test results and preparing the report
96118	Neuropsychological testing (e.g., Halstead-Reitan Neuropsychological Battery, Wechsler Memory Scales and Wisconsin Card Sorting Test), per hour of the psychologist's or physician's time, both face-to-face time administering tests to the patient and time interpreting these test results and preparing the report
96119	Neuropsychological testing (eg, Halstead-Reitan Neuropsychological Battery, Wechsler Memory Scales and Wisconsin Card Sorting Test), with qualified health care professional interpretation and report, administered by technician, per hour of technician time, face-to-face
96120	Neuropsychological testing by a computer, with qualified health care professional interpretation and report.
98966	Telephone evaluation and management service provided by a qualified non-physician health care professional to an established patient, parent, or guardian not originating from a related E/M service provided within the previous 7 days nor leading to an E/M service or procedure within the next 24 hours or soonest available appointment; 5-10 minutes of medical discussion
98967	Telephone evaluation and management service provided by a qualified non-physician health care professional to an established patient, parent, or guardian not originating from a related E/M service provided within the previous 7 days nor leading to an E/M service or procedure within the next 24 hours or soonest available appointment; 11-20 minutes of medical discussion
98968	Telephone evaluation and management service provided by a qualified non-physician health care professional to an established patient, parent, or guardian not originating from a related E/M service provided within the previous 7 days nor leading to an E/M service or procedure within the next 24 hours or soonest available appointment; 21-30 minutes of medical discussion

Prevention and Early Intervention		
H0023	Behavioral health outreach service (planned approach to reach a targeted population)	
H0025	Behavioral health prevention education service (delivery of services with target population to affect knowledge, attitude and/or behavior)	
S9453	Smoking cessation classes, non-physician provider, per session	
S9454	Stress management classes, non-physician provider, per session	

Crisis		
H2011	Crisis intervention service, per 15 minutes	
S9485	Crisis intervention mental health services, per diem	

<sup>\*</sup>Denotes services that have been approved by the Joint Budget Committee (JBC) for inclusion in the substance use disorder benefit.

Please Note: This list of covered procedures is to be used as a guideline rather than a contractual requirement. The Department and its Contractors will continue to refine and update the covered procedures list on an ongoing basis.

# **RATES**

# Effective July 1, 2016 through September 30, 2016

Rates Adjusted for Date of Death Audit			
COHORT	Original Rate	Updated Rate	
AFDC F	\$362.81	\$362.81	
AFDC M	\$273.91	\$273.91	
AWDC	\$420.72	\$420.72	
BC WOMEN	\$1,080.19	\$1,080.19	
EXPANSION PARENT F	\$312.02	\$312.02	
EXPANSION PARENT M	\$198.61	\$198.61	
OAP-A	\$167.73	\$170.22	
OAP-B & AND/AB SSI DUAL	\$155.38	\$155.38	
OAP-B & AND/AB SSI NONDUAL	\$1,192.49	\$1,192.49	
TOTAL	\$434.36	\$434.47	

# Effective October 1, 2016 through June 30, 2017

Rates Adjusted of Hepatitis-C Coverage Changes			
COHORT	Original Rate	Updated Rate	
AFDC F	\$362.81	\$362.81	
AFDC M	\$273.91	\$249.67	
AWDC	\$420.72	\$405.80	
BC WOMEN	\$1,080.19	\$1,080.19	
EXPANSION PARENT F	\$312.02	\$312.02	
EXPANSION PARENT M	\$198.61	\$192.34	
OAP-A	\$170.22	\$170.22	
OAP-B & AND/AB SSI DUAL	\$155.38	\$155.38	
OAP-B & AND/AB SSI NONDUAL	\$1,192.49	\$1,154.31	
TOTAL	\$434.47	\$423.27	