November 30, 2016

Mr. Jason Helgerson
Director
Office of Health Insurance Programs
New York State Department of Health
Empire State Plaza
Corning Tower (OCP – 1211)
Albany, NY 12237

Dear Mr. Helgerson:

The Centers for Medicare & Medicaid Services (CMS) is approving New York’s request to extend its Medicaid demonstration, the Medicaid Redesign Team Demonstration, Project Number 11-W-00114/2, originally approved by CMS on July 15, 1997. This approval is effective from the date of this letter through March 31, 2020.

In April 2014, CMS approved a demonstration amendment to support New York in a major delivery system reform. This agreement authorized New York’s transformation efforts, including responsibilities for such efforts, changes to how public and safety net providers are organized, and a path to ensure such improvements are sustained through reforms of New York’s Medicaid payment system. This extension extends authorities for New York to continue to operate its demonstration. This includes extending and making modest modifications to authorities for the Delivery System Reform Incentive Payment (DSRIP) program and associated Designated State Health Programs (DSHP). DSHP will be phased down over the life of the demonstration.

The extension also provides new expenditure authority to allow the state to make self-direction services available to Health and Recovery Plan and HIV Special Need Plan enrollees receiving behavioral health home and community based services. The extension includes approval of Appendix K, DSRIP Operational Protocols and Appendix L, Reimbursement and Claiming Protocol for New York Designated State Health Programs Expenditures.

Updates to the CMS budget neutrality assessment are reflected in this extension.

The extension also includes provisions that describe consequences if New York does not come into compliance with required budget neutrality reporting. The Special Terms and Conditions (STCs) require the state to complete a reconciliation process by September 30, 2017. Failure to do so will result in forfeiture by the state of any budget neutrality savings from demonstration year (DY) 14 through DY 17.
CMS’ approval of this extension is conditioned upon compliance with the enclosed list of waiver and expenditure authorities and STCs defining the nature, character and extent of anticipated federal involvement in the project. The award is subject to our receiving your written acknowledgement of the award and acceptance of these STCs within 30 days of the date of this letter.

Your project officer for this demonstration is Ms. Deborah Steinbach. She is available to answer any questions concerning your section 1115 demonstration. Ms. Steinbach’s contact information is as follows:

Centers for Medicare & Medicaid Services  
Center for Medicaid & CHIP Services  
Mail Stop: S2-01-16  
7500 Security Boulevard  
Baltimore, MD 21244-1850  
Telephone: (410) 786-7404  
Facsimile: (410) 786-8534  
Email: Deborah.Steinbach@cms.hhs.gov  

Official communications regarding program matters should be sent simultaneously to Ms. Steinbach and to Mr. Michael Melendez, Associate Regional Administrator for the Division of Medicaid and Children’s Health Operations. Mr. Melendez’s contact information is as follows:

Mr. Michael Melendez  
Associate Regional Administrator  
Division of Medicaid and Children’s Health Operations  
26 Federal Plaza  
New York, NY 10278  
Telephone: (212) 616-2430  
Email: Michael.Melendez@cms.hhs.gov  

If you have questions regarding this approval, please contact Mr. Eliot Fishman, Director, State Demonstrations Group, at (410) 786-9686.

Sincerely,

/s/  
Vikki Wachino  
Director

Enclosures

cc: Michael Melendez, Associate Regional Administrator, CMS New York
I. CENTERS FOR MEDICARE & MEDICAID SERVICES

SECTION 1115 OF THE SOCIAL SECURITY ACT MEDICAID DEMONSTRATION

NEW YORK MEDICAID REDESIGN TEAM (MRT)

WAIVER NUMBER 11-W-00114/2

CENTERS FOR MEDICARE & MEDICAID SERVICES
WAIVER AUTHORITY

11/30/2016 Renewal
NUMBER: 11-W-00114/2

TITLE: Medicaid Redesign Team Section 1115 Demonstration

AWARDEE: New York State Department of Health

All requirements of the Medicaid program expressed in law, regulation, and policy statement, not expressly waived in this list, shall apply to the demonstration.

The following waivers shall enable New York to implement the approved Special Terms and Conditions (STCs) for the New York Medicaid Redesign Team section 1115 demonstration (formerly the New York Partnership Plan) beginning November 30, 2016 and ending March 31, 2020.

1. **Statewideness**  
   **Section 1902(a)(1)**  
   To permit New York to geographically phase in the Managed Long Term Care (MLTC) program and the Health and Recovery Plans (HARPs) and to phase in behavioral health (BH) home and community based services (HCBS) into HIV Special Needs Plans (SNPs). To permit New York to geographically phase in long term nursing home benefits into managed care.

2. **Income Comparability**  
   **Section 1902(a)(17)**  
   To enable New York to apply a more liberal income standard for individuals who are deinstitutionalized and receive HCBS through the managed long term care program than for other individuals receiving community-based long term care.

3. **Service Comparability (Amount, Duration & Scope)**  
   **Section 1902(a)(10)(B)**  
   To enable New York to provide HCBS behavioral health services, whether furnished as a state plan benefit or as a demonstration benefit to targeted populations that may not be consistent with the targeting authorized under the approved state plan, in amount, duration and scope that exceeds those available to eligible individuals not in those targeted populations.

4. **Freedom of Choice**  
   **Section 1902(a)(23)(A)**  
   To the extent necessary to enable New York to require beneficiaries to enroll in managed care plans, including the Mainstream Medicaid Managed Care (MMMC), and MLTC and HARPs programs in order to obtain benefits offered by those plans. Beneficiaries shall retain freedom of choice of family planning providers.

**Title XIX Requirements Not Applicable to Self-Direction Pilot Program (Expenditure**
Authority 8)

Direct Payment to Providers  Section 1902(a)(32)

To the extent necessary to permit the state to make payments to beneficiaries enrolled in the Self Direction Pilot Program to the extent that such funds are used to obtain self-directed HCBS LTC services and supports.
CENTERS FOR MEDICARE & MEDICAID SERVICES
EXPENDITURE AUTHORITY LIST

NUMBER: 11-W-00114/2

TITLE: Medicaid Redesign 1115 Demonstration

AWARDEE: New York State Department of Health

Under the authority of section 1115(a)(2) of the Social Security Act (the Act), expenditures made by New York for the items identified below, which are not otherwise included as expenditures under section 1903 of the Act shall, until the ending date specified for each authority as listed below, be regarded as expenditures under the state’s title XIX plan. These expenditure authorities shall be effective from November 30, 2016 through March 31, 2020.

The following expenditure authorities shall enable New York to implement the approved Special Terms and Conditions (STCs) for the New York Medicaid Redesign Team Medicaid Section 1115 demonstration. The authorities also promote the objectives of title XIX in the following ways:

- Expenditure authorities 5 and 7 promote the objectives of title XIX by increasing efficiency and quality of care through initiatives to transform service delivery networks;
- Expenditure authorities 1, and 2 promote the objectives of title XIX by increasing overall coverage of low-income individuals in the state who are either in need of long term care services and supports or may otherwise have breaks in coverage;
- Expenditure authorities 1, 2, 4, 5, 6 and 8 promote the objectives of title XIX by improving health outcomes for Medicaid and other low-income populations in the state; and
- Expenditure authority 7 promotes the objectives of title XIX by increasing access to, stabilizing and strengthening providers and provider network availability to serve Medicaid low-income populations in the state.

1. **Demonstration-Eligible Populations.** Expenditures for healthcare related costs for the following populations that are not otherwise eligible under the Medicaid state plan.

   a. Demonstration Population 9 (HCBS Expansion). Individuals who are not otherwise eligible, are receiving HCBS, and who are determined to be medically needy based on New York’s medically needy income level, after application of community spouse and spousal impoverishment eligibility and post-eligibility rules consistent with section 1924 of the Act.

   b. Demonstration Population 10 (Institution to Community). Expenditures for health care related costs for individuals moved from institutional nursing facility settings to community settings for long term services and supports who would not otherwise be eligible based on income, but whose income does not exceed the income standard described in STC 4(c) of section IV, and who receive services through the managed long term care program under the demonstration.

enrolled in TANF. These individuals are exempt from receiving a MAGI determination in accordance with §1902(e)(14)(D)(i)(I) of the Act.

2. **Twelve-Month Continuous Eligibility Period.** Expenditures for health care related costs for individuals who have been determined eligible under groups specified in Table 1 of STC 3 in Section IV for continued benefits during any periods within a twelve month eligibility period when these individuals would be found ineligible if subject to redetermination. This authority includes providing continuous coverage for the Adult Group determined financially eligible using Modified Adjusted Gross Income (MAGI) based eligibility methods. For expenditures related to the Adult Group, specifically, the state shall make a downward adjustment of 2.6 percent in claimed expenditures for federal matching at the enhanced federal matching rate and will instead claim those expenditures at the regular matching rate.

3. **Facilitated Enrollment Services.** Expenditures for enrollment assistance services provided by managed care organizations (MCOs), the costs for which are included in the claimed MCO capitation rates.

4. **Demonstration Services for Behavioral Health Provided under Mainstream Medicaid Managed Care (MMMC).** Expenditures for provision of residential and outpatient addiction services, crisis intervention and licensed behavioral health practitioner services to MMMC enrollees only and are not provided under the state plan [Demonstration Services 9].

5. **Targeted Behavioral Health HCBS Services.** Expenditures for the provision of behavioral health HCBS services under Health and Recovery Plans (HARPs) and HIV Special Needs Plans (SNPs) that are not otherwise available under the approved state plan [Demonstration Services 8].

6. **Designated State Health Programs Funding.** Expenditures for the designated state health program specified in STC 15 in Section VII of the STCs, not to exceed $2 billion in FFP through March 31, 2020 [Demonstration Services 10].

7. **Delivery System Reform Incentive Payment (DSRIP) Program.** Expenditures for incentive payments and planning grant payments for the DSRIP program specified in STC 1 – 3838 in Section VII of the STCs, not to exceed $8 billion of FFP from April 14, 2014 through March 31, 2020 [Demonstration Services 11]

8. **Self-Direction Pilot.** Expenditures to allow the state to makes self-direction services available to HARP and HIV /SNP enrollees receiving BH HCBS services. The program will be in effect from January 1, 2017 through March 31, 2020 [Demonstration Services 8].
I. PREFACE

The STCs have been arranged into the following subject areas:

I. Preface
II. Program Description and Objectives
III. General Program Requirements
IV. Populations Affected by and Eligible Under the Demonstration
V. Demonstration Benefits and Enrollment
VI. Delivery Systems
VII. Delivery System Reform Program Description and Objectives
VIII. General Reporting Requirements
IX. General Financial Requirements
X. Monitoring Budget Neutrality
XI. Evaluation of the Demonstration

Additionally, attachments have been included to provide supplementary information and guidance for specific STCs.

II. PROGRAM DESCRIPTION AND OBJECTIVES

The state’s goal in implementing the Medicaid Redesign Team Section 1115(a) demonstration is to improve access to health services and outcomes for low-income New Yorkers by:

- Improving access to health care for the Medicaid population;
- Improving the quality of health services delivered; and
- Expanding coverage with resources generated through managed care efficiencies to additional low-income New Yorkers.

The demonstration is designed to permit New York to use a managed care delivery system to deliver benefits to Medicaid recipients, create efficiencies in the Medicaid program, and enable the extension of coverage to certain individuals who need long term care and supports. It was originally approved in 1997 to enroll most Medicaid recipients into managed care organizations (MCOs) (Medicaid managed care program). As part of the demonstration’s renewal in 2006, authority to require some disabled and aged populations to enroll in mandatory managed care was transferred to a new demonstration, the Federal-State Health Reform Partnership (F-SHRP). Effective April 1, 2014, this authority was restored to this demonstration as F-SHRP was phased out.
In 2001 the Family Health Plus (FHPlus) program was implemented as an amendment to the demonstration, providing comprehensive health coverage to low-income uninsured adults, with and without dependent children, who have income greater than Medicaid state plan eligibility standards. FHPlus was further amended in 2007 to implement an employer-sponsored health insurance (ESHI) component. Individuals eligible for FHPlus who have access to cost-effective ESHI are required to enroll in that coverage, with FHPlus providing any wrap-around services necessary to ensure that enrollees get all FHPlus benefits. FHPlus expired on December 31, 2013 and became a state-only program, but federal matching funding for state expenditures for FHPlus will continue to be available as a designated state health program through December 31, 2014.

In 2002 the demonstration was expanded to incorporate a family planning benefit under which family planning and family planning-related services were provided to women losing Medicaid eligibility and to certain other adults of childbearing age (family planning expansion program). The family planning expansion program expired on December 31, 2013 and became a state plan benefit.

In 2010 the Home and Community Based Services Expansion program (HCBS expansion program) was added to the demonstration. It covers cost-effective home and community based services to certain adults with significant medical needs as an alternative to institutional care in a nursing facility. The benefits and program structure mirrors those of existing section 1915(c) waiver programs, and aims to cover quality services for individuals in the community, ensure the well-being and safety of the participants and increase opportunities for self-advocacy and self-reliance.

As part of the 2011 extension, the state was authorized to develop and implement two new initiatives designed to improve the quality of care rendered to Partnership Plan recipients. The first, the Hospital-Medical Home (H-MH) project, provided funding and performance incentives to hospital teaching programs in order to improve the coordination, continuity and quality of care for individuals receiving primary care in outpatient hospital settings and facilitate certification of such programs by the National Committee for Quality Assurance as patient-centered medical homes. This demonstration initiative ended on December 31, 2014.

Under the second 2011 initiative, the state would have provided funding, on a competitive basis, to hospitals and/or collaborations or hospitals and other providers for the purpose of developing and implementing strategies to reduce the rate of Potentially Preventable Readmissions for the Medicaid population. The demonstration initiative was never implemented.

Finally, in 2011 CMS began providing matching funding for the state’s program to address clinic uncompensated care through its Indigent Care Pool (ICP). This pool expired on December 31, 2014.

In 2012, New York added to the demonstration an initiative to improve service delivery and coordination of long term care services and supports for individuals through a managed care model. Under the Managed Long Term Care (MLTC) program, eligible individuals in need of more than 120 days of community-based long term care are enrolled with managed care providers to receive long term services and supports as well as other ancillary services. Other covered services are available on a fee-for-service basis to the extent that New York has not exercised its option to include the individual in the Mainstream Medicaid Managed Care
Program (MMMC). Enrollment in MLTC was phased in geographically and by group.

The state’s goal specific to MLTC are as follows:

- Expanding access to managed long term care for Medicaid enrollees who are in need of long term services and supports (LTSS);
- Improving patient safety and quality of care for enrollees in MLTC plans;
- Reduce preventable inpatient and nursing home admissions; and
- Improve satisfaction, safety and quality of life.

In April 2013, New York had three amendments approved. The first amendment was a continuation of the state’s goal for transitioning more Medicaid beneficiaries into managed care. Under this amendment, the Long Term Home Health Care Program (LTHHCP) participants began transitioning, on a geographic basis, from New York’s 1915(c) waiver into the 1115 demonstration and into managed care. Second, this amendment eliminated the exclusion from MMMC of both foster care children placed by local social service agencies and individuals participating in the Medicaid buy-in program for the working disabled.

Additionally the April 2013 amendment approved expenditure authority for New York to claim FFP for expenditures made for certain designated state health programs (DSHPs) beginning April 1, 2013 through March 31, 2014. These DSHPs were aimed to improve health outcomes for Medicaid and other low income individuals, and the federal funding was linked to requirements for the state to submit deliverables to demonstrate successful efforts to transform its health system for individuals with developmental disabilities.

A December 2013 amendment was approved to ensure that the demonstration made changes that were necessary in order to coordinate its programs with the Medicaid expansion and other changes made under the Affordable Care Act (ACA) implementation beginning January 1, 2014.

Effective April 1, 2014, CMS approved an amendment to extend several authorities that expired in calendar year 2014. As part of the amendment CMS extended authorities related to the transitioning of parents into state plan coverage and other authorities that provide administrative ease to the state’s programs and continuing to provide services to vulnerable populations, i.e. HCBS Expansion program and individuals moved from institutional settings into community based settings.

Also effective April 1, 2014, populations receiving managed care or managed long term care in the 14 counties that encompassed the Federal-State Health Reform Partnership (F-SHRP) demonstration were moved into the this demonstration.

An amendment approved on April 14, 2014 allowed New York to take the first steps toward a major delivery system reform through a Delivery System Reform Incentive Payment (DSRIP) program. This amendment to the Partnership Plan demonstration provided for an Interim Access Assurance Fund (IAAF) to ensure that sufficient numbers and types of providers were available in the community to participate in the transformation activities contemplated by the DSRIP Program. The DSRIP program incentivized providers through additional payments beginning in 2015. The amendment also included expenditure authority for DSHPs to allow the state to concentrate resources on the investments necessary to implement its DSRIP program.
Savings from the DSRIP program were anticipated to exceed the cost of the DSHP program.

On December 31, 2014, CMS amended the demonstration to enable New York to extend long term nursing facility services to enrollees of New York’s MMMC and MLTC populations. Enrollment in MMMC and MLTC was extended to individuals entering residential health care facilities (RHCF) for stays that are classified as permanent. As part of the agreement, the state also instituted an independent long term services and support (LTSS) assessment process via an enrollment broker and implemented its Independent Consumer Support Program in areas of the state where services and enrollment were being instituted.

In August 2015 CMS approved New York’s request to implement Health and Recovery Plans (HARPs) to integrate physical, behavioral health and BH HCBS for Medicaid enrollees with diagnosed severe mental illness (SMI) and/or substance use disorder (SUD) to receive services in their own homes and communities. Under the demonstration, HARPs are a separate coverage product that is targeted to Medicaid enrollees that meet need-based criteria for SMI and/or SUD established by the state. HIV SNP under MMMC will also offer BH HCBS services to eligible individuals meeting targeting, risk, and functional needs criteria. All MMMC plans will offer BH benefits in integrated plans including four new demonstration services.

The demonstration was also amended to effectuate eligibility flexibilities for the Adult Group, including allowing adults enrolled in TANF to be enrolled as a demonstration population, without a MAGI determination, extension of continuous eligibility for members of the Adult Group who turn 65 during their continuous eligibility period and temporary coverage for members of the Adult Group who are determined eligible to receive coverage through the Marketplace.

New York was granted a full extension on November 30, 2016. Under the most recent extension, the Partnership Plan is renamed New York Medicaid Redesign Team (MRT) and will be referred as MRT throughout the STCs. The extension included time-limited authorization to extend the DSRIP program first authorized in 2014, through March 31, 2020. The extension also included a new time-limited DSHP authority to the extent that the state increases its Medicaid expenditures through its DSRIP program and achieves metrics that will result in anticipated cost savings that offset the DSHP expenditures. DSHP funding will be phased down over the demonstration period. The DSRIP and DSHP authorities are intended to be a one-time investment in system transformation that can be sustained through ongoing payment mechanisms and/or state and local initiatives.

The Behavioral Health Self-Direction Pilot was included as part of the renewal. This pilot makes self-direction services available to HARP and HIV SNP enrollees receiving BH HCBS services. The program will be in effect from January 1, 2017 through March 31, 2020.

III. GENERAL PROGRAM REQUIREMENTS

1. Compliance with Federal Non-Discrimination Statutes. The state must comply with all applicable federal statutes relating to non-discrimination. These include, but are not limited to, the Americans with Disabilities Act of 1990, title VI of the Civil Rights Act of 1964, section 504 of the Rehabilitation Act of 1973 and the Age Discrimination Act of 1975.
2. **Compliance with Medicaid Law, Regulation and Policy.** All requirements of the Medicaid program expressed in law, regulation and policy statement, not expressly waived or identified as not applicable in the waiver and expenditure authority documents (of which these terms and conditions are part), must apply to the demonstration.

3. **Changes in Medicaid Law, Regulation and Policy.** The state must, within the timeframes specified in law, regulation or policy statement, come into compliance with any changes in federal law, regulation or policy affecting the Medicaid program that occur during this demonstration approval period, unless the provision being changed is expressly waived or identified as not applicable.

4. **Impact on Demonstration of Changes in Federal Law, Regulation and Policy.**

   a. To the extent that a change in federal law, regulation or policy requires either a reduction or an increase in federal financial participation (FFP) for expenditures made under this demonstration, the state must adopt, subject to CMS approval, a modified budget neutrality agreement for the demonstration as necessary to comply with such change. The modified agreement will be effective upon the implementation of the change. The trend rates for the budget neutrality agreement are not subject to change under this subparagraph.

   b. If mandated changes in the federal law require state legislation, the changes must take effect on the day such state legislation becomes effective, or on the last day such legislation was required to be in effect under the law.

5. **State Plan Amendments.** The state will not be required to submit title XIX state plan amendments for changes affecting any populations made eligible solely through the demonstration. If a population eligible through the Medicaid state plan is affected by a change to the demonstration, a conforming amendment to the state plan may be required, except as otherwise noted in these STCs. The state is required to submit new or revised title XIX state plan amendments for state plan services received by demonstration participants except for services provided through waiver or expenditure authority.

6. **Changes Subject to the Amendment Process.** Changes related to program design, eligibility, enrollment, expansion of program benefits, sources of non-federal share of funding and budget neutrality must be submitted to CMS as amendments to the demonstration. All amendments require are subject to approval at the discretion of the Secretary in accordance with section 1115 of the Social Security Act (the Act). The state must not implement changes to these elements without prior approval by CMS. Amendments to the demonstration are not retroactive, and FFP will not be available for changes to the demonstration that have not been approved through the amendment process outlined in STC 7 of this section.

7. **Amendment Process.** Requests to amend the demonstration must be submitted to CMS for approval no later than 120 days prior to the planned date of implementation of the change and may not be implemented until approved. Amendment requests must include, but are not limited to, the following:

   a. An explanation of the public process used by the state, consistent with the requirements
of STC 16 of this section, to reach a decision regarding the requested amendment;

b. A data analysis which identifies the specific “with waiver” impact of the proposed amendment on the current budget neutrality agreement. Such analysis shall include current total computable “with waiver” and “without waiver” status on both a summary and detailed level through the current approval period using the most recent actual expenditures, as well as summary and detailed projections of the change in the “with waiver” expenditure total as a result of the proposed amendment, which isolates (by eligibility group/EG) the impact of the amendment;

c. A detailed description of the amendment, including impact on beneficiaries, with sufficient supporting documentation; and

d. If applicable, a description of how the evaluation design will be modified to incorporate the amendment provisions.

e. The state must submit a draft evaluation design to CMS no later than 120 days after the approval of an amendment.

f. The state must update its Comprehensive Quality Strategy (CQS) and submit to CMS for approval within 90 days of approval of an amendment.


a. Should the state intend to request an extension of the demonstration under section 1115(a) or 1115(f), the state must submit an extension request no later than 6 months prior to the expiration date of the demonstration. A request to extend an existing demonstration under 1115(e) must be submitted at least 12 months prior to the expiration date of the demonstration. The chief executive officer of the state must submit to CMS either a demonstration extension request or a phase-out plan consistent with the requirements of STC 10 of this section.

b. Compliance with Transparency Requirements of 42 CFR 431.412. As part of the demonstration extension requests, the state must provide documentation of compliance with the transparency requirements of 42 CFR 431.412 and the public notice and tribal consultation requirements outlined in STC 16 of this section regarding Public Notice, Tribal Consultation and Consultation with Interested Parties. The financial data described in 42 CFR 431.412(c)(2)(v) must include five years of recent historical expenditure and enrollment data for the Medicaid and demonstration populations that are to be included in the demonstration extension, and a proposed budget neutrality test for the extension period based on recent data.

9. Post Award Forum. Within 6 months of the demonstration’s implementation, and annually thereafter, the state shall afford the public with an opportunity to provide meaningful comment on the progress of the demonstration. At least 30 days prior to the date of the planned public forum, the state must publish the date, time and location of the forum in a prominent location on its website. The state can either use its Medical Care Advisory Committee, or another meeting that is open to the public and where an interested party can learn about the progress of the demonstration to meet the
requirements of this STC. The state must include a summary of the comments and how the state addressed those comments in the quarterly report associated with the quarter in which the forum was held. The state must also include the summary in its annual report.

10. Demonstration Phase-Out. The state may suspend or terminate this demonstration in whole, or in part, consistent with the following requirements:

a. Notification of Suspension or Termination: The state must promptly notify CMS in writing of the reason(s) for the suspension or termination, together with the effective date and phase-out plan. The state must submit its notification letter and a draft phase-out plan to CMS no less than 4 months before the effective date of the demonstration’s suspension or termination. Prior to submitting the draft phase-out plan to CMS, the state must publish on its website the draft phase-out plan for 30 day public comment period. In addition, the state must conduct tribal consultation in accordance with its approved tribal consultation state plan amendment. Once the 30 day public comment period has ended, the state must provide a summary of each public comment received, the state’s response to the comment, and the way the state incorporated the received comment into a revised phase-out plan.

CMS must approve the phase-out plan prior to the implementation of the phase-out activities. There must be a 14 day period between CMS approval and the phase-out plan implementation of phase-out activities.

b. Phase-Out Plan Requirements: The state must include, at a minimum, in its phase out plan its process by which it will notify affected beneficiaries, the content of said notices (including information on the beneficiary’s appeal rights), the process by which the state will conduct administrative reviews of Medicaid eligibility for the affected beneficiaries, and any community outreach activities.

c. Phase-Out Procedures: The state must comply with all notice requirements found in 42 CFR § 431.206, § 431.210 and § 431.213. In addition, the state must ensure all appeal and hearing rights afforded to demonstration participants as outlined in 42 CFR § 431.220 and §431.221. If a demonstration participant requests a hearing before the date of action, the state must maintain benefits as required in 42 CFR § 431.230. In addition, the state must conduct administrative renewals for all affected beneficiaries in order to determine whether they qualify for Medicaid eligibility under a different eligibility category as discussed in the October 1, 2011 State Health Official Letter #10-008.

d. Federal Financial Participation (FFP): If the project is terminated or any relevant waivers suspended by the state, FFP shall be limited to normal closeout costs associated with terminating the demonstration including services and administrative costs of disenrolling participants.

11. Medicaid Managed Care Authorities Transition. During the demonstration period, the state will evaluate which portions of the demonstration could be transitioned to authorities other than section 1115 authority. By December 31, 2017 the state must submit to CMS an analysis and plan for transitioning demonstration programs from 1115 to Title XIX authority, such as 1915(b), 1915(c), or 1932.

12. CMS Right to Terminate or Suspend. CMS may suspend or terminate the demonstration,
subject to adequate public notice, (in whole or in part) at any time before the date of expiration, whenever it determines following a hearing that the state has materially failed to comply with the terms of the project. CMS will promptly notify the state in writing of the determination and the reasons for the suspension or termination, together with the effective date.

13. **Finding of Non-Compliance.** The state does not relinquish its rights to challenge CMS findings that the state materially failed to comply.

14. **Withdrawal of Waiver Authority.** CMS reserves the right to withdraw waivers or expenditure authorities at any time it determines that continuing the waivers or expenditure authorities would no longer be in the public interest or promote the objectives of title XIX of the Act. CMS will promptly notify the state in writing of the determination and the reasons for the withdrawal, together with the effective date and afford the state an opportunity to request a hearing to challenge CMS’ determination prior to the effective date. If a waiver or expenditure authority is withdrawn, FFP is limited to normal closeout costs associated with terminating the waiver of expenditure authority, including services and administrative costs of disenrolling participants.

15. **Adequacy of Infrastructure.** The state must ensure the availability of adequate resources for implementation and monitoring of the demonstration, including education, outreach and enrollment; maintaining eligibility systems; compliance with cost sharing requirements; monitoring and oversight of managed care plans providing long term services and supports and HCBS, including quality and enrollment processes; and reporting on financial and other demonstration components.

16. **Public Notice, Tribal Consultation and Consultation with Interested Parties.** The state must comply with the state Notice Procedures set forth in 59 Fed. Reg. 49249 (September 27, 1994). The state must also comply with the tribal consultation requirements in section 1902(a)(73) of the Act as amended by section 5006(e) of the American Recovery and Reinvestment Act (ARRA) of 2009, the implementing regulations for the Review and Approval Process for section 1115 Demonstrations at 42 CFR 431.408, and the tribal consultation requirements contained in the state’s approved state plan, when the state proposes any program changes to the demonstration, including (but not limited to) those referenced in STC 6 of this section.

In states with federally recognized Indian tribes, consultation must be conducted in accordance with the consultation process outlined in the July 17, 2001 letter or the consultation process in the state approved Medicaid state plan, if that process is specifically applicable to consulting with tribal governments on waivers (42 CFR § 431.408(b)(2)).

17. **Transformed Medicaid Statistical Information Systems (T-MSIS) Requirements.** The state shall comply with all data reporting requirements under Section 1903(r) of the Act, including but not limited to Transformed Medicaid Statistical Information Systems Requirements. More information on T-MSIS is available in the August 23, 2013 State Medicaid Director Letter.

Should the MMIS fail to maintain and produce all federally required program management data and information, including the required T-MSIS, eligibility, provider, and managed care
encounter data, in accordance with requirements in the State Medicaid Manual Part 11, FFP may be suspended or disallowed as provided for in federal regulations at 42 CFR 433 Subpart C, and 45 CFR Part 95.

18. The state must have processes in place to ensure that there is no duplication of federal funding for any aspect of the demonstration.

IV. POPULATIONS AFFECTED BY AND ELIGIBILITY UNDER THE DEMONSTRATION

1. Eligible under the Medicaid State Plan (State Plan Eligibles). Mandatory and optional Medicaid state plan populations derive their eligibility through the Medicaid state plan and are subject to all applicable Medicaid laws and regulations in accordance with the Medicaid state plan, except as expressly waived and as further described in these STCs. Should the state amend the state plan to make any changes to eligibility for Medicaid mandatory populations, upon submission of the state plan amendment, the state must notify CMS in writing of the pending state plan amendment. The Eligibility Groups (EGs) listed in the Reporting and the Budget Neutrality sections of the STCs will be updated upon approval of changes to State plan eligibility and will be considered a technical change to the STCs.

2. Individuals Not Otherwise Eligible under the Medicaid State Plan. Beneficiary eligibility groups who are made eligible for the demonstration by virtue of the expenditure authorities expressly granted in this demonstration are subject to Medicaid laws or regulations, except for those identified as non-applicable in the expenditure authorities for this document. Eligibility criteria are described elsewhere in this section. Individuals made eligible under this demonstration by virtue of the expenditure authorities expressly granted include:

   a. Individuals in the HCBS Expansion program;
   b. Individuals moved from Institutional Settings to Community Settings and receiving MLTC but who would have excess income or resources under the state plan;
   c. Adults who are receiving TANF benefits and have not been determined eligible using MAGI-based methods;
   d. Individuals previously eligible in the new adult group who are no longer eligible in that group but are still within a 12 month continuous eligibility period.
   e. 

3. Program Components. The Medicaid Redesign demonstration includes two distinct components—Mainstream Medicaid Managed Care (MMMC) and Managed Long Term Care (MLTC)—each of which affects different populations, some of which are eligible under the state plan and some of which are eligible only as an expansion population under the demonstration. In addition, subsets of MMC and MLTC are eligible for additional benefits. Table 1 summarizes the Medicaid state plan populations that are affected by the demonstration. In addition, the following expansion populations must participate in MLTC: Demonstration Population 9 (HCBS Expansion) and Demonstration Population 10 (Institution to Community). More detailed descriptions
Table 1: State Plan Populations Affected by the Demonstration

<table>
<thead>
<tr>
<th>State Plan Mandatory and Optional Groups</th>
<th>MMMC: Medicaid-eligible; not otherwise excluded from MMMC enrollment (includes HARP and SNP for eligible individuals)</th>
<th>MLTC: Need more than 120 days of community-based long-term care services</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Pregnant Women</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Income up to 218% of FPL</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Children</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Infants (218% FPL) and children under age 19 (149% FPL) (42 CFR 435.117 and 435.118)</td>
<td>Demonstration Population 1 [TANF Child]</td>
<td>N/A</td>
</tr>
<tr>
<td>Children age 19 and 20 (42 CFR 435.222)</td>
<td>Demonstration Population 1 TANF CHILD</td>
<td>With Medicare: Demonstration Population 7 [MLTC Adult Age 18-64 Duals]</td>
</tr>
<tr>
<td>Income up to 133% of FPL if living alone and 150% if living with parents</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medically needy children age 19 and 20 (42 CFR 435.308)</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>Income at or below the monthly income standard or with spenddown</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Adults</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Over age 18, under age 65, non-disabled, non-pregnant with income up to 133% of FPL, not eligible for Medicare Part A or B benefits, not eligible under the parents and other caretaker relative group, the foster care child group, or the former foster care child group.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Parents and Caretakers</strong></td>
<td><strong>Without Medicare:</strong></td>
<td><strong>With Medicare:</strong></td>
</tr>
<tr>
<td>---------------------------</td>
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</tr>
<tr>
<td>Parents and other caretaker relatives (42 CFR 435.110)</td>
<td>Demonstration Population 2 [TANF Adult]</td>
<td>Demonstration Population 5 [Non Duals 18-64]</td>
</tr>
<tr>
<td>Includes low-income adults enrolled in TANF who are exempt from receiving a MAGI determination in accordance with §1902(e)(14)(D)(i)(I) of the Act.</td>
<td></td>
<td>Demonstration Population 7 [MLTC Adult Age 18-64 Duals]</td>
</tr>
<tr>
<td>Medically needy parents and other caretaker relatives (42 CFR 435.310)</td>
<td>N/A</td>
<td>Without Medicare, Demonstration population 5 [Non Duals 18-64]</td>
</tr>
<tr>
<td>Income at or below the monthly income standard or with spenddown</td>
<td></td>
<td>With Medicare, Demonstration population 7 [MLTC Adult Age 18-64 Duals]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Disabled</strong></th>
<th><strong>Without Medicare:</strong></th>
<th><strong>With Medicare:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Blind and disabled individuals age 64 and under receiving SSI (42 CFR 435.120)</td>
<td>Voluntarily or required to enroll in managed care in those counties participating in the MRT (formerly Partnership Plan) as of October 1, 2006, Demonstration Population 3 [SSI 0 through-64]</td>
<td>Without Medicare, Demonstration Population 5 [Non Duals 18-64]</td>
</tr>
<tr>
<td>Medically needy adults/children aged 18 through 64 blind and disabled (42 CFR 435.322 and 324)</td>
<td>N/A</td>
<td>Without Medicare, Demonstration Population 5 [Non Duals 18-64]</td>
</tr>
<tr>
<td>Income at or below the monthly income standard, or with spend down to monthly income standard</td>
<td></td>
<td>With Medicare, Demonstration Population 7 [MLTC Adults 18 - 64 Duals]</td>
</tr>
<tr>
<td>Aged 18 through 64 Medicaid Buy In for Working People with Disabilities</td>
<td>Demonstration Population 2 [TANF Adult]</td>
<td>Without Medicare, Demonstration Population 5 [Non Duals 18-64]</td>
</tr>
<tr>
<td>Income up to 250% of FPL</td>
<td></td>
<td>With Medicare, Demonstration Population 7 [MLTC Adults 18 - 64 Duals]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Aged</strong></th>
<th><strong>Without Medicare:</strong></th>
<th><strong>With Medicare:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Aged Individuals Age 65 and Over Receiving SSI (42 CFR 435.120)</td>
<td>Voluntarily enrolled or required to enroll in managed care in those counties participating in the MRT (formerly Partnership Plan) as of October 1, 2006, Demonstration Population 4, [SSI 65 and above]</td>
<td>Without Medicare, Demonstration Population 6 [Non Duals 65+]</td>
</tr>
<tr>
<td>Optional Adults aged 65 or older (42 CFR 435.210)</td>
<td></td>
<td>With Medicare, Demonstration Population 8 [MLTC age 65+ Duals]</td>
</tr>
<tr>
<td>Group</td>
<td>Eligibility</td>
<td>Population</td>
</tr>
<tr>
<td>-------</td>
<td>-------------</td>
<td>------------</td>
</tr>
<tr>
<td>Medically needy age 65 and over (42 CFR 435.320)</td>
<td>Income at or below the monthly income standard, or with spend down to monthly income standard</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Foster Care</td>
<td>Children with adoption assistance, foster care or guardianship under title IV-E (42 CFR 435.145)</td>
<td>Demonstration Population 1 [TANF Child]</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Foster Children Aged 18 through 20 (In foster care on the date of 18th birthday)</td>
<td></td>
<td>N/A</td>
</tr>
</tbody>
</table>

**Mainstream Medicaid Managed Care Program (MMMC).** This component provides Medicaid state plan and demonstration benefits through a managed care delivery system comprised of managed care organizations (MCOs) and primary care case management (PCCM) arrangements to most recipients eligible under the state plan. (See Attachment A for a listing of MMMC benefits.) All state plan eligibility determination rules apply to these individuals.

**Eligibility.** Table 1 above lists the groups of individuals who receive Medicaid benefits through the mainstream Medicaid managed care component of the demonstration, as well as the relevant expenditure reporting category (demonstration population) for each .Individuals enrolled in Medicaid under the Adult Group (including individuals eligible through the continuous eligibility expenditure authority) who turn 65 years of age, upon receipt of Medicare, will be seamlessly disenrolled from MMMC and continue receiving Medicaid on a fee for service basis until a redetermination of eligibility can be made based on another category of assistance. MMIS will indicate that Medicaid is the secondary payer of any claims for these individuals, after Medicare or applicable third party coverage.

**Exclusions and Exemptions from MMMC.** Notwithstanding the eligibility criteria in STC 3 of this section, certain individuals cannot receive benefits through the MMMC program (i.e., excluded), while others may opt out from receiving benefits through the MMMC program (i.e., exempted). Excluded individuals are outside the demonstration, and are not included in Demonstration Populations. Exempt individuals are included in the demonstration and in Demonstration Populations regardless of whether they enroll in managed care. Tables 2 and 3 list those individuals either excluded or exempted from MMMC.

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**Table 2: Individuals Excluded from MMMC (including HARP and**
Individuals who become eligible for Medicaid only after spending down a portion of their income

Residents of state psychiatric facilities and residents of Residential Treatment Facilities for Children and Youth

Individuals under age 21 who are permanent residents of Residential Health Care Facilities or temporary residents of Residential Health Care Facilities at time of enrollment

Medicaid eligible infants living with incarcerated mothers

Youth in the care and custody of the commissioner of the Office of Family & Children Services

Individuals with access to comprehensive private health insurance

Foster care children in the placement of a voluntary agency

Certified blind or disabled children living or expected to live separate and apart from their parents for 30 days or more

Individuals expected to be Medicaid eligible for less than 6 months (except for pregnant women)

Individuals receiving hospice services (at time of enrollment)

Individuals with a “county of fiscal responsibility” code of 97, except for individuals in the New York Office of Mental Health family care program who other than their residence in district 97 would be eligible to enroll in MMMC.

Individuals with a “county of responsibility” code of 98 (Individuals in an Office for People with Developmental Disabilities/OPWDD facility or treatment center).

Individuals who are under 65 years of age (screened and require treatment) in the Centers for Disease Control and Prevention breast, cervical, colorectal or prostate cancer, and who are not otherwise covered under creditable health coverage (Individuals with a “county of responsibility” code of 99)

Individuals who are eligible for Emergency Medicaid

Aliessa Court Ordered Individuals*

Medicare recipients

Residents of Assisted Living Programs

* Aliessa Aliens are NOT excluded from Managed Care but are excluded from FFP.

### Table 3: Individuals who may be exempted from MMMC (including HARP and HIV SNP)

<table>
<thead>
<tr>
<th>Description</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Individuals with chronic medical conditions who have been under active treatment for at least 6 months with a sub-specialist who is not a network provider for any Medicaid MCO in the service area or whose request has been approved by the New York State Department of Health Medical Director because of unusually severe chronic care needs. Exemption is limited to six months</td>
<td>Individuals designated as participating in OPWDD-sponsored programs</td>
</tr>
<tr>
<td>Individuals with a developmental or physical disability receiving services through a Medicaid home and community based services (HCBS) waiver authorized under section 1915(c) of the Act</td>
<td>Individuals in the following Section 1915(c) waiver programs: Traumatic Brain Injury (TBI) and Nursing Home Transition &amp; Diversion (NHTD)</td>
</tr>
<tr>
<td>Native Americans</td>
<td>Individuals in the Office for People with Developmental Disabilities Home and Community Based Services (OPWDD HCBS) Section 1915 (c) waiver program</td>
</tr>
</tbody>
</table>
b. **Managed Long Term Care (MLTC).** This component provides a limited set of Medicaid state plan benefits including long term services and supports through a managed care delivery system to individuals eligible through the state plan who require more than 120 days of community based long term care services as indicated on the uniform assessment tool. See Attachment B for a listing of MLTC services. Services not provided through the MLTC program are provided on a fee-for-service basis. The state has authority to expand mandatory enrollment into MLTC to all individuals identified in under the MLTC column in Table 1(except those otherwise excluded or exempted as outlined in 3(a)(ii) of this section).

i. **Eligibility for MLTC.** Table 1 above lists the groups of individuals who may be enrolled in the Managed Long Term Care component of the demonstration as well as the relevant expenditure reporting category (demonstration population) for each. To be eligible, all individuals in this program must need more than 120 days of community based long term care services and for MAP and PACE also have a nursing home level of care.

ii. **Exclusions and Exemptions from MLTC.** Notwithstanding the eligibility criteria in STC 3 of this section, certain individuals cannot receive benefits through the MLTC program (i.e., excluded) while others may request an exemption from receiving benefits through the MLTC program (i.e. exempted). Excluded individuals are outside the demonstration, and are not included in Demonstration Populations. Exempt individuals are included in the demonstration and in Demonstration Populations regardless of whether they enroll in managed care. Tables 4 and 5 list those individuals either excluded or exempted from MLTC.

iii. **Non-duplication of Payment.** MLTC Programs will not duplicate services included in an enrollee’s Individualized Education Program under the Individuals with Disabilities Education Act, or services provided under the Rehabilitation Act of 1973.

<table>
<thead>
<tr>
<th>Table 4: Individuals excluded from MLTC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residents of psychiatric facilities (stays exceeding 30 days)</td>
</tr>
<tr>
<td>Individuals expected to be Medicaid eligible for less than six months</td>
</tr>
<tr>
<td>Individuals eligible for Medicaid benefits only with respect to tuberculosis-related services</td>
</tr>
<tr>
<td>Individuals with a “county of fiscal responsibility” code 99 in MMIS (Individuals eligible only for breast and cervical cancer services)</td>
</tr>
<tr>
<td>Individuals receiving hospice services (at time of enrollment)</td>
</tr>
<tr>
<td>Individuals with a “county of fiscal responsibility “ code of 97 (Individuals residing in a state Office of Mental Health facility)</td>
</tr>
<tr>
<td>Individuals with a “county of fiscal responsibility” code of 98 (Individuals in an OPWDD facility or treatment center)</td>
</tr>
<tr>
<td>Individuals who are under 65 years of age (screened and require treatment) in the Centers for Disease Control and Prevention breast, cervical, colorectal and/or prostate early detection program and need treatment for breast, cervical, colorectal or prostate cancer and who are not otherwise covered under creditable health coverage</td>
</tr>
<tr>
<td>Residents of intermediate care facilities for the mentally retarded (ICF/MR)</td>
</tr>
<tr>
<td>Individuals who could otherwise reside in an ICF/MR, but choose not to</td>
</tr>
<tr>
<td>Residents of alcohol/substance abuse long term residential treatment programs</td>
</tr>
<tr>
<td>Individuals eligible for Emergency Medicaid</td>
</tr>
<tr>
<td>Individuals in the Office for People with Developmental Disabilities Home and Community</td>
</tr>
</tbody>
</table>
Based Services (OPWDD HCBS) section 1915(c) waiver program

Individuals in the following section 1915(c) waiver programs: Traumatic Brain Injury (TBI), Nursing Home Transition & Diversion (NHTD) (see Attachment G)

Residents of Assisted Living Programs

Individuals in receipt of Limited Licensed Home Care Services

Individuals in the Foster Family Care Demonstration

Aliessa Court Ordered Individuals*

* Aliessa Aliens are NOT excluded from Managed Care but are excluded from FFP.

<table>
<thead>
<tr>
<th>Table 5: Individuals who may be exempted from MLTC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Individuals aged 18 through 20 who are nursing home certifiable and require more than 120 days of community based long term care services</td>
</tr>
<tr>
<td>Native Americans</td>
</tr>
<tr>
<td>Individuals who are eligible for the Medicaid buy in for the working disabled and are nursing home certifiable</td>
</tr>
</tbody>
</table>

C. **Home and Community Based Services Expansion Program (HCBS Expansion).** This component provides home and community based services similar to those provided under the state’s section 1915(c) HCBS waivers (Nursing Home Transition and Diversion Program/NHTD, and Traumatic Brain Injury Program/TBI) to certain medically needy individuals. These services enable these individuals to live at home with appropriate supports rather than in a nursing facility. See Attachment C for HCBS Expansion services. All HCBS Expansion individuals will be transitioned as appropriate to MLTC.

   i. **Eligibility for the HCBS Expansion.** This group, identified as Demonstration Population 9/HCBS Expansion, includes married medically needy individuals:

   o Who meet a nursing home level of care;

   o Whose spouse lives in the community; and

   o Who would be income-eligible for Medicaid services in the community but for the application of the spousal impoverishment eligibility and post-eligibility rules of section 1924 of the Act.

   d. **Health and Recovery Plans (HARPs):** This component provides integrated Medicaid covered services and services specifically to address the needs of individuals with a serious mental illness (SMI) and substance use disorder (SUDs) conditions under the demonstration. Members enrolled in the Health and Recovery Plans described below may elect to remain enrolled in mainstream MCOs. Within the HARPs, a benefit package of

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1 Medically needy refers to those who have the option of spousal impoverishment budgeting, including post eligibility when it is more beneficial. Medically needy is defined as an individual who is not eligible for, or in receipt of public assistance or SSI (or the state supplement), because his/her income and/or resources are in excess of cash assistance standards, but who has insufficient income and/or resources to meet the cost of his/her necessary medical and remedial care (42 CFR 435.320 (aged), 435.322 (blind) and 435.324 (disabled)).
behavioral health home and community based services (BH HCBS) is provided, in addition to the existing MMMC benefit package (excluding long term nursing facility services). See Attachment D for a listing of BH HCBS.

i. **Eligibility for HARP Benefits.** Eligible individuals include Medicaid adult beneficiaries age 21 or over eligible for Medicaid furnished in MMMC under the demonstration with a specified SMI and/or serious SUD diagnosis and meet categorical criteria or risk factors specified by New York’s Office of Mental Health (OMH) or New York’s Office of Alcoholism and Substance Abuse Services (OASAS) identified by a:

   A. review of behavioral health service utilization, or
   B. receipt of a qualifying score on a State approved assessment tool.

4. **Population-Specific Program Requirements**

   a. **MMMC Enrollment of Individuals Living with HIV.** The state is authorized to require individuals living with HIV to receive benefits through MMMC. Individuals living with HIV will have 30 days in which to select a health plan. If no selection is made, the individual will be auto-assigned to an MCO. Individuals living with HIV who are enrolled in an MCO (voluntarily or by default) may request transfer to an HIV Special Needs Plan (SNP) at any time if one or more HIV SNPs are in operation in the individual’s district. Further, transfers between HIV SNPs will be permitted at any time. Individuals in HIV SNPs will be eligible for BH HCBS if meeting the targeting, risk and functional needs requirements for BH HCBS. HIV SNPs will meet all requirements of MMMC plans providing LTSS as well as HARP plans relating to delivery of BHHCBS delivery.

   b. **Restricted Recipient Programs.** The state may require individuals participating in a restricted recipient program administered under 42 CFR §431.54(e) to enroll in MMMC or MLTC. Furthermore, MCOs may establish and administer restricted recipient programs, through which they identify individuals that have utilized Medicaid services at a frequency or amount that is not medically necessary, as determined in accordance with utilization guidelines established by the state, and restrict them for a reasonable period of time to obtain Medicaid services from designated providers only. The state must adhere to the following terms and conditions in this regard.

   i. Restricted recipient programs operated by MCOs must adhere to the requirements in 42 CFR §431.54(e)(1) through (3), including the right to a hearing conducted by the state.

   ii. The state must require MCOs to report to the state whenever they want to place a new person in a restricted recipient program. The state must maintain summary statistics on the numbers of individuals placed in restricted recipient programs, and the reasons for those placements, and must provide the information to CMS upon request.
c. **Individuals Moved from Institutional Settings to Community Settings for Long Term Services and Supports.** Individuals discharged from a nursing facility who enroll into or remain enrolled in the MLTC program in order to receive community based long term services and supports or who move from an adult home as defined in subdivision twenty-five of section two of the social services law, to the community and, if applicable, enroll into the MLTC program, are eligible based on a special income standard. The special income standard is also available to MLTC members who were enrolled in the program as a result of the mandatory Nursing Facility transition, and subsequently able to be discharged to the community from the nursing facility, with the services of MLTC program in place. For married individuals who meet the criteria to be considered an “institutionalized spouse” spousal impoverishment rules shall apply. Eligibility is not based on the special income standard for individuals subject to spousal impoverishment rules. The special income standard will be determined by utilizing the average Housing and Urban Development (HUD) Fair Market Rent (FMR) dollar amounts for each of the seven regions in the state, and subtracting from that average, 30 percent of the Medicaid income level (as calculated for a household of one) that is considered available for housing. The seven regions of the state include: Central, Northeastern, Western, Northern Metropolitan, New York City, Long Island and Rochester.

The state shall work with Nursing Home Administrators, nursing home discharge planning staff, family members and the MLTC health plans to identify individuals who may qualify for the housing disregard as they are able to be discharged from a nursing facility back into the community and remain enrolled in or newly enrolled into the MLTC program.

Enrollees receiving community based long term services and supports must be provided with nursing facility coverage through managed care, if nursing facility care is needed for 120 days or less and there is an expectation that the enrollee will return to community based settings. During the short term nursing facility stay, the state must retain the enrollees’ community maintenance needs allowance. In addition, the state will ensure that the MLTC Managed Care Organizations (MCOs) work with individuals, their families, nursing home administrators, and discharge planners to help plan for the individual’s move back into the community, as well as to help plan for the individual’s medical care once he/she has successfully moved into his/her home. For dually eligible enrollees, the MCO is responsible for implementing and monitoring the plan of care between Medicare and Medicaid. The MCO must assure the services are available to the enrollee.

d. **Continuous Eligibility Period**

i. **Duration.** The state is authorized to provide a 12 month continuous eligibility period to the groups of individuals specified in Table 1, regardless of the delivery system through which they receive Medicaid benefits. Each newly eligible individual’s 12 month period shall begin at the initial determination of eligibility; for those individuals who are re-determined eligible consistent with Medicaid state plan rules, the 12-month period begins at that point. At each annual eligibility redetermination thereafter, if an individual is re-determined
eligible under the Medicaid state plan the individual is guaranteed a subsequent 12 month continuous eligibility period. 12 month continuous eligibility is also authorized for the new Adult Group under section 1902(a)(10)(A)(i)(VIII) of the Act.

ii. **Exceptions.** Notwithstanding subparagraph (a), if any other following circumstances occur during an individual’s 12 month continuous eligibility period, the individual’s Medicaid eligibility shall be terminated, suspended or re-determined:

A. The individual cannot be located.
B. The individual is no longer a New York State resident.
C. The individual requests termination of eligibility.
D. The individual dies.
E. The individual fails to provide, or cooperate in obtaining a Social Security Number, if otherwise required.
F. The individual provided an incorrect or fraudulent Social Security Number.
G. The individual was determined eligible for Medicaid in error.
H. The individual is receiving treatment in a setting where Medicaid eligibility is not available (e.g. institution for mental disease).
I. The individual is receiving care, services or other supplies under a section 1915 waiver.
J. The individual was previously otherwise qualified for emergency medical assistance benefits only, based on immigration status, but is no longer qualified because the emergency has been resolved.
K. The individual fails to provide the documentation of citizenship or immigration status required under federal law.
L. The individual is incarcerated.
M. The individual turns 65 years of age and is no longer eligible for the Adult Group (beginning January 1, 2016).1
N. The individual policy holder fails to provide documentation of third party health insurance.

<table>
<thead>
<tr>
<th>Table 6: Groups Eligible for a 12 Month Continuous Eligibility Period</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>State Plan Mandatory and Optional Groups</strong></td>
</tr>
<tr>
<td>Individuals determined eligible as pregnant women</td>
</tr>
<tr>
<td>Individuals determined eligible as the Adult Group</td>
</tr>
<tr>
<td>Individuals determined eligible as parents or other caretaker relatives</td>
</tr>
<tr>
<td>Low income families, except for children</td>
</tr>
</tbody>
</table>
V. DEMONSTRATION BENEFITS AND ENROLLMENT

1. Alternative Benefit Plan. The Affordable Care Act Adult Group will receive benefits provided through the state’s approved Alternative Benefit Plan (ABP) SPA.

2. Demonstration Benefits. The following benefits are provided through the indicated delivery system to individuals eligible for the Medicaid managed care components of the demonstration:

   a. Mainstream Medicaid Managed Care (MMMC). State plan and demonstration benefits are delivered through MCOs with the exception of certain services carved out of the MMMC contract and delivered directly by the state on a fee-for-service basis. All MMMC benefits (regardless of delivery method), as well as the co-payments charged to MMMC recipients, are listed in Attachment A. In addition to state plan benefits, there are four demonstration services provided only to all enrollees in MMMC under the demonstration. An additional 1115 demonstration amendment will be submitted to CMS prior to incorporating the behavioral health state plan services and demonstration services for populations under age 21.

   b. Managed Long Term Care. State plan benefits delivered through MCOs or, in certain districts, prepaid inpatient health plans, with the exception of certain services carved out of the MLTC contract and delivered directly by the state on a fee-for-service basis. All MLTC benefits are listed in Attachment B.

   c. Health and Recovery Plans (HARPs). State plan and demonstration benefits that are identical to MMMC with an additional component that provides BH HCBS for SMI and SUD needs will be provided by the HARPs. Long term care services (in excess of 120 days) or permanent placement in a Nursing facility, however, are not provided by HARPs. There are no co-payments for HARP services. All BH HCBS benefits are listed in Attachment D. BH HCBS for HARP enrollees meeting targeting, risk, and need-based functional criteria are only provided under the demonstration. The state must update the Medicaid state plan for rehabilitation and other mental health and substance use disorder services as identified through a companion letter to TN 10-38 as well as substance use disorder demonstration services not described in the current state plan. HIV SNPs also provide BH HCBS to enrollees meeting targeting, risk, and needs-based criteria. All reimbursement for BH HCBS in HARPs and HIV SNPs will be non-risk.

   i. HARPs Services Tiers. HARPs enrollees receive BH HCBS services under the following tier structure in accordance with their person-centered plan of care. HARP enrollees are permitted to appeal any service denial decisions.

      A. Tier 1 BH HCBS services include:
         I. Peer supports
         II. Employment supports
         III. Education supports.
B. Tier 2 includes all Tier 1 BH HCBS services plus additional services as specified in Attachment D to individuals whose medical need surpasses the need for Tier 1 services.

C. Crisis respite services under the HARPs are available to all HARPs enrollees, regardless of the tier under which they receive services. This includes:
   I. Intensive crisis respite
   II. Short term crisis respite in a dedicated facility

ii. HARPs Services Utilization Thresholds. The following thresholds will limit coverage of HARPs-specific services for individual HARPs enrollees. These limits will not affect state plan or other demonstration benefits. The state will track and report overall utilization, including any utilization threshold exceeded for clinical reasons, to ensure cost containment as well as compile sufficient fee for service data to submit HARPs capitation rates to CMS for approval.

A. Tier 1 — Threshold of $8,000 per person, per 12 month period. Up to $10,000 in services are permitted. For ROS, the thresholds will be adjusted to reflect the HCBS rate differentials.

B. Tier 2 — Threshold of $16,000 per person, per 12 month period. Up to $20,000 in services are permitted. For ROS, the thresholds will be adjusted to reflect the HCBS rate differentials.

C. Crisis Respite – Threshold of 7 days per service, up to 21 days per 12 month period.

iii. HARP Behavioral Health HCBS Rates.

1. Outpatient psychosocial rehabilitation furnished by qualified professionals who are public employees will be paid through an hourly rate. For a term of one year, effective upon the acceptance of the STC, through November 30, 2017 the percent of time that will be paid for off-site psychosocial rehab will be reduced to 55% of total documented hours; after that the percentage of time paid will be adjusted based on the time study discussed below, in accordance with a CMS approved payment methodology. The hourly payment rate will be consistent with the rate methodology approved by CMS on August 31, 2015.

   The state will engage an independent consultant to develop a statistically valid random time study for outpatient psychosocial rehabilitation spanning a period of not less than five consecutive months documenting 1) the percentage of time for “non-billable” activities by psychosocial rehabilitation practitioners, and 2) the activities and services entailed in the “non-billable” time. The completed study must be submitted to CMS no later than September 30, 2017. The results of the study will be used to support revised state payment methodologies that will be submitted to CMS for approval.

2. CMS approves, for a term of one year, effective upon the date of the renewal through November 30, 2017, a 25% increase in the Intensive Crisis Respite Rate and a 15% increase in the Short Term Crisis Respite Rate over the rates set forth approved by CMS August 31, 2015. Prior to the termination of those increases, the state is expected to submit for CMS approval a permanent adjustment to these rates.
The state will engage an independent consultant to conduct a review of intensive and short term crisis respite care facilities. At a minimum, the review must provide evidence that the respite facilities are operating consistent with the structure and budget reflected in the managed care contracts and/or the service providers operating table of organization, including staffing levels, provider titles, and roles, as well as a reconciliation of documented costs to budget. This review must be based on a random sample of at least two upstate and two downstate facilities, include at least two of both categories of crisis respite facility, and cover a period of no less than five months. The review and supporting documentation must be received by CMS no later than September 30, 2017. The results of the study will be used to support revised state payment methodologies that will be submitted to CMS for approval.

iv. Behavioral Health Self-Direction Pilot. The Self-direction Demonstration will be available to HARP and HIV/SNP enrollees receiving BH HCBS services. The program will be in effect from January 1, 2017 through March 31, 2020. It will include 8 pilot sites phased in over the demonstration.

A. Voluntary Enrollment and Disenrollment from Self-Direction Pilot. Participation in the Self-Direction pilot is voluntary, and participants may opt out at any time.

B. Enrollee Notification. The state must notify eligible enrollees about the option to self-direct services. The state must develop a waiting list for enrollees who wish to participate in the pilot should the demand exceed capacity.

C. Choice of Providers. Self-direction pilot participants will have a choice of support broker within the service center. Each participant should have the choice of provider and location for self-directed services, except as noted in iii(e) below.

D. Services Eligible for Self-Direction: This pilot includes all behavioral health HCBS services offered by HARPs and HIV SNPs and Individual Directed Goods and Services (IDGS) detailed in Attachment NN. Individual Directed Goods and Services are services, equipment, or supplies not otherwise provided through this waiver or through the Medicaid State Plan that address an identified need in the service plan. The item or service must:

• Decrease the need for other Medicaid services;
• Promote inclusion in the community;
• Increase the participant’s safety in the home environment.

To be an eligible service:

• The participant must lack funds to purchase the item or service;
OR
• The service is not available through another source.

E. Services Ineligible for Self-Direction: Individual goods and services that are not eligible include:

• Experimental or prohibited treatments;
• Purchases for or from third parties who are family members, friends, or significant others;
• Room and Board in a residential facility, including assisted living facilities;
• Tobacco products, alcohol products, firearms, contraband or illegal items;
• Pornographic materials, prostitution services, escort services;
• Payment of court-ordered costs, attorney fees, fines, restitution, or similar debts;
• Credit card payments of any kind, or similar debts;
• Items purchased for the purpose of resale;
• Gift cards or prepaid debit cards;
• Services or goods that are recreational in nature;
• Goods and services that a household does not include a person with a disability would be expected to pay for as a household expenses (e.g. subscription to a cable television service).

F. Evaluation. The state shall follow the evaluation requirements specified in Section XI below.

G. Reporting. Information from the pilot must be incorporated into the quarterly and annual reports detailed in section X of the STCs.

H. Protocols. Payment and operational protocols must be submitted by New York to CMS within 120 days of award.

3. Home and Community Settings Qualities. Enrollees receiving Medicaid HCBS and LTSS services furnished through the 1115 demonstration, including individuals who receive services under the demonstration’s HCBS Expansion program and HARP, including HIV SNP, must receive services in residential and non-residential settings located in the community, which meet CMS standards for HCBS settings as articulated in current 1915(c) policy, including regulations at 42 CFR §441.301. The Statewide Transition Plan must include HARPs BH HCBS settings and meet CMS approval for required settings to be funded beyond November 30, 2015. A full list of home and community based qualities are provided in Attachment C.

4. Individuals Provided with LTSS under the Demonstration. The state is authorized to require certain individuals using long term services and supports to enroll in either Mainstream Medicaid Managed Care or Managed Long Term Care as identified in Section I. Once these individuals are enrolled in managed care, the state is required to provide the following protections for the population.2

   a. Person Centered Service Planning. All individuals utilizing long term services and supports will have a person centered individual service plan maintained at the MCO. Person-centered planning includes consideration of the current and unique psycho-social and medical needs and history of the enrollee, as well as the person’s functional level, and

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2 All beneficiary protections apply to MMMC, MLTC and HARPs, unless otherwise noted in Section V
support systems. The person centered plan is developed by the enrollee with the assistance of the MCO and individuals the enrollee chooses to include

When a service provider is an approved State Plan Health Home provider and also a HCBS provider, this entity may conduct person-centered service planning, care coordination, and provision of HCBS provision as long as firewalls are constructed between the service planning, care coordination, and service provision. A home and community-based service provider who is not also an approved State Plan Health Home provider may not conduct person-centered service planning with individuals who they also provide HCBS, unless that service provider is the only qualified and willing entity available to conduct the service planning. If a service provider is the only willing and qualified entity to conduct service planning, the state must require such provider to establish firewalls between the service provision and planning functions. The person centered plan is developed in accordance with 42 CFR 441.301(c)(4)(F)(1) through (8).

b. Health home program will have administrative safeguards in place when providing person-centered planning and care coordination and services that have transitioned from 1915(c) waivers to eligible health home individuals. In addition, the state agrees to meet all health home requirements including reporting annually on quality and utilization measures.

c. Verification of MLTC Plan Enrollment. The state shall implement a process for MLTC plans, network and non-network providers for the state to confirm enrollment of enrollees who do not have an enrollee identification card or seek services from a provider before developing a person-centered service plan.

d. Health and Welfare of Enrollees. The state shall ensure a system is in place to identify, address, and seek to prevent instances of abuse, neglect, and exploitation of its enrollees on a continuous basis. This should include provisions such as critical incident monitoring and reporting to the state, investigations of any incident including, but not limited to, wrongful death, restraints, or medication errors that resulted in an injury. In each quarterly report, the state will provide information regarding any such incidents by plan. The state will also ensure that children and adults receiving MLTC are afforded linkages to child and/or adult protective services through all service entities, including the MCOs.

e. Maintaining Accurate Beneficiary Address. New York will complete return mail tracking for enrollment notification mailings. The state will use information gained from returned mail to make additional outreach attempt through other methods (phone, email, analysis of prior claims, etc.).

f. Network of Qualified Providers. The provider credentialing criteria described at 42 CFR § 438.214 must apply to all providers participating in the state’s Medicaid managed care and managed long term care programs. To the extent possible, the MCO shall incorporate criminal background checks, reviewing abuse registries as well as any other mechanism the state includes within the MCO contract.

g. MLTC Enrollment and Transition of Care Period. For initial transitions into MLTC from fee-for-service, each enrollee receiving community-based LTSS must continue to receive services under the enrollee’s pre-existing service plan for at least 90 days after enrollment or until a care assessment has been completed. Any reduction, suspension, denial or termination of previously authorized services shall trigger the required notice
5. **Option for Consumer Directed Personal Assistance Program (CDPAP).** Enrollees shall have the option to elect self-direction of Personal Assistance under the MMMC program. The state shall ensure through its contracts with the MCOs that enrollees are afforded the option to select self-direction and enrollees are informed of CDPAP as a voluntary option. Individuals who select self-direction must have the opportunity to have choice and control over how services are provided and who provides the service, except as noted in STC 2(E) of this section.

   a. **Information and Assistance in Support of Participant Direction.** The state/MCO shall have a support system that provides participants with information, training, counseling, and assistance, as needed or desired by each participant, to assist the participant to effectively direct and manage their self-directed services. Participants shall be informed about self-directed care, including feasible alternatives, before electing the self-direction option.

   b. **Participant Direction by Representative.** The participant who self-directs the personal care service may appoint a volunteer designated representative to assist with or perform employer responsibilities to the extent approved by the participant. Services may be directed by a legal representative of the participant. Consumer-directed services may be directed by a non-legal representative freely chosen by the participant. A person who serves as a representative of a participant for the purpose of directing services cannot serve as a provider of personal attendant services for that participant.

   c. **Participant Employer Authority.** The participant (or the participant’s representative) must have decision-making authority over workers who provide personal care services.

      i. **Participant.** The participant (or the participant’s representative) provides training, supervision and oversight to the worker who provides services. A Fiscal/Employer Agent that follows IRS and local tax code laws functions as the participant’s agent in performing payroll and other employer responsibilities that are required by federal and state law.

      ii. **Decision-Making Authorities.** The participants exercise the following decision making authorities: Recruit staff, hire staff, verify staff’s ability to perform identified tasks, schedule staff, evaluate staff performance, verify time worked by staff and approve time sheets, and discharge staff.

   d. **Disenrollment from Self-Direction.** A participant may voluntarily disenroll from the self-directed option at any time and return to a traditional service delivery system through the MMMC or MLTC program. To the extent possible, the member shall provide his/her intent to withdraw from participant direction. A participant may also be involuntarily disenrolled from the self-directed option if continued participation in the consumer-directed services option would not permit the participant’s health, safety, or welfare needs to be met, or the participant demonstrates the inability to self-direct by consistently demonstrating a lack of ability to carry out the tasks needed to self-direct services, or if there is fraudulent use of funds such as substantial evidence that a participant has falsified documents related to participant-directed services. If a participant is terminated voluntarily or involuntarily from
the self-directed service delivery option, the MCO must transition the participant to the traditional agency direction option and must have safeguards in place to ensure continuity of services.

e. **Payment for services will be made following the service being rendered** and only upon receipt of an acceptable receipt, invoice or signed and approved timesheet, as applicable.

f. **Appeals.** The following actions shall be considered adverse action under both 42 CFR 431 subpart E and 42 CFR 438 subpart F:

   i. A reduction, suspension or termination of authorized CDPAP services;
   
   ii. A denial of a request to change Consumer Directed Personal Assistance Program services.

6. **Adding Services to the MMMC and/or MLTC plan benefit package.** At any point in time the state intends to add to either the MMMC or MLTC plan benefit package currently authorized state plan or demonstration services that have been provided on a fee-for-service basis, the state must provide CMS the following information, with at least 30 days’ notice prior to the inclusion of the benefit, in writing:

   a. A description of the benefit being added to the benefit package;

   b. A detailed description of the state’s oversight of the MCO’s readiness to administer the benefit including:

      i. readiness and implementation of activities, including onsite reviews, phone meetings and desk audits that review policies and procedures for new services,
      
      ii. data sharing to allow plans to create services plans as appropriate,
      
      iii. process to communicate the change to enrollees,
      
      iv. MCO network development to include providers of that service and
      
      v. any other activity performed by the state to ensure plan readiness.

   c. Information concerning the changes being made to the MMMC and/or MLTC contract provisions and capitation payment rates in accordance with STC 2 in Section VI.

   CMS reserves the right to delay implementation of the benefit transition until such time as appropriate documentation is provided showing evidence of MCO readiness. In addition, new services that are not currently authorized under the state plan or demonstration may be added only through approved amendments to the state plan or demonstration.

   CMS will notify the state of concerns within 10 days of receiving the state’s written notice of the change. If no comments are received, the state may proceed with the scheduled benefit transition.

7. **Adding Populations to MLTC enrollment.** Any time the state is ready to expand mandatory MLTC plan enrollment into a new Medicaid population, the state must submit an 1115 amendment in accordance with STC 7 in Section III. The amendment request must include the following:
a. A description of the population and the list of the counties that will have populations moving to mandatory enrollment;

b. A list of MCO with an approved state certificate of authority to operate in those counties demonstrating that enrollees will be afforded choice of plan that will be providing services;

c. Confirmation that the MCO have met the network requirements in STC 10 in Section VI for each MCO.

d. An analysis of why the most appropriate authority to implement mandatory MLTC for the new population, i.e. what the state is demonstrating by implementing the change to the demonstration.

8. Assurances during LTSS expansion for MMMC, HIV SNP, and HARP Enrollees.
To provide and demonstrate seamless transitions for enrollees, the state must (where applicable):

a. Send sample notification letters. Existing Medicaid providers must receive sample beneficiary notification letters via widely distributed methods (mail, email, provider website, etc.) so that providers are informed of the information received by enrollees regarding their managed care transition.

b. Provide continued comprehensive outreach, including educational tours for enrollees and providers. The educational tour should educate enrollees and providers regarding plan enrollment options, rights and responsibilities and other important program elements. The state must provide webinars, meeting plans, and send notices through outreach and other social media (e.g. state’s website). The enrollment broker, choice counseling entities, ombudsman and any group providing enrollment support must participate.

c. Operate a call center independent of the MLTC, and MMMC, HIV SNP, and HARP plans. This entity must be able to help enrollees in making independent decisions about plan choice and be able to document complaints about the plans. During the first 60 days of implementation the state must review all call center response statistics to ensure all contracted plans are meeting requirements in their contracts. After the first 60 days, if all entities are consistently meeting contractual requirements the state can decrease the frequency of the review of call center statistics, but no more than 120 days should elapse between reviews.

d. Review the outcomes of the auto-assignment algorithm to ensure that MLTC and MMMC plans with more limited networks do not receive the same or larger number of enrollees as plans with larger networks.

e. The state shall require MCO to maintain the current worker recipent relationship for no less than 90 days.

9. Assessment of LTSS needs for MLTC and MMMC and Behavioral Health Assessments for HARPs and HIV SNPs. LTSS needs assessments must be conflict free and plans will not complete any LTSS needs assessments for individuals requesting such services prior to enrollment in a plan. Non-dually eligible individuals requesting LTSS will be assessed for criteria necessitating enrollment in MLTC or an alternate waiver program. An independent LTSS assessment or behavioral health assessment system must be in place in any
geographic location where MLTC or, LTSS in MMMC will be mandated or where HARP enrollment is an option. LTSS assessments for skilled nursing facility services in MMMC and behavioral health assessments for HARPs and HIV SNPs will be conflict free prior to implementation and geographic phase in.

10. **Post Assessment Education.** New Medicaid applicants must be provided the results of their assessment and educated on the steps in the Medicaid eligibility determination, including denial and fair hearing procedures. Individuals who are currently Medicaid eligible must be provided information regarding choice of plan.

11. **Operation of the HCBS Expansion Program.** The individuals eligible for this component of the demonstration will receive the same HCBS as those individuals determined eligible for and enrolled in the state’s Nursing Home Transition and Diversion Program (NHTDP) and Traumatic Brain Injury Program (TBIP) authorized under section 1915(c) of the Act. The specific benefits provided to participants in this program are listed in Attachment C. The state will operate the HCBS Expansion program in a manner consistent with approved NHTDP and TBIP 1915(c) waiver programs and must comply with all administrative, operational, quality improvement and reporting requirements contained therein. The state shall provide enrollment and financial information about the individuals enrolled in the HCBS Expansion program.

12. **Facilitated Enrollment.** Facilitated enrollers, which may include MCOs, health care providers, community-based organizations, and other entities under state contract, will engage in those activities described in 42 CFR § 435.904(d)(2), as permitted by 42 CFR § 435.904(e)(3)(ii), within the following parameters:

   a. Facilitated enrollers will provide program information to applicants and interested individuals as described in 42 CFR §435.905(a).

   b. Facilitated enrollers must afford any interested individual the opportunity to apply for Medicaid without delay as required by 42 CFR §435.906.

   c. If an interested individual applies for Medicaid by completing the information required under 42 CFR §435.907(a) and (b) and 42 CFR §435.910(a) and signing a Medicaid application, that application must be transmitted to New York State Department of Health for determination of eligibility.

   d. The protocols for facilitated enrollment practices between the state and the facilitated enrollers must:

      i. Ensure that choice counseling activities are closely monitored to minimize adverse risk selection; and

      ii. Specify that determinations of Medicaid eligibility are made solely by the Medicaid agency or its designee.

13. **Passive Enrollment.** For any component that requires passive enrollment of potential enrollees, individuals must have the ability to “opt out.” Enrollees who enrolled through the health exchange or the local social services district in an MMMC plan whose MCO also operates a HARP line of business will be passively enrolled with the ability to opt-out within the first 90
days following passive enrollment and return to their original MMMC plan. Following the 90
day opt out period, HARP enrollees may not change plans again until the remainder of the
twelve month lock-in period has lapsed. HARP eligible enrollees in an MMMC plan whose
MCO does not operate a HARP line of business will be allowed to voluntarily enroll in a HARP.
The enrollee must be given the choice of HARPs available for enrollment and the current plan
must assist the enrollee in transferring to the HARP. The state will notify CMS and the
public at least 60 days before exercising the option to modify needs-based eligibility criteria.
When a HARP enrollee leaves the HARP and transfers into another plan, care must be
coordinated for physical and behavioral health during the transition to best meet the needs of the
enrollee. The current and new plans must work together w an enrollee transfers to another plan.

VI. DELIVERY SYSTEMS

1. Contracts. Procurement and the subsequent final contracts developed to implement selective
contracting by the state with any provider group shall be subject to CMS approval prior to
implementation. Payments under contracts with public agencies, that are not competitively bid
in a process involving multiple bidders, shall not exceed the documented costs incurred in
furnishing covered services to eligible individuals (or a reasonable estimate with an
adjustment factor no greater than the annual change in the consumer price index that shall be
rebased based on actual documented costs no less than every two years).

2. Managed Care Contracts. No FFP is available for activities covered under contracts and/or
modifications to existing contracts that are subject to 42 CFR 438 requirements prior to CMS
approval of model contract language. The state shall submit any supporting documentation
deemed necessary by CMS. The state must provide CMS with a minimum of 45 days to review
and approve changes. CMS reserves the right, as a corrective action, to withhold FFP (either
partial or full) for the demonstration, until the contract compliance requirement is met.

3. Managed Care Data Requirements. All managed care organizations shall maintain an
information system that collects, analyzes, integrates and reports data as set forth at 42 CFR
§438.242. This system shall include encounter data that can be reported in a standardized
format. Encounter data requirements shall include the following:

a. Encounter Data (Health Plan Responsibilities). The health plan must collect, maintain,
validate and submit data for services furnished to enrollees as stipulated by the state in its
contracts with the health plans.

b. Encounter Data (State Responsibilities). The state shall, in addition, develop mechanisms
for the collection, reporting, and analysis of these, as well as a process to validate that each
plan’s encounter data are timely, complete and accurate. The state will take appropriate
actions to identify and correct deficiencies identified in the collection of encounter data.
The state shall have contractual provisions in place to impose financial penalties if accurate
data are not submitted in a timely fashion. Additionally, the state shall contract with its
EQRO to validate encounter data through medical record review.

c. Encounter Data Validation Study for New Capitated Managed Care Plans. If the state
contracts with new managed care organizations, the state shall conduct a validation study 18
months after the effective date of the contract to determine completeness and accuracy of
encounter data. The initial study shall include validation through a sample of medical
d. Submission of Encounter Data to CMS. The state shall submit encounter data to the Medicaid Statistical Information System (MSIS) and when required T-MSIS (Transformed MSIS) as is consistent with federal law and per STC 17 in Section III. The state must assure that encounter data maintained at managed care organizations can be linked with eligibility files maintained at the state.

4. Interpretation Services and Culturally Competent Care. The MCOs and other entities acting on behalf of the state Medicaid agency, including, but not limited to enrollment brokers, must have interpretation services and provide care that is consistent with the individual’s culture. MCOs must conduct analyses to determine any gaps in access to these services and will expand its workforce accordingly. The MCOs may also require the use of remote video and voice technology when necessary.

5. Marketing Oversight.
   
a. The state shall require each MCO to meet 42 CFR 438.104 and state marketing guidelines regarding prohibition of cold calls, use of government logos, and other standards.
   
b. All materials used to market the MCO shall receive prior approval from the state.
   
c. The state shall require through its contracts that each MCO provide all individuals who were not referred to the plan by the enrollment broker with information (in a format determined by the state) describing managed long term care, a list of available plans and contact information to reach the enrollment broker for questions or other assistance.

6. Managed Care Benefit Packages. Individuals enrolled in managed care plans under the demonstration must receive from the managed care program the benefits as identified in Attachments A through D, respectively. As noted in plan readiness and contract requirements, the state must require that, for enrollees in receipt of LTSS, each MCO/PIHP coordinate, as appropriate, needed state plan services that are excluded from the managed care delivery system but available through a fee-for-service delivery system, and must also assure coordination with services not included in the established benefit package. Plans will be at risk for any Medicaid covered service that is currently delivered. BH HCBS in HARPs and HIV SNPs will be non-risk for the initial years in accordance with STC 2 of section V. If the MCO network is unable to provide necessary medical services covered under the contract to a particular enrollee, the MCO will be required to cover these services out of network for the enrollee. The costs of room and board may not be covered and cannot be included when determining the MCO payment rates.

7. Managed Care Rates Transition for HARPs. While working towards a managed care capitated rate for HARPs, the state may not proceed with implementation in a region until it has approved HCBS fee for service rates for such region. The state must submit HARP capitation rates to CMS for approval no later than December 31, 2017. Should the state not have the ability to submit proposed rates, it must request a temporary extension to continue using the most recently approved rates.

8. Managed Care Rate Transition for Nursing Facilities (NF). As of February 1, 2015, plans are required to pay contracted nursing homes either the existing FFS rate or a negotiated rate
which allows the nursing home and the plan to engage in other financing arrangements. MLTC and MMMC plans will be reimbursed with an actuarial sound rate in compliance with 42 CFR438.6. MLTC will develop a blended rate structure to promote community integration of institutional/Home and Community Based Services (HCBS). MMMC will develop a separate rate cell for the nursing home population and will include an HCBS “rate cohort” in its non-nursing home rate cells. The state shall submit an actuarial certification to CMS for approval of the April 1, 2015 rates that contains the following modifications:

a. MLTC transition rates must be phased out

b. Documentation must be submitted identifying the unique and cumulative impact of the various capitation rate withholds.

c. Documentation must be submitted assessing gaps in rate-setting for MLTC plans that necessitate funds to mitigate risks.

9. Behavioral Health Services Furnished by MMMC, HIV SNPs, and HARPs. To the extent that an MCO is not able to meet the requirements for the management of the expanded behavioral health services, the MCO must contract with a managed care behavioral health organization to manage those services for enrollees. If the MCO network is unable to provide necessary medical services covered under the contract to a particular enrollee, the MCO will be required to cover these services out of network for the enrollee. This includes up to a two year period following the carve-in of expanded behavioral health services into Medicaid managed care during which time the MCO will reimburse OMH ambulatory licensed and OASAS certified providers the FFS fee schedule to ensure continuity of care. After 90 days, the MCO may apply utilization review criteria to individuals under the care of non-participating providers. Plans will be required to authorize services and reimburse providers whether the behavioral health provider is contracted with the health plans or is an out of network provider. For SUD services and the delivery system changes associated with the new demonstration services and resulting state plan amendments including changes under the CMS Innovation Accelerator Program (IAP) and with CMS approval, the state may require the MCOs through their contracts to adopt system-wide changes and rates to ensure that the innovations are adopted in a consistent manner statewide.

10. Independent Consumer Support Program. To support the beneficiary’s experience receiving and applying to receive long term services and supports in a managed care environment, the state shall create and maintain a permanent independent consumer support program to assist beneficiaries in understanding the coverage model and in the resolution of problems regarding services, coverage, access and rights.

a. Organizational Structure. The Independent Consumer Support Program shall operate independently from any MRT MCO. Additionally, to the extent possible, the program shall also operate independently of the state Medicaid agency.

b. Accessibility. The services of the Independent Consumer Support Program shall be available to all Medicaid beneficiaries enrolled in MRT who are in need of LTSS (institutional, residential and community based) and must be accessible through multiple entryways (e.g., phone, internet, office) and also provide outreach in the same
manner as appropriate.

c. **Functions.** The Independent Consumer Support Program shall assist beneficiaries to navigate and access covered LTSS, including the following activities:

   i. offer beneficiaries support in the pre-enrollment state, such as unbiased health plan choice counseling and general program-related information.

   ii. serve as an access point for complaints and concerns about health plan enrollment, access to services and other related matters.

   iii. help enrollees understand the fair hearing, grievance and appeal rights and processes within the health plan and at the state level, and assist them through the process if needed/requested.

   iv. conduct trainings with MRT MCO and providers on community-based resources and supports that can be linked with covered plan benefits.

d. **Staffing.** The Independent Consumer Support Program must employ individuals who are knowledgeable about the state’s Medicaid programs; beneficiary protections and rights under Medicaid managed care arrangements; and the health and service needs of persons with complex needs, including those with a chronic condition, disability, and cognitive or behavioral needs.

e. **Data Collection and Reporting.** The Independent Consumer Support Program shall track the volume and nature of beneficiary contacts and the resolution of such contacts on a schedule and manner determined by the state, but no less frequently than quarterly.

f. **Geographic expansion of MLTC and LTSS in MMMC.** In any geographic location where the state is mandating MLTC or LTSS in MMMC, the state must have the Independent Consumer Support Program in place at least 30 days prior to enrollment procedures for that geographic location.

11. **Revision of the State Quality Strategy.** The state must update its Comprehensive Quality Strategy (CQS) to reflect all managed care plans operating under MMMC including HIV SNP, MLTC and HARP programs proposed through this demonstration and submit to CMS for approval within 90 days of approval of the most recent amendment. The state must obtain the input of recipients and other stakeholders in the development of its revised Comprehensive Quality Strategy and make the CQSCQS available for public comment. The state must revise the CQSCQS whenever significant changes are made, including changes through this demonstration. Pursuant to STC 5 in Section VIIIVIII the state must also provide CMS with annual reporting on the implementation and effectiveness of the updated CQSCQS, as it impacts the demonstration. The CQS must also address the following elements:

   a. The state’s goals for improvement, identified through claims and encounter data, quality metrics and expenditure data. The goals should align with the three part aim but should be more specific in identifying specific pathways for the state to achieve these goals.

   b. The specific quality metrics for measuring improvement in the goals. The metrics should be aligned with the Medicaid and CHIP adult and child core measures, and should also
align with other existing Medicare and Medicaid federal measure sets where possible.

c. Metrics should be measured at the following levels of aggregation: the state Medicaid agency, each managed care entity, and each direct health services provider. The state will work with CMS to further define what types of metrics will be measured for direct service providers.

d. The specific methodology for determining benchmark and target performance on these metrics for each aggregated level identified above (state, plan and provider).

e. MLTSS essential elements as defined in the May 21, 2013 CMS Information Bulletin to its MMMC quality reporting system (QARR).

f. The specific methodology for determining ongoing compliance with HCBS settings qualities.

12. **Required Components of the State Quality Strategy for LTSS.** The state must have a quality strategy specifically tailored to managed long term services and supports. The quality strategy must address the following elements regarding the population utilizing long term services and supports:

a. Level of care assessments;

b. Services planning;

c. Health and welfare of enrollees;

d. MLTSS essential elements as defined in the May 21, 2013 CMS Information Bulletin to its MMMC quality reporting system (QARR); and

e. The specific methodology for determining ongoing compliance with HCBS settings qualities.

13. **Required Monitoring Activities by the State and/or EQRO.** The state’s EQR process for the MMMC and MLTC plans shall meet all the requirements of 42 CFR438 Subpart E. In addition, the state, or its EQRO shall monitor and annually evaluate the MCO/PIHPs performance on specific new requirements under mandatory enrollment of individuals utilizing long term services and supports. The state shall provide an update of the processes used to monitor the following activities as well as the outcomes of the monitoring activities within the annual report in STC 5 in Section VIIIVIII The new requirements include, but are not limited to the following:

a. **MLTC Plan Eligibility Assessments.** To ensure that approved instruments are being used and applied appropriately and as necessary, and to ensure that individuals being served with LTSS meet the MLTC program eligibility requirements for plan enrollment. The state will also monitor assessments conducted by the plan where individuals are deemed ineligible for enrollment in an MLTC plan.

b. **Service Plans.** To ensure that MCOs are appropriately creating and implementing service plans based on the enrollee’s identified needs.

c. **MCO credentialing and/or verification policies.** To ensure that LTSS services are provided by qualified providers.
14. **Access to Care, Network Adequacy and Coordination of Care Requirements for Long Term Services and Supports (LTSS).** The state shall set specific access and coordination requirements for MCO. These standards should take into consideration individuals with special health care needs, out of network requirements if a provider is not available within the specific access standard, ensuring choice of provider with capacity to serve individuals, time/distance standards for providers who do not travel to the individual’s home, and physical accessibility of covered services. The MLTC or MMMC plan is not permitted to set these standards.

15. **Demonstrating Network Adequacy.** Annually, each MCO must provide adequate assurances that it has sufficient capacity to serve the expected enrollment in its service area and offers an adequate coverage of benefits as described for the anticipated number of enrollees in the service area.

   a. The state must verify these assurances by reviewing demographic, utilization and enrollment data for enrollees in the demonstration as well as:

      i. The number and types of providers available to provide covered services to the demonstration population;

      ii. The number of network providers accepting the new demonstration population; and

      iii. The geographic location of providers and demonstration populations, as shown through GeoAccess, similar software or other appropriate methods.

   b. The state must submit the documentation required in subparagraphs (i) – (iii) above to CMS with each annual report.

   c. Enrollees and their representatives must be provided with reference documents to maintain information about available providers and services in their plans.

16. **Advisory Committee as required in 42 CFR 438.** The state must maintain for the duration of the demonstration a managed care advisory group comprised of individuals and interested parties appointed pursuant to state law by the Legislature and Governor. To the extent possible, the state will attempt to appoint individuals qualified to speak on behalf of seniors and persons with disabilities, including individuals with developmental disabilities, regarding the impact and effective implementation of the demonstration on individuals receiving LTSS.

17. **Health Services to Native Americans Populations.** The plan currently in place for patient management and coordination of services for Medicaid-eligible Native Americans developed in consultation with the Indian tribes and/or representatives from the Indian health programs located in participating counties shall continue in force for this extension period.

**VII. DELIVERY SYSTEM REFORM PROGRAM DESCRIPTION AND OBJECTIVES**

1. **Medicaid Redesign Team (MRT).**

   a. **Background**
The purpose of this demonstration element is to describe a structure under which the federal government will provide up to $8 billion in new federal funds for all Medicaid Redesign Team (MRT) activities April 14, 2014 through March 31, 2020. The purpose of one component of MRT, the Delivery System Reform Incentive Payment (DSRIP) program, is to provide incentives for Medicaid providers to create and sustain an integrated, high performing health care delivery system that can effectively and efficiently meet the needs of Medicaid beneficiaries and low income uninsured individuals in their local communities by improving care, improving health and reducing costs. Up to $6.42 billion of the new MRT funding is available for DSRIP payments to providers. Up to $500 million in temporary, time limited, funding was available from an Interim Access Assurance Fund (IAAF) for payments to providers to protect against degradation of current access to key health care services in the near term, but this authority expired as of December 31, 2014. And, up to $1.08 billion in federal funding for other Medicaid Redesign purposes through State Plan Amendments is specifically designated for other Medicaid redesign initiatives or as described in the protocols. These initiatives must expand the capacity of the state’s provider network, facilitate delivery system reform, or enhance the ability of the state to monitor and oversee service delivery.

The DSRIP program is focused on the following goals: (1) safety net system transformation at both the system and state level; (2) accountability for reducing avoidable hospital use and improvements in other health and public health measures at both the system and state level; and (3) efforts to ensure sustainability of delivery system transformation through leveraging managed care payment reform.

i. Safety Net System Transformation. The DSRIP funds provider incentive payments to reward safety net providers when they undertake projects designed to transform the systems of care that support Medicaid beneficiaries and low income uninsured by addressing three key elements, which must be reflected in all DSRIP projects proposed by safety net providers participating in DSRIP (referred to as “Performing Provider Systems”). DSRIP projects will be designed to meet and be responsive to community needs while ensuring overall transformation objectives are met. As such, all projects must include the following elements, whose core components and associated outcome measures are further described in the DSRIP Strategies Menu and Metrics (Attachment J):

A. Element 1: Appropriate Infrastructure. The DSRIP will further the evolution of infrastructure and care processes to meet the needs of their communities in a more appropriate, effective and responsive fashion to meet key functional goals. This will include changes in the workforce. Infrastructure evolution must support the broader goals of DSRIP, and key outcomes reflect the kinds of infrastructure to be supported under DSRIP. Appropriate infrastructure should ensure access to care, particularly to outpatient resources as well as effective care integration. In support of linking settings, the transforming infrastructure should place more emphasis on outpatient settings. Also, critical services
such as care coordination may need to be expanded to meet the broad needs of the population served.

Indicators related to this objective are included in the System Transformation Milestones (Domain 2) described in more detail in DSRIP Strategies Menu and Metrics (Attachment J). Because many of these indicators are difficult to benchmark, the state will be accountable for ensuring that these indicators are moving overall in the right directions across all systems as part of the statewide accountability described in STC 14 (f) of this section.

B. **Element 2: Integration across settings.** The DSRIP will further the transformation of patient care systems to create strong links between different settings in which care is provided, including inpatient and outpatient settings, institutional and community based settings, and importantly behavioral and physical health providers. The goal will be to coordinate and provide care for patients across the spectrum of settings in order to promote health and better outcomes, particularly for populations at risk, while also managing total cost of care. The DSRIP will fund projects that include new and expanded care coordination programs, other evidence based, data driven interventions and programs focused on key health and cost drivers and opportunities for providers to share information and learn from each other.

Key outcomes to be measured are expected to reflect this ongoing transformation.

Integration across settings will create alignments between providers. The DSRIP will include restructuring payments to better reward providers for improved outcomes and lower costs.

Indicators related to this objective are included in the Clinical Improvement Milestones (Domain 3) described in more detail in DSRIP Strategies Menu and Metrics (Attachment J). Each system will be accountable for these indicators, and in addition, because the state should also work to support this goal, the state will also be accountable for statewide performance on these outcomes as described in STC 14(g) of this section.

C. **Element 3: Assuming responsibility for a defined population.** The DSRIP projects will be designed in ways that promote integrated systems assuming responsibility for the overall health needs of a population of Medicaid beneficiaries and low income uninsured people, not simply responding to the patients that arrive at the doors of a hospital. The state will approve a defined population for each DSRIP project based on geographic and member service loyalty factors, as described in DSRIP Program Funding and Mechanics Protocol (Attachment I). Safety net providers may propose to develop integrated systems that target the individuals
served by a set of aligned community-based providers, or more ambitious systems to tackle accountability for an entire geographic population. Patient and beneficiary engagement through tools including community needs assessment and responsiveness to public health needs will be an important element of all DSRIP projects.

Each indicator used to determine DSRIP awards should reflect a population, rather than the patients enrolled in a particular intervention. In addition, DSRIP performing provider systems will be required to report on progress on priorities related to the Prevention Agenda as included in the Population-wide Strategy Implementation Milestones (Domain 4) described in more detail in DSRIP Strategies Menu and Metrics (Attachment J).

D. Element 4: Procedures to reduce avoidable hospital use: guidepost for statewide reform. New York has identified a statewide goal of reducing avoidable hospital use and improving outcomes in other key health and public health measures. Effectively reducing avoidable hospital use requires alignment of outpatient and inpatient settings, requires systems that can take responsibility for a population, and requires investments in key infrastructure—and so this is a guidepost that can ensure that these transformations are aligned with our shared goals of better health, and better care at lower cost.

Consistent with the fact that this is an integral guidepost to system transformation, key improvement outcomes for avoidable hospital use and improvements in other health and public health measures will be included for each project, and the state will be held accountable for these measures as part of the statewide accountability described in STC 14 (f) of this section.

E. Element 5: State managed care contracting reforms to establish and promote DSRIP objectives. The state must also ensure that its managed care payment systems recognize, encourage and reward positive system transformation. To fully accomplish DSRIP goals and ensure sustainability of the initiatives supported by this demonstration, as a condition of receiving DSRIP project funding, the state shall develop and execute payment arrangements and accountability mechanisms with its managed care contractors. These payment and accountability changes, described further in STC 39 of this section, must be reflected in the state’s approved state plan and managed care contracts, and are funded through the approved state plan (without separate DSRIP funding). These changes are a condition for overall DSRIP project funding to be released.

This goal will also be monitored as part of the statewide accountability test described in STC 14(f) of this section and will
be tracked not at a DSRIP project level, but at the state level. The state must ensure state payments to managed care plans reflect and promote the establishment and continuation of integrated service delivery systems and procedures to reduce avoidable hospital use and ensure improvements in other health and public health measures.

ii. **State and Provider Accountability.** Overall DSRIP project funding is available up to the amounts specified in the special terms and conditions. Such funding is subject to the Performing Provider System meeting ongoing milestones established pursuant to this demonstration, and the state meeting overall state milestones as described in the STCs and DSRIP Program Funding and Mechanics Protocol (Attachment I). In addition, statewide achievement of performance goals and targets must be achieved and maintained for full access to the funding level as specified in the STCs. Specific reductions from statewide funds are taken from the state starting in Year 3 accordance with STC 14 (h) of this section if these targets are not achieved.

Individual projects are awarded based on the merit of the proposal itself, its support of the overall DSRIP goals, and the projected breadth and depth of the impact on Medicaid beneficiaries. Public transparency, a process that allows for community input, and independent expert evaluation are critical to the approval and funding levels for each project.

It should be noted that federal funding for DSRIP activities is limited in any phase of the demonstration period to the amounts set forth in this demonstration authority, subject to all of the reductions based on milestones, even if the state expenditures exceed the amount for which federal funding is available.

b. **Interim Access Assurance Fund (IAAF)**

Temporary, time limited, funding is available from an IAAF to protect against degradation of current access to key health care services in the near term, and the expenditure authority expired on December 31, 2014. The IAAF is available to provide supplemental payments that exceed upper payment limits, DSH limitations, or state plan payments, to ensure that current trusted and viable Medicaid safety net providers, according to criteria established by the state consistent with these STCs, can fully participate in the DSRIP, transformation without unproductive disruption. The IAAF is authorized as a separate funding structure from the DSRIP program to support the ultimate achievement of DSRIP goals. To the extent available funds are not expended in this time-limited IAAF, they are available for the DSRIP program itself. In addition, a separate fund is authorized to make DSRIP project design grants to providers. The IAAF and the design grant funds are both part of the overall DSRIP total funding.

i. **Interim Access Assurance Fund.** To protect against degradation of current access to key health care services, limit unproductive disruption, and avoid gaps in the health delivery system, New York is authorized to make payments
for the financial support of selected Medicaid providers.

A. **Limit on FFP.** New York may expend up to $500 million in FFP for Interim Access Assurance payments for the period from the date of approval of the IAAF expenditure authority until December 31, 2014. To the extent available funds are not expended in this time-limited IAAF, they are available for the DSRIP program itself.

B. **Funding.** The non-federal share of IAAF payments may be funded by state general revenue funds and transfers from units of local government that are compliant with section 1903(w) of the Act. Any IAAF payments must remain with the provider receiving the payment to be used for health care related purposes, and may not be transferred back to any unit of government, directly or indirectly, or redirected for other purposes. The IAAF payments received by providers cannot be used for the non-federal share of any expenditures claimed under a federally-supported grant.

ii. **Interim Access Assurance Fund Requirements.**

A. The state will make all decisions regarding the distribution of IAAF payments to ensure that sufficient numbers and types of providers are available to Medicaid beneficiaries in the geographic area to provide access to care for Medicaid and uninsured individuals while the state embarks on its transformation path. The IAAF payments shall be limited to providers that serve significant numbers of Medicaid individuals, and that the state determines have financial hardship in the form of financial losses or low margins. In determining the qualifications of a safety net provider for this program and the level of funding to be made available, the state will take into consideration both whether the funding is necessary (based on current financial and other information on community need and services) to provide access to Medicaid and uninsured individuals. The state will also seek to ensure that IAAF payments supplement but do not replace other funding sources.

B. Before issuing any payments to providers, the state must post on its Website a list of qualifications that providers must meet to receive payments under this section, provide an opportunity for public comment for at least 14 days, and consider such comments. On the day the proposed qualifications list is posted, the state must provide to CMS the URL where the list can be found. The state must take the public comments into account when qualifying providers and distributing funds from this account.

C. Following the end of the public comment period in (ii), the state will initiate an open application period of at least 14 days duration for providers to submit applications.
D. If a provider otherwise meeting the qualifications of this section is also receiving funds through the state’s vital access program, or any other supplemental payment program for which the federal government provides matching funds, or Medicaid disproportionate share hospital payments, the state must assure CMS of non-duplication. As part of the reporting requirements described in (iii) below, the state assures that the payment information for the IAAF will be maintained, as the reporting information is subject to CMS audit. A provider may receive both funding through this special fund and a planning grant as part of the DSRIP program.

iii. Reporting.

A. Within 10 days of initiating payments under this section to a provider, the state must submit a report to CMS that states the total amount of the payment or payments, the amount of FFP that the state will claim, the source of the non-Federal share of the payments, and documentation of the needs and purposes of the funds to assure CMS of non-duplication. The state should document all other Medicaid payments (e.g. base, supplemental, VAP, DSH) the provider receives to demonstrate that existing payments are not sufficient to meet financial needs of the providers.

B. In each quarterly progress report, the state will include a summary of all payments under this section made during the preceding quarter, including all information required in (A), and attach copies all reports submitted under (A) for payments made during the quarter.

C. When reporting payments under this section on the CMS-64, the state must include in Form CMS-64 Narrative a table that lists all payments by date, provider, and amount (broken down by source), and a reference to the quarterly progress report(s) where the payments and all of their required supporting documentation is presented.

iv. IAAF payments. The IAAF payments are not direct reimbursement for expenditures or payments for services. Payments from the IAAF are not considered patient care revenue, and shall not be offset against disproportionate share hospital expenditures or other Medicaid expenditures that are related to the cost of patient care (including stepped down costs of administration of such care) as defined under these STCs, and/or under the state plan.

c. Delivery System Reform Incentive Payment (DSRIP) Fund. The terms and conditions in Section c apply to the State’s exercise of Expenditure Authority 9: Expenditures Related to the Delivery System Reform Incentive Payment (DSRIP) Fund. These requirements are further elaborated by Attachment I, “NY DSRIP Program Funding and Mechanics Protocol,” Attachment J “NY DSRIP Strategies
Menu and Metrics,” and Attachment K “DSRIP Operational Protocol.” For purposes of this section, the DSRIP program will have its own DSRIP demonstration years (DDY) and any reference to DDY is in reference to the DSRIP portion of the Partnership Plan demonstration and not to the DYs for the entire MRT demonstration. DSRIP funding for demonstration year DDY 1 through DDY 5 is contingent on renewal of the demonstration no later than December 31, 2014 and the revision of Attachments I, J and K based on the pre-implementation activities described in this section.

As described further below, DSRIP funding is available to Performing Provider Systems that consist of safety net providers whose project plans are approved and funded through the process described in these STCs and who meet particular milestones described in their approved DSRIP project plans. DSRIP project plans are based on the evidenced-based projects specified in the DSRIP Strategies Menu and Metrics (Attachment J) and are further developed by Performing Provider Systems to be directly responsive to the needs and characteristics of the low-income communities that they serve and to achieve the transformation objectives furthered by this demonstration.

Table 7 shows the definitions of DDY and correspondence with demonstration DYs.

Table 7: DSRIP Demonstration Years

<table>
<thead>
<tr>
<th>DDY</th>
<th>Time Period</th>
<th>Demonstration DY</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>04/14/2014–03/31/2015</td>
<td>DY 16</td>
</tr>
<tr>
<td>1</td>
<td>04/01/2015–03/31/2016</td>
<td>DY 17</td>
</tr>
<tr>
<td>2</td>
<td>04/01/2016–03/31/2017</td>
<td>DY 18</td>
</tr>
<tr>
<td>3</td>
<td>04/01/2017–03/31/2018</td>
<td>DY 19</td>
</tr>
<tr>
<td>4</td>
<td>04/01/2018–03/31/2019</td>
<td>DY 20</td>
</tr>
<tr>
<td>5</td>
<td>04/01/2019–03/31/2020</td>
<td>DY 21</td>
</tr>
</tbody>
</table>

d. Health Homes: This component is to support health homes with building the infrastructure necessary to properly scale up the state's capability to better assist patients with multiple chronic illness, serious mental health and/or HIV, as described in the State Plan Amendment # 14-0016 approved on March 10, 2015 for the amount specified in Table 8 of this section.

e. Behavioral Health Home and Community Based Services (BH HCBS): This component is to fund the BH HCBS available to eligible HARP and HIV SNP enrollees (listed in Attachment D). These services are designed to assist high needs individuals with serious mental illness and substance use disorders in remaining in home and community based settings and achieving recovery-oriented outcomes.

f. MLTC Strategy. The MLTC Workforce strategy includes initiatives to retrain and recruit professionals in the long term care sector. The state may not claim for MLTC Strategies until CMS approves the operational protocol, to be included as Attachment H.
2. **Safety Net Definition:** The definition of safety net provider for hospitals will be based on the environment in which the performing provider system operates. Below is the safety net definition:

   a. A hospital must meet the following criteria to participate in a performing provider system:

      i. Must be either a public hospital, Critical Access Hospital or Sole Community Hospital, or

      ii. Must pass two tests:

         A. At least 35 percent of all patient volume in their outpatient lines of business must be associated with Medicaid, uninsured and Dual Eligible individuals.

         B. At least 30 percent of inpatient treatment must be associated with Medicaid, uninsured and Dual Eligible individuals; or

     iii. Must serve at least 30 percent of all Medicaid, uninsured and Dual Eligible members in the proposed county or multi-county community. The state will use Medicaid claims and encounter data as well as other sources to verify this claim. The state reserves the right to increase this percentage on a case by case basis so as to ensure that the needs of each community’s Medicaid members are met.

   b. Non-hospital based providers, not participating as part of a state-designated health home, must have at least 35 percent of all patient volume in their primary lines of business and must be associated with Medicaid, uninsured and Dual Eligible individuals.

   c. **Vital Access Provider Exception:** The state will consider exceptions to the safety net definition on a case-by-case basis if it is deemed in the best interest of Medicaid members. Any exceptions that are considered must be approved by CMS and must be posted for public comment 30 days prior to application approval. Three allowed reasons for granting an exception are:

      i. A community will not be served without granting the exception because no other eligible provider is willing or capable of serving the community.

      ii. Any hospital is uniquely qualified to serve based on services provided, financial viability, relationships within the community, and/or clear track record of success in reducing avoidable hospital use.

      iii. Any state-designated health home or group of health homes.

   d. Non-qualifying providers can participate in Performing Providers Systems. However, non-qualifying providers are eligible to receive DSRIP payments totaling no more than 5 percent of a project’s total valuation. CMS can approve payments
above this amount if it is deemed in the best interest of Medicaid members attributed to the Performing Provider System.

3. Performing Provider Systems. The safety net providers that are funded to participate in a DSRIP project are called “Performing Provider Systems.” Performing Provider Systems that complete project milestones and measures as specified in Attachment J, “DSRIP Strategies Menu and Metrics”, are the only entities that are eligible to receive DSRIP incentive payments.

4. Two DSRIP Pools. Performing Provider Systems will be able to apply for funding from one of two DSRIP pools: Public Hospital Transformation Fund and Safety Net Performance Provider System Transformation Fund.

   a. The Public Hospital Transformation Fund will be open to applicants led by a major public hospital system. The public hospital systems allowed to participate in this pool include:
      
      i. Health and Hospitals Corporation of New York City
      ii. State University of New York Medical Centers
      iii. Nassau University Medical Center
      iv. Westchester County Medical Center
      v. Erie County Medical Center

   b. The Safety Net Performance Provider System Transformation Fund would be available to all other DSRIP eligible providers.

   c. Allocation of funds between the two pools will be determined after applications have been submitted, based on the valuation of applications submitted to each pool. The valuation framework is described in STC 9 of this section and will be further specified in the Program Funding and Mechanics Protocol.

   d. There is also a Performance Pool within the two DSRIP pools, as described in the Program Funding and Mechanics Protocol (Attachment I).

5. Coalitions and Attributed Population. Major public general hospitals and other safety net providers are strongly required to form coalitions that apply collectively as a single Performing Provider System. Coalitions will be evaluated on performance on DSRIP milestones collectively as a single Performing Provider System. Coalitions are subject to the following conditions in addition to the requirements specified in the Program Funding and Mechanics Protocol:

   a. Coalitions must designate a lead coalition provider who will be held responsible under the DSRIP for ensuring that the coalition meets all requirements of Performing Provider Systems, including reporting to the state and CMS.

   b. Coalitions must establish a clear business relationship between the component providers, including a joint budget and funding distribution plan that specifies in
advance the methodology for distributing funding to participating providers. The funding distribution plan must comply with all applicable laws and regulations, including, but not limited to, the following federal fraud and abuse authorities: the anti-kickback statute (sections 1128B(b)(1) and (2) of the Act); the physician self-referral prohibition (section 1903(s) of the Act); the gainsharing civil monetary penalty (CMP) provisions (sections 1128A(b)(1) and (2) of the Act); and the beneficiary inducement CMP (section 1128A(a)(5) of the Act). CMS approval of a DSRIP plan does not alter the responsibility of Performing Provider Systems to comply with all federal fraud and abuse requirements of the Medicaid program.

c. Each Performing Providers System must, in the aggregate, identify a proposed population for DSRIP. The proposed population will be aligned with the population attribution methodology specified in the Program Funding and Mechanics Protocol. The attribution methodology will assure non-duplication of members between DSRIP Performing Providers Systems.

d. Each coalition must have a data agreement in place to share and manage data on system-wide performance.

6. Objectives. Performing Provider Systems will design and implement projects that aim to achieve each of the following objectives or sub-parts of objectives, which are elaborated further in the DSRIP Strategies Menu and Metrics (Attachment J). To put in the context of the overall three objectives below, each performing provider system is responsible for project activity that addresses the first two objectives, for a defined population as specified in the third objective.

a. The creation of appropriate infrastructure and care processes based on community need, in order to promote efficiency of operations and support prevention and early intervention.

b. The integration of settings through the cooperation of inpatient and outpatient, institutional and community based providers, in coordinating and providing care for patients across the spectrum of settings in order to promote health and better outcomes, particularly for populations at risk, while managing total cost of care.

c. Population health management as described in the attribution section of the Program Funding and Mechanics Protocol.

6. Project Milestones. Progress towards achieving the goals specified above will be assessed by specific milestones for each project, which are measured by particular metrics that are further defined in the DSRIP Strategies Menu and Metrics (Attachment J). These milestones are organized into the following domains:

a. Project progress milestones (Domain 1). Investments in technology, tools, and human resources that will strengthen the ability of the Performing Provider Systems to serve target populations and pursue DSRIP project goals. Performance in this domain is measured by a common set of project progress milestones, which will include milestones related to the monitoring of project spending and post-DSRIP sustainability. This includes at least semi-annual reports on project progress specific to the performing provider system’s DSRIP project and its Medicaid and uninsured patient population.
b. **System transformation milestones (Domain 2).** As described further in the Project Menu, this includes outcomes that reflect the four subparts of the goal on system transformation, including measures of inpatient/outpatient balance, increased primary care/community-based services utilization, and rates of global capitation, partial capitation and bundled payment of providers by Medicaid managed care plans, and measures for patient engagement.

c. **Clinical improvement milestones (Domain 3):** As described further in the Project Menu, this domain includes metrics that reflect improved quality of care for Medicaid beneficiaries; including the goal of reducing avoidable hospital use and improvements in other health and public health measures. Payment for performance on these outcome milestones will be based on an objective demonstration of improvement over a baseline, using a valid, standardized method. Systems that are already high performers on these metrics, with the exception of avoidable hospitalization metrics, before initiation of projects must either explore alternative projects or align with lower performing providers such that the system as a whole has adequate room for improvement (as defined in DSRIP Program Funding and Mechanics Protocol (Attachment I).

d. **Population-wide Strategy Implementation Milestones (Domain 4).** DSRIP Performing Provider Systems will be responsible for reporting on progress on strategies they have chosen related to the Prevention Agenda as identified in DSRIP Strategies Menu and Metrics (Attachment J) for relevant populations as identified in DSRIP Program Funding and Mechanics Protocol (Attachment I) and as approved in their project plan.

7. **DSRIP Project Plan.** Performing Provider Systems must develop a DSRIP project plan that is based on one or more of the projects specified in the DSRIP Strategies Menu and Metrics (Attachment J) and complies with all requirements specified in the DSRIP Program Funding and Mechanics Protocol. Performing Provider Systems should develop DSRIP project plans, while leveraging community needs, including allowing community engagement during planning, to sufficiently address the delivery system transformation achievement that is expected from their projects. DSRIP project plans will be provided in a structured format developed by the state and approved by CMS and must be tracked by the state over the duration and close out of the program. DSRIP project plans must be approved by the state and may be subject to additional review by CMS. DSRIP project plans must include the following elements:

   a. **Rationale for Project Selection.**

      i. Each DSRIP project plan must identify the target populations, program(s), and specific milestones for the proposed project, which must be chosen from the options described in the approved DSRIP Strategies Menu and Metrics.

      ii. Goals of the project plan should be aligned with each of the objectives as described in STC 6 of this section.

      iii. Milestones should be organized as described above in STC 7 of this section.
reflecting the three overall goals and subparts for each goal as necessary.

iv. The project plan must describe the need being addressed and the starting point (including baseline data consistent with the agreement between CMS and the state) of the performing provider system related to the project. The starting point of the project plan must be after April 1, 2015.

v. Based on the starting point the performing provider system must describe its 5-year expected outcome for each of the domains described in STC 7 of this section. Supporting evidence for the potential for the interventions to achieve these changes should be provided in support of this 5 year projection for achievement in the goals of this DSRIP.

vi. The DSRIP Project Plan shall include a description of the processes used by the Performing Provider System to engage and reach out to stakeholders, including a plan for ongoing engagement with the public, based on the process described in the Operational Protocol (Attachment K).

vii. Performing Provider Systems must demonstrate how the project will transform the delivery system for the target population and do so in a manner that is aligned with the central goals of DSRIP, and in a manner that will be sustainable after DDY5. The projects must implement new, or significantly enhance existing health care initiatives; to this end, providers must identify the CMS and HHS funded delivery system reform initiatives in which they currently participate or in which they have participated in the previous five years, and explain how their proposed DSRIP activities are not duplicative of activities that are already or have recently been funded.

viii. The plan must include an approach to rapid cycle evaluation that informs the system in a timely fashion of its progress, how that information will be consumed by the system to drive transformation and who will be accountable for results, including the organizational structure and process to oversee and manage this process. The plan must also indicate how it will tie into the state’s requirement to report to CMS on a rapid cycle basis.

ix. The plan must contain a comprehensive workforce strategy. This strategy will identify all workforce implications – including employment levels, wages and benefits, and distribution of skills – and present a plan for how workers will be trained and deployed to meet patient needs in the new delivery system. Applicants will need to include workers and their representatives in the planning and implementation of their workforce strategy.

b. Description of Project Activities.

i. Each plan must feature strategies from all domains described in STC 7 of this section and the DSRIP Strategies Menu and Metrics.

ii. For each domain of a project, there must be at least one associated outcome metric that must be reported in all years, years 1 through 5. The initially
submitted DSRIP project plan must include baseline data on all measures, should demonstrate the ability to provide valid data and provide benchmarks for each measure. Baseline measurements should be based on the most recently available baseline data, as agreed to by CMS and the state.

c. Justification of Project Funding.

i. The DSRIP project plan shall include a joint budget and funding distribution plan as provided for in DSRIP Program Funding and Mechanics Protocol (Attachment I) and a description of the performing provider system or provider coalition’s overall approach to valuing the project. Project valuations will be subject to a standardized analysis by the state as described below and further specified in the Program Funding and Mechanics Protocol.

ii. DSRIP project plans shall include any information necessary to describe and detail mechanisms for the state to properly receive intergovernmental transfer payments (as applicable and further described in the program funding and mechanics protocol).

8. Project Valuation. DSRIP payments are earned for meeting the performance milestones (as specified in each approved DSRIP project plan). The value of funding for each milestone and for DSRIP projects overall should be proportionate to its potential benefit to the health and health care of Medicaid beneficiaries and low income uninsured individuals, and the potential costs of the project to the provider, as further explained in the Program Funding and Mechanics Protocol (Attachment I).

a. Maximum project valuation. As described further in the Program Funding and Mechanics Protocol, a maximum valuation for each project on the project menu shall be calculated based on the following valuation components as specified in the Program Funding and Mechanics Protocol (Attachment I).

i. Index score of transformation potential. The state will use a standardized index to score each project on the project menu, based on its anticipated delivery system transformation. This index will include factors of anticipated transformation, such as potential for achieving the goals of DSRIP outlined in STC 6 of this section, expected cost savings, potential to reduce preventable events, capacity of the project to directly affect Medicaid and uninsured beneficiaries and robustness of evidence base. The index scoring process is described in the DSRIP Program and Funding and Mechanics Protocol and will be available for public comment in accordance with STC 10 of this section.

ii. Valuation benchmark. The project index score will be multiplied by a valuation benchmark in combination with the components below for all DSRIP projects in order to determine the maximum valuation for the project, as specified in the Program Funding and Mechanics Protocol (Attachment I). The valuation benchmark should be externally justified based on evidence for the value and scope of similar system transformations and delivery system reforms, and may not be based on the total statewide limit on DSRIP funding described in STC 14 of this section. By no later than 15 days after the public
comment period for initial DSRIP applications, the state will establish a state-
wide valuation benchmark based on its assessment of the cost of similar
delivery reforms. This valuation benchmark will be expressed in a per-
member per month (PMPM) format and may not exceed $15 PMPM. Project
valuation will be calculated by multiplying this valuation benchmark against
the DSRIP Project Application Score and number of DSRIP months below.

iii. **DSRIP Project Plan Application Score.** Based on the Performing
Provider System’s application, each project plan will receive a score based
on the fidelity to the project description and likelihood of achieving
improvement by using that project.

A. Number of Attributed Beneficiaries. Number of beneficiaries attributed to
each performing provider’s project plan

B. Number of DSRIP Months. Number of DSRIP months that will be paid
for under the DSRIP project plan.

b. **Progress milestones and outcome milestones.** A DSRIP project’s total valuation
will be distributed across the milestones described in the DSRIP project plan,
according to the specifications described in the Program Funding and Mechanics
Protocol (Attachment I). An increasing proportion of DSRIP funding will be
allocated to performance on outcome milestones each year, as described in DSRIP
Program Funding and Mechanics Protocol (Attachment I).

c. **Performance based payments.** Performing Provider Systems may not receive
payment for metrics achieved prior to the baseline period set by CMS and the State
in accordance with these STCs and the funding and mechanics protocol and
achievement of all milestones is subject to audit by CMS, the state, and the state’s
independent assessor described in STC 10 of this section. The state shall also monitor
and report proper execution of project valuations and funds distribution as part of the
implementation monitoring reporting required under STC 12 of this section. In
addition to meeting performance milestones, the state and performing providers must
comply with the financial and reporting requirements for DSRIP payments specified
in STC 13 of this section and any additional requirements specified in the Program
Funding and Mechanics Protocol (Attachment I).

9. **Pre-implementation activities.** In order to authorize DSRIP funding for DDY 1 to 5, the
state must meet the following implementation milestones according to the timeline outlined
in these STCs and must successfully renew the demonstration according to the process
outlined in STC 8 in Section III. Failure to complete these requirements will result in a state
penalty, as described in paragraph 14.h below.

a. **Project Design Grants.** During DSRIP Year 0, the state may provide allotted
amounts to providers for DSRIP Design Grants from a designated Design Grant
Fund. These grants will enable providers to develop specific and comprehensive
DSRIP Project Plans. New York may expend up to $100 million in FFP for the grant
payments from the Design Grant Fund. Unspent funds will be carried over to
DSRIP. DSRIP Project Design Grant payments count against the total amounts
allowed for DSRIP under the demonstration.
i. Submitting a proposal for a DSRIP Project Design Grant. Providers and coalitions must submit a DSRIP design proposal as an application for a design. The state will review proposals and award design grants at any time during the pre-implementation activities.

ii. Use of Design Grant Funds. The providers and coalitions that receive DSRIP project design grants must use their grant funds to prepare a DSRIP project plan to prepare the provider’s application for a DSRIP award. Providers and coalitions that receive DSRIP project design grants must submit a DSRIP application.

b. Public comment period. The state must engage the public and all affected stakeholders (including community stakeholders, Medicaid beneficiaries, physician groups, hospitals, and health plans) by publishing the development of the DSRIP Program Funding and Mechanics Protocol and DSRIP Strategies Menu and Metrics (Attachments I and J), including all relevant background material, and providing a public comment period that will be no less than 30 days that includes submission of comments through electronic means as well as public meetings across the State.

c. Allowable changes to DSRIP protocols. The state must post the public comments received and any technical modifications the state makes to the DSRIP Program Funding and Mechanics Protocol and DSRIP Strategies Menu and Metrics (Attachments I and J). Only changes to the protocol and menu that are related to the public comments will be allowed and incorporated into final protocols for DDY 1 to DDY 5. The state will submit the final protocols and menu and CMS will review and take action on the changes (i.e. approve, deny or request further information or modification) no later than 90 days after the state’s submission.

d. Baseline data on DSRIP measures. The state must use existing data accumulated prior to implementation to identify performance goals for performing providers. The state must identify high performance levels for all anticipated measures in order to ensure that providers select projects that can have the most meaningful impact on the Medicaid population, and may not select projects for which they are already high performers, with the exception of projects specifically focused on avoidable hospitalization.

e. Procurement of entities to assist in the administration and evaluation of DSRIP. The state will identify independent entities with expertise in delivery system improvement, including an independent assessor, an independent evaluator and any other administrative costs. The independent entities will work in cooperation with one another to do the following:

   i. Independent Assessor: Conduct a transparent review of all proposed DSRIP project plans and make project approval recommendations to the state.

   ii. Independent Evaluator: Assist with the continuous quality improvement activities.

   iii. Administrative Costs: Administrative costs the state incurs associated with the management of DSRIP reports and other data.
A. The state must describe the functions of each independent entity and their relationship with the state as part of its Operational Protocol (Attachment K).

B. The state may elect to require IG Ts to be used to fund the non-federal share of the administrative activities, as permitted under the state plan.

C. Spending on the independent entities and other administrative cost associated within the DSRIP fund is classified as a state administrative activity of operating the state plan as affected by this demonstration. The state must ensure that all administrative costs for the independent entities are proper and efficient for the administration of the DSRIP Fund.

f. **Submit evaluation plan.** The state must submit an evaluation plan for DSRIP consistent with the requirements of STC 19 of this section no later than 120 days after award of the DSRIP program. Further, the state must identify an independent evaluator. The evaluation plan, including the budget and adequacy of approach to meet the scale and rigor of the requirements of STC 21 of this section, is subject to CMS approval. The state must submit a revised evaluation plan by May 31, 2016.

g. **Update comprehensive quality strategy.** The state must update its comprehensive quality strategy, defined in Section VI, to ensure the investment in DSRIP programs will complement and be supported by the state’s managed care quality activities and other quality improvements in the state, including the state’s Medicaid Redesign Team and Health Homes initiatives.

h. **DSRIP Operational Protocol.** The state shall submit for CMS approval a draft operational protocol for approving, overseeing, and evaluating DSRIP project grants no later than 90 days after the award of the Demonstration. The protocol is subject to CMS approval. The State shall provide the final protocol within 30 days of receipt of CMS comments. If CMS finds that the final protocol adequately accommodates its comments, then CMS will approve the final protocol within 30 days. This protocol will become an appendix to Attachment K of these STCs.

i. The Operational Protocol, including required baseline and ongoing data reporting, independent assessor protocols, performing provider requirements, and monitoring/evaluation criteria shall align with the CMS approved evaluation design and the monitoring requirements in STC 34 of this section.

ii. The state shall make the necessary arrangements to assure that the data needed from the Performing Provider Systems, and data needed from other sources, are available as required by the CMS approved monitoring protocol.

iii. The Operational Protocol and reports shall be posted on the state Medicaid website within 30 days of CMS approval.
i. **CMS Oversight of Pre-implementation Activities.** CMS reserves the right to provide oversight over the state’s pre-implementation activities in order to document late submissions and missed deliverables without notice of a delay from the state. Notice of delay from any deliverable must be received by CMS no less than 10 days before the due date of the deliverable. As part of CMS’ review of the state’s deliverables, CMS will assess completeness based on listed deliverable requirements in the STCs.

j. **Updated DSRIP Program Funding and Mechanics Protocol (Attachment I) and DSRIP Strategies Menu and Metrics Protocol (Attachment J).** Attachments I and J will be updated by December 31, 2016.

10. **DSRIP proposal and project plan review.** In accordance with the schedule outlined in these STCs and the process described further in the Program Funding and Mechanics Protocol (Attachment I), the state and the assigned independent assessor must review and approve DSRIP project plans in order to authorize DSRIP funding for DDY 1 and DDY 2 and must conduct ongoing reviews of DSRIP project plans as part of a mid-point assessment in order to authorize DSRIP funding for DY 3 and DDY4 and DDY5. The state is responsible for conducting these reviews for compliance with approved protocols. CMS reserves the right to review projects in which the state did not accept the finding of the independent assessor or other outlier projects, as specified in the Program Funding and Mechanics Protocol (Attachment I).

   a. **Review tool.** The state will develop a standardized review tool that the independent assessor will use to review DSRIP project plans and ensure compliance with these STCs and associated protocols. The review tool will be available for public comment for a 30 day period according to the timeframe specified in the Program Funding and Mechanics Protocol (Attachment I). The review tool will define the relevant factors, assign weights to each factor, and include a scoring for each factor. Each factor will address the anticipated impact of the project on the Medicaid and uninsured populations consistent with the overall purpose of the DSRIP program.

   b. **Role of the Independent assessor.** An independent assessor will review project proposals using the state’s review tool and consider anticipated project performance. The independent assessor shall make recommendations to the state regarding approvals, denials or recommended changes to project plans to make them approvable. This entity (or another entity identified by the state) will also assist with the mid-point assessment and any other ongoing reviews of DSRIP project plan.

   c. **Public comment.** Project proposals will be public documents and subject to public comment. The public will have no less than 30 days from the date of project posting to submit comments for specific project proposals, according to the process described in the Operational Protocol (Attachment K). After the comment period for the projects closes, a method for which the public can continue to comment must remain available, to obtain feedback on the ongoing implementation of the projects. The state must periodically compile comments received over the life of the demonstration and ensure that responses to comments are provided and released for public view.

   d. **Mid-point assessment.** During DDY 2, the state’s independent assessor shall assess
project performance to determine whether DSRIP project plans merit continued funding and provide recommendations to the state. If the state decides to discontinue specific projects, the project funds may be made available for expanding successful project plans in DDY 3, DDY 4 and DDY 5, as described in the Program Funding and Mechanics Protocol (Attachment I).

11. **Monitoring.** With the assistance of the independent assessor, the state will be actively involved in ongoing monitoring of DSRIP projects, including but not limited to the following activities.

   a. **Review of milestone achievement.** At least two times per year, Performing Provider Systems seeking payment under the DSRIP program shall submit reports to the state demonstrating progress on each of their projects as measured by project-specific milestones and metrics achieved during the reporting period. The reports shall be submitted using the standardized reporting form approved by the state and CMS. Based on the reports, the Independent Assessor will calculate the incentive payments for the progress achieved according to the approved DSRIP project plan. The Independent Assessor’s determination shall be considered final. The Performing Provider System shall have available for review by New York or CMS, upon request, all supporting data and back-up documentation. These reports will serve as the basis for authorizing incentive payments to Performing Provider Systems for achievement of DSRIP milestones.

   b. **Quarterly DSRIP Operational Protocol Report.** The state shall provide quarterly updates to CMS and the public on the operation of the DSRIP program. The reports shall provide sufficient information for CMS to understand implementation progress of the demonstration and whether there has been progress toward the goals of the demonstration. The reports will document key operational and other challenges, to what they attribute the challenges and how the challenges are being addressed, as well as key achievements and to what conditions and efforts they attribute the successes.

   c. **Learning collaboratives.** With funding available through this demonstration, the state will support regular learning collaboratives regionally and at the state level, which will be a required activity for all Performing Provider Systems, and may be organized either geographically, by the goals of the DSRIP, or by the specific DSRIP projects as described in the DSRIP Strategies Menu and Metrics (Attachment J). Learning collaboratives are forums for Performing Provider Systems to share best practices and get assistance with implementing their DSRIP projects. Learning collaboratives should primarily be focused on learning (through exchange of ideas at the front lines) rather than teaching (i.e., large conferences), but the state should organize at least one face-to-face statewide collaborative meeting a year. Learning collaboratives should be supported by a website to help providers share ideas and simple data over time (which should not need to be developed from scratch). In addition, the collaboratives should be supported by individuals (regional “innovator agents”) with training in quality improvement who can travel from site to site in the network to rapidly answer practical questions about implementation and harvest good ideas and practices that they systematically spread to others.

   d. **Rapid cycle evaluation.** In addition to the comprehensive evaluation of DSRIP
described in STC 22 of this section, the state will be responsible for compiling data on DSRIP performance after each milestone reporting period and summarizing DSRIP performance to-date for CMS in its quarterly reports. Summaries of DSRIP performance must also be made available to the public on the state’s website along with a mechanism for the public to provide comments.

e. **Additional progress milestones for at risk projects.** Based on the information contained in the Performing Provider System’s semiannual report or other monitoring and evaluation information collected, the state or CMS may identify particular projects as being “at risk” of not successfully completing its DSRIP project in a manner that will result in meaningful delivery system transformation. The state or CMS may require these projects to meet additional progress milestones in order to receive DSRIP funding in a subsequent semi-annual reporting period. Projects that remain “at risk” are likely to be discontinued at the midpoint assessment, described in STC 11(d) of this section.

f. **Annual discussion and site visits.** In addition to regular monitoring calls, the State shall on an annual basis present to and participate in a discussion with CMS on implementation progress of the demonstration including progress toward the goals, and key challenges, achievements and lessons learned. The state and the independent assessor will conduct annual site visits of a subset of Performing Providers to ensure continued compliance with DSRIP requirements. At its discretion, CMS may also conduct annual site visits to select Performing Providers.

g. **Application, review, oversight, and monitoring database.** The state will ensure that there is a well maintained and structured database, containing as data elements all parts and aspects of Performing Provider Systems’ DSRIP project plans including the elements discussed in paragraph 8; independent assessor, state, and CMS review comments and scores; project planning, process, improvement, outcome, and population health milestones, with indicators of their required timing, incentive payment valuation, and whether or not they were achieved; and any other data elements required for the oversight of DSRIP. Along with the database, the state will develop software applications that will support:

   i. Electronic submission of project plans by Performing Provider Systems;

   ii. Public comment on project plans;

   iii. Review of project plans by the independent assessor, state, and other independent participants in project plan review and scoring;

   iv. Electronic submission by Performing Provider Systems of their performance data;

   v. Generation of reports, containing (at a minimum) the elements in STC 36 of this section, that can be submitted to CMS to document and support amounts claimed for DSRIP payments on the CMS-64;

   vi. Summaries of DSRIP project plans submissions, scoring, approval/denial,
milestone achievement, and payments that can be accessed by the public;

vii. Database queries, and export all or a portion of the data to Excel, SAS, or other software platforms; and

viii. On-line access rights for CMS.

12. Financial requirements applying to DSRIP payments generally.

a. The non-Federal share of Fund payments to providers may be funded by state general revenue funds, and transfers from units of local government consistent with federal law. However, Federal Participation received from Designated State Health Programs (DSHP), IAAF, Planning Grants, Administration, Health Homes, and DSRIP awards shall not be used as the non-federal share in claiming Federal Participation.

Any DSRIP payment must remain with the provider specified in the DSRIP project plan, and may not be transferred back to any unit of government, including public hospitals, either directly or indirectly. In the case of coalitions that are performing DSRIP projects collectively, the DSRIP funding will flow to the participating providers and/or the coalition coordinating entity according to the methodology specified in the DSRIP project plan but may not be transferred between coalition providers.

b. The state must inform CMS of the funding of all DSRIP payments to providers through a quarterly payment report to be submitted to CMS within 60 days after the end of each quarter, as required under STC 36 of this section. This report must identify the funding sources associated with each type of payment received by each provider. This report must identify and fully disclose all the underlying primary and secondary funding sources of the non-Federal share (including health care related taxes, intergovernmental transfers, general revenue appropriations, and any other mechanism) for each type of payment received by each provider.

c. The state will ensure that any lack of adequate funds from local sources will not result in lowering the amount, duration, scope or quality of Medicaid services available under the state plan or this demonstration. The preceding sentence is not intended to preclude the state from modifying the Medicaid benefit through the state plan amendment process.

d. The state may not claim FFP for DSRIP Payments until both the state and CMS, have concluded that the performing providers have met the performance indicated for each payment. Performing providers’ reports must contain sufficient data and documentation to allow the state and CMS to determine if the performing provider has fully met the specified metric, and performing providers must have available for review by the state or CMS, upon request, all supporting data and back-up documentation. FFP will be available only for payments related to activities listed in an approved DSRIP project plan.

e. Each quarter the State makes DSRIP Payments or IAAF payments and claims FFP, appropriate supporting documentation will be made available for CMS to determine the appropriate amount of the payments. Supporting documentation may include, but is not limited to, summary electronic records containing all relevant data fields such as Payee,
Program Name, Program ID, Amount, Payment Date, Liability Date, Warrant/Check Number, and Fund Source. Documentation regarding the Funds revenue source for payments will also identify all other funds transferred to such fund making the payment. This documentation should be used to support claims made for FFP for DSRIP Payments that are made on the CMS-64.9 Waiver forms.

f. DSRIP Payments are not direct reimbursement for expenditures or payments for services. Payments from the DSRIP Fund are intended to support and reward performing providers for improvements in their delivery systems that support the simultaneous pursuit of improving the experience of care, improving the health of populations, and reducing per capita costs of health care. Payments from the DSRIP Fund are not considered patient care revenue, and shall not be offset against disproportionate share hospital expenditures or other Medicaid expenditures that are related to the cost of patient care (including stepped down costs of administration of such care) as defined under these Special Terms and Conditions, and/or under the State Plan.

g. DSRIP payments will be applied to the quarter in which the award was earned.


a. Use of FFP. The state will receive up to a total of $8 billion FFP to support MRT activities: $6.92 billion for DSRIP, $500 million of which will be for the IAAF (which expired December 31, 2014), and the remaining amount to be authorized for other activities in accordance with a CMS-approved protocol. This includes support to health homes authorized under SPA # 14-0016 approved March 10, 2015 that establishes a rate add on to existing payment rates for health home services to distribute payments up to the amounts approved in the Table 8.

b. MRT Cap. The State can claim FFP for MRT expenditures in each DSRIP Year up to the limits shown in the table below. Each DSRIP Project Plan must specify the DSRIP Year to which each milestone pertains; all incentive payments associated with meeting the milestone must count against the annual limit for the DSRIP Year identified. The state or its contractor shall monitor and report proper execution of project valuations and funds distribution as part of the implementation monitoring and reporting required under STC 35 of this section.

c. One-year DSRIP funding carry-over. If a performing provider system does not fully achieve a metric in Domains 2, 3 or 4 that was specified in its approved DSRIP project plan for completion in a particular DSRIP year, the performing provider system must report on the missed metrics in the given DSRIP year. Performing Provider Systems that do not meet annual milestones for a given metric will not be eligible to receive incentive payments for the missed metrics in that given DSRIP year. Any funding that would have been allocated to the performing provider system during that DSRIP year will be placed in the performance pool fund to be redistributed to Performing Provider Systems that have exceeded their set performance benchmarks for that DSRIP year. When a performing provider system does not meet its DSRIP year performance metrics, the missed metrics milestone will be recalibrated based on the procedures in DSRIP Program Funding and Mechanics Protocol (Attachment 1) for the next DSRIP year and the
performing provider system will be eligible to receive payments from the DSRIP payment pool for that next year if it reaches the recalibrated milestone in that next DSRIP year.

d. Fund Allocations According to MRT Demonstration Year. Table 8 below shows funding limits for the life of the demonstration.

i. Changes to the amounts specified in Table 8 requires an amendment, following processes outlined in STC 7 of section III.

ii. Sources of non-federal funding must be compliant with section 1903(w) of the Act and applicable regulations. To the extent that federal funds from any federal programs are received for the DSHP listed in Attachment I, they shall not be used as a source of non-federal share.

Table 8: Federal Financial Participation (in Millions)

<table>
<thead>
<tr>
<th>Sources of Funding</th>
<th>Year-0</th>
<th>Year-1</th>
<th>Year-2</th>
<th>Year-3</th>
<th>Year-4</th>
<th>Year-5</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Hospital IGT Transfers (Supports DSRIP IGT Funding for Public Performing Provider Transformation Fund, Safety Net Performance Provider System Transformation Fund, DSRIP, State Plan and Managed Care Services)</td>
<td>$505.1</td>
<td>$657.2</td>
<td>$960.8</td>
<td>$1,533.7</td>
<td>$1,418.0</td>
<td>$925.2</td>
<td>$6,000.0</td>
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<tr>
<td>State Appropriated Funds</td>
<td>$134.3</td>
<td>$429.8</td>
<td>$614.5</td>
<td>$497.4</td>
<td>$249.3</td>
<td>$74.6</td>
<td>$2,000.0</td>
</tr>
<tr>
<td><strong>Total Sources of Funding</strong></td>
<td><strong>$639.4</strong></td>
<td><strong>$1,087.0</strong></td>
<td><strong>$1,575.3</strong></td>
<td><strong>$2,031.1</strong></td>
<td><strong>$1,667.4</strong></td>
<td><strong>$999.8</strong></td>
<td><strong>$8,000.0</strong></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Uses of Funding</th>
<th>Year-0</th>
<th>Year-1</th>
<th>Year-2</th>
<th>Year-3</th>
<th>Year-4</th>
<th>Year-5</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>DSRIP Expenditures</td>
<td>$602.3</td>
<td>$1,049.1</td>
<td>$1,249.3</td>
<td>$1,698.3</td>
<td>$1,410.5</td>
<td>$908.9</td>
<td>$6,918.5</td>
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<td>Interim Access Assurance Fund (IAAF)</td>
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<td>$0.0</td>
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<td>Planning Payments</td>
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<td>$0.0</td>
<td>$0.0</td>
<td>$69.9</td>
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<tr>
<td>Performance Payments</td>
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<td>$1,144.3</td>
<td>$1,668.4</td>
<td>$1,379.5</td>
<td>$874.7</td>
<td>$6,048.6</td>
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<td>----------------------</td>
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</tr>
<tr>
<td>Administration</td>
<td>$32.4</td>
<td>$67.4</td>
<td>$105.0</td>
<td>$29.9</td>
<td>$31.0</td>
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<td>Health Homes</td>
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<tr>
<td>Total Uses of Funding</td>
<td>$639.4</td>
<td>$1,087.0</td>
<td>$1,575.3</td>
<td>$2,031.1</td>
<td>$1,667.4</td>
<td>$999.8</td>
<td>$8,000.0</td>
</tr>
</tbody>
</table>
e. Notwithstanding the limits in STC 1.a and 14.a, to the extent that the state elects to limit supplemental payments to an institutional provider class otherwise authorized under its state plan in any state fiscal year during which the DSRIP demonstration is in effect, an amount equal to the federal share of the amount not paid to such providers, up to $600 million may be added to the overall MRT and DSRIP limits on federal funding. This election will be available only to the extent that the state does not increase the authorized levels of such supplemental payments, or initiate new supplemental payments, during the authorized demonstration period. The state must develop and use a tracking spreadsheet (following a format approved by CMS) to ensure that the amounts of the DSRIP increase do not exceed the amount of authorized but unpaid supplemental payments.

f. **Statewide accountability.** Beginning in DSRIP Year 3, the limits on DSHP funding and on total DSRIP payments described in paragraph (a) above may be reduced based on statewide performance, according to the process described in the Program Funding and Mechanics Protocol.

g. **Statewide performance** Statewide performance will be assessed on a pass or fail basis, for a set of 4 milestones.

   i. Statewide performance on universal set of delivery system improvement metrics (as defined in Attachment J). Metrics for delivery system reform will be determined at a statewide level. Each metric will be calculated to reflect the performance of the entire state. Each of these statewide metrics will be assigned a direction for improving and worsening. This milestone will be considered passed in any given year if more metrics in these domains are improving on a statewide level than are worsening, as compared to the prior year as well as compared to initial baseline performance.

   ii. A composite measure of success of projects statewide on project-specific and population wide quality metrics. This test is intended to reflect the success of every project in achieving the goals that have been assigned to each project, including pay for reporting for certain outcome measures as specified in DSRIP Strategies Menu and Metrics (Attachment J). As described in DSRIP Program Funding and Mechanics Protocol (Attachment I), each metric that determines project level incentive payments for each project will be determined at the project level to be meeting the improvement standards. This statewide milestone will be considered passed in any given year if the number of metrics for each project that trigger award as the improvement standards in DSRIP Program Funding and Mechanics Protocol (Attachment I) are greater than the number of metrics for each project that fail to trigger an award as per the improvement standard in DSRIP Program Funding and Mechanics Protocol (Attachment I).

   iii. Growth in statewide total Medicaid spending, including MRT spending,
that is at or below the target trend rate (Measure applies in DDY4 and DDY5). The per member per month (PMPM) amounts will be adjusted to exclude growth in federal funding associated with the Affordable Care Act. The state will not be penalized if it uses these higher FMAP rates generated by the Affordable Care Act to reinvest in its Medicaid program.

Growth in statewide total inpatient and emergency room spending that is at or below the target trend rate (Measure applies in DDY 3, DDY 4 and DDY 5).

Both of the above measures will be measured on a PMPM basis by comparing data from the most recent state fiscal year with data from the state fiscal year that immediately precedes it, with applicable spending including both federal and non-federal shares combined. Such data must be verified and available for comparison within 90 days after the end of the state fiscal year, or the state will fail on this target. Adjustment outside of this time period will be made only to reflect mathematical calculation errors. Per member per month spending in each measure is determined by dividing statewide total spending by the number of person-months of Medicaid eligibility in the state for the state fiscal year. The most recent state fiscal year is the last state fiscal year ending prior to the start of the DSRIP year. For total Medicaid spending, the target trend rate is the ten-year average rate for the long-term medical component of the Consumer Price Index (as used to determine the state's Medicaid Global Spending Cap for that year), for DDYs 4 and 5 only. For inpatient and emergency room spending the target trend rate is the ten-year average rate for the long-term medical component of the Consumer Price Index (as used to determine the state's Medicaid Global Spending Cap for that year) minus 1 percentage points for DDY 3 and 2 percentage points for DDYs 4 and 5.

iv. Implementation of the managed care plan, including targets agreed upon by CMS and the state after receipt of the managed care contracting plan in STC 38 of this section related to reimbursement of plans and providers consistent with DSRIP objectives and measures. These targets will include one associated with the degree to which plans move away from traditional fee for service payments to payment approaches rewarding value.

h. The state must achieve all four milestones to avoid DSRIP reductions. If the state fails on any of the 4 targets, the amount of the reduction is as described in table 9.

The state must pass 50 percent of the inpatient/emergency room spending reduction goals to avoid DSHP penalties. This will be the sole test for any DSHP penalty. The amount of the potential reduction is set as outlined in Table 9.

Table 9: DSHP and DSRIP Penalties

| DY-3 | DY-4 | DY-5 |

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<table>
<thead>
<tr>
<th></th>
<th>DSHP Penalty</th>
<th></th>
<th></th>
<th>DSRIP Penalty</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$24.87 (5%)</td>
<td>$24.93 (10%)</td>
<td>$14.93 (20%)</td>
<td>$76.68 (5%)</td>
<td>$141.80 (10%)</td>
<td>$185.04 (20%)</td>
</tr>
</tbody>
</table>

If DSRIP and DSHP penalties are applied, the state reduces funds in an equal distribution of projects, and will not affect the high performance fund.

15. **Designated State Health Programs (DSHPs).** To the extent that the state increases its Medicaid expenditures through its DSRIP program, and achieves the metrics that are a condition for DSRIP payment, the state may claim federal matching funding for certain DSHP expenditures to support the initial investment costs of the DSRIP program. The expectation, which will be addressed in the demonstration evaluation, is that long-term savings achieved through the DSRIP investment will offset the amount of time-limited federal DSHP funding. DSHP expenditures cannot exceed the amount spent on DSRIP and DSHP funding will also be subject to the annual and total DSHP spending limits in STC 15. DSHP funding is at-risk at the statewide level based on the state’s ability to meet DSRIP spending reduction goals, including but not limited to meeting inpatient/emergency room spending reduction goals. DSHP funding will be phased down over the demonstration period. No payments will be available for expenditures that are claimed under Medicaid or are reimbursed by third parties. DSHP expenditures maybe claimed following procedures and subject to limits as described below.

a. **Limit on FFP for DSHP.** The amount of FFP that the state may receive for DSHP may not exceed the limit described below. If upon review, the amount of FFP received by the state is found to have exceeded the applicable limit, the excess must be returned to CMS as a negative adjustment to claimed expenditures on the CMS-64.

Table 9: Limit on FFP for DSHP

<table>
<thead>
<tr>
<th>Year</th>
<th>$ Millions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year-0</td>
<td>$134.3</td>
</tr>
<tr>
<td>Year-1</td>
<td>$429.8</td>
</tr>
<tr>
<td>Year-2</td>
<td>$614.5</td>
</tr>
<tr>
<td>Year-3</td>
<td>$497.4</td>
</tr>
<tr>
<td>Year-4</td>
<td>$249.3</td>
</tr>
<tr>
<td>Year-5</td>
<td>$74.6</td>
</tr>
<tr>
<td>Total</td>
<td>$2,000.0</td>
</tr>
</tbody>
</table>

The FFP limit for 2014 is the lowest of the following amounts:

i. $188 million,
ii. The combined non-Federal share of IAAF Payments, DSRIP Project Design Grant payments and DSRIP administrative costs in 2014, and
iii. The federal share of total matchable DSHP expenditures in 2014 as outlined below.

b. **DSHP List 1.** The state may claim FFP in support of DSRIP for List 1 DSHP expenditures (excluding expenditures that are otherwise eligible for federal support or that are eligible for payment by third party payers) made after March 31, 2014. The state may not claim FFP until after the date on which CMS has approved a DSHP Claiming Protocol for the specific DSHP.

i. Health Care Reform Act programs
• AIDS Drug Assistance: The ADAP (AIDS Drug Assistance Program) provides life-saving medications; ADAP Plus provides HIV primary care services; the Home Care Program provides care in the home; and the ADAP Plus Insurance Continuation (APIC) program provides assistance in paying health insurance premiums and offers comprehensive coverage in a cost-effective manner. The program improves health outcomes for Medicaid beneficiaries with HIV/AIDS.

• Tobacco Use Prevention and Control. The New York State Department of Health Tobacco Control Program (NY TCP) goal is to establish a tobacco-free for all New Yorkers and works towards that goal by implementing a policy-driven, population and evidence-based approach designed to prevent youth from smoking and motivate adult smokers to quit. The programs long-term impact is to reduce tobacco-related illness in Medicaid beneficiaries.

• Health Workforce Retraining. This program trains health care workers for positions and occupations with shortages of health care workers and provides employment for health care workers who need new jobs and/or new skills because of changes in the health care delivery system. The program supports a major component of the demonstration by improving provider networks available to Medicaid and low-income individuals.

ii. State Office on Aging programs

• Community Services for the Elderly: This county-administered program provides a broad range of community-based supportive services to allow frail, low income elderly (non-Medicaid eligible) to maintain their independence and remain in the community, thus avoiding the need for institutional care and ultimately avoid requiring Medicaid financing.

• Expanded In-Home Services to the Elderly. This county-administered program provides in-home services for the functionally impaired low income elderly (non-Medicaid eligible) to allow them to remain in the community, thus avoiding the need for institutional care and the need to enroll in Medicaid.

iii. Office of Children and Family Services: Committees on Special Education direct care programs. Committees on Special Education (CSE) are the primary placing system for providing special education services for children with educational disabilities. Placements are made by CSEs into day and residential schools. These services can improve health outcomes in vulnerable populations.

iv. State Department of Health, Early Intervention Program Services (EPAC). Part C of the Individuals with Disabilities Education Act established the Early Intervention Program (EIP) to provide a comprehensive system of early intervention services for infants and toddlers with disabilities and their families, and ultimately improving health outcomes for these individuals.

c. DSHP List 2. The state may claim FFP in support of DSHP for List 2 DSHP expenditures (excluding expenditures that are otherwise eligible for federal support or that are eligible for payment by third party payers) made after December 31, 2014. The state may not claim FFP until after December 31, 2015 for i through vi and viii below. The General Public Health Work is still under review. The state may claim for the General Public Health Work
once CMS approves expenditures in this category.

i. Childhood Lead Poisoning Primary Prevention. In an effort to eliminate childhood lead poisoning in New York State, the Childhood Lead Poisoning Primary Prevention Program’s goal is to increase the availability and number of housing units that are free of lead-based paint hazards in targeted communities identified with high incidence of childhood lead poisoning. Approximately 3,000 children are diagnosed with lead poisoning each year in New York State that could result in long term adverse health effects and substantial costs to the State and local governments. Reducing lead poisoning improves health outcomes and associated treatment costs.

ii. Healthy Neighborhoods Program. The New York State Healthy Neighborhoods Program (HNP) seeks to reduce the burden of housing related illnesses and injury. The program targets housing in high-risk areas that are identified using house, health and socioeconomic indicators from census and surveillance data. The HNP uses a combination of neighborhood canvassing and referrals to reach residents in these high-risk areas. During a visit, the home is assessed for environmental health and safety issues. For problems or potential hazards identified during the visit, an outreach worker provides education, referrals and products to help residents correct or reduce housing hazards. Twenty-five per cent of homes receive a revisit to provide additional service and assess outcomes. The program can improve health outcomes can improve health outcomes and reduce costs for associated ED visits and other healthcare costs.

iii. Cancer Services Programs. The NYSDOH Cancer Services Program (CSP) oversees the delivery of comprehensive breast, cervical and colorectal cancer screening and diagnostic services to eligible uninsured and underinsured individuals in New York State through contracts with community-based organizations known as CSP partnerships. Contractors develop relationships with regional providers (e.g., hospitals, clinics, health care providers) and community-based organizations to conduct outreach to priority populations, provide screening, diagnostic and case management services, public education, data management and quality assurance, as well as other activities outlined later in this document. The program can improve health outcomes and reduce costs through early intervention.

iv. Obesity and Diabetes Programs. The Obesity and Diabetes Prevention Programs are designed to raise public and professional awareness of the twin epidemics of obesity and diabetes, reduce the prevalence of these diseases and their risk factors, and develop and implement programs to prevent or reduce these diseases and their complications. Reducing obesity and diabetes can reduce Medicaid costs and improve health outcomes.

v. TB Treatment, Detection and Prevention. The Public Health Campaign funds support Tuberculosis (TB) contracts with twelve local health departments (including the New York City Department of Health) for maintenance of local public health infrastructure that provides direct patient care. These health departments are located in the city/counties with the highest TB morbidity in the State. This direct care can improve health outcomes and reduce costs by preventing costlier TB cases.
vi. TB Directly Observed Therapy. National Tuberculosis (TB) treatment guidelines strongly recommend using a patient-centered case management approach - including directly observed therapy (DOT) when treating persons with active TB disease. DOT is especially critical for patients with drug-resistant TB, HIV-infected patients, and those on intermittent treatment regimens (i.e., 2 or 3 times weekly). DOT decreases the chances of treatment failure and relapse, and is highly effective at preventing the spread of TB and the development of multi-drug resistant (MDR) strains of TB. Providing these services improves health outcomes and reduces costs.

vii. General Public Health Work. This program is under review by CMS and is not yet an allowed DSHP.

viii. Newborn Screening Programs. The Newborn Screening Program performs more than 11 million screens annually for more than 40 congenital disorders and exposure to the human immunodeficiency virus (HIV). The tests are conducted on the approximately quarter of a million babies born each year in New York State. The program improves outcomes through early interventions and saves long-term costs through early intervention.

d. DSHP List 3. The state may claim FFP in support of DSRIP for List 3 DSHP expenditures not used for DD Transformation And excluding expenditures that are otherwise eligible for federal support or that are eligible for payment by third party payers. The state may not claim FFP until after the date on which CMS has approved a DSHP Claiming Protocol for the specific DSHP.

i. Office of Mental Health. Funds are used for a range of services and in a range of settings to provide treatment designed to reduce symptoms, improve functioning and ensure ongoing support for individuals experiencing serious and persistent mental illness and ensure that their basic needs are met. This program has a focus on improving an individual’s quality of life in the community and reducing the need for inpatient care through the provision of community based treatment services. Providing these services can improve outcomes and reduce costs for individuals with mental illness. Specific components are noted below.

A. Licensed Outpatient Programs
B. Care Management
C. Emergency Programs
D. Rehabilitation Services
E. Residential (Non-Treatment)
F. Community Support Programs

ii. Office for People with Developmental Disabilities. These programs provide a range of programs designed to identify people with developmental disabilities (including autism), improve functioning for those with developmental disabilities, and to provide support to families and caregivers. Services improve health outcomes and functioning for individuals with developmental disabilities, and in the long-term, lower Medicaid costs by improving the self-sufficiency of individuals with developmental disabilities. Specific components are noted below.
A. Day Training  
B. Family Support Services  
C. Jervis Clinic (diagnostic center)  
D. Intermediate Care Facilities  
E. HCBS Residential  
F. Supported Work (SEMP)  
G. Day Habilitation  
H. Service Coordination/Plan of Care Support  
I. Pre-vocational Services  
J. Waiver Respite (temporary relieve to care-givers)  
K. Clinics - Article 16 (primarily long-term therapies)

iii. Office of Alcoholism and Substance Abuse Services. These programs support prevention and provide funds support safety net services for individuals who would otherwise be at risk of hospitalization or more costly Medicaid services requiring increased Federal Financial Participation.

A. Outpatient and Opioid Treatment Programs.  
B. Prevention and Program Support Services

e. DSHP Claiming Protocol. The state will develop a CMS-approved DSHP claiming protocol with which the state will be required to comply in order to draw down DSHP funds for DSRIP. State expenditures for the DSHP listed above must be documented in accordance with the protocols. The state is not eligible to receive FFP until an applicable protocol is approved by CMS. Once approved by CMS, the protocol becomes Attachment L of these STCs, and thereafter may be changed or updated with CMS approval. Changes and updates are to be applied prospectively. For each DSHP, the protocol must contain the following information:

i. The sources of non-federal share revenue, full expenditures and rates.

ii. Program performance measures, baseline performance measure values, and improvement goals. (CMS may, at its option, approve the DSHP Claiming Protocol for a DSHP without this feature.)

iii. Procedures to ensure that FFP is not provided for any of the following types of expenditures:

A. Grant funding to test new models of care  
B. Construction costs (bricks and mortar)  
C. Room and board expenditures  
D. Animal shelters and vaccines  
E. School based programs for children  
F. Unspecified projects  
G. Debt relief and restructuring  
H. Costs to close facilities  
I. HIT/HIE expenditures  
J. Services provided to undocumented individuals
K. Sheltered workshops
L. Research expenditures
M. Rent and utility subsidies
N. Prisons, correctional facilities, and services provided to individuals who are
civilly committed and unable to leave
O. Revolving capital fund
P. Expenditures made to meet a maintenance of effort requirement for any federal
grant program
Q. Administrative costs
R. Cost of services for which payment was made by Medicaid or CHIP (including
from managed care plans)
S. Cost of services for which payment was made by Medicare or Medicare
Advantage
T. Funds from other federal grants
• Needle-exchange programs

iv. Procedures to ensure that FFP is not claimed for expenditures that are claimed for any
other federal funding purpose, including as part of a state maintenance of effort
requirement under other grant programs.

f. DSHP Claiming Process.

i. Documentation of each designated state health program’s expenditures, as
specified in the DSHP Protocol, must be clearly outlined in the state's supporting
work papers and be made available to CMS.

ii. In order to assure CMS that Medicaid funds are used for allowable expenditures,
the state will be required to document through an Accounting and Voucher system
its request for DSHP payments. The vouchers will be detailed in the services
being requested for payment by the state and will be attached to DSHP support.

iii. Federal funds must be claimed within two years following the calendar quarter
in which the state disburses expenditures for the DSHP.

iv. Federal funds are not available expenditures disbursed before April 1, 2014, or for
services rendered prior to April 1, 2014.

v. Federal funds are not available for expenditures disbursed after March 31, 2020,
or for services rendered after March 31, 2020.

vi. Sources of non-federal funding must be compliant with section 1903(w) of the Act
and applicable regulations. To the extent that federal funds from any federal
programs are received for the DSHP listed above, they shall not be used as a source
of non-federal share.

vii. The administrative costs associated with the DSHP listed above, and any others
subsequently added by amendment to the demonstration, shall not be included in
any way as demonstration and/or other Medicaid expenditures.
viii. Any changes to the DSHP listed above shall be considered an amendment to the demonstration and processed in accordance with STC 7 in Section III.

g. Reporting DSHP Expenditure. The state will report all DSHP expenditures listed above on the forms CMS-64.9 Waiver and/or 64.9P Waiver as well as on the appropriate forms CMS-64.9I and CMS-64PI. under the waiver name:
   i. “DSHP for DSRIP” (if in support of DSRIP)
   ii. “DSHP for IAAF” (if in support of Interim Access Assurance Fund payments)

To address New York’s unique restrictions on Medicaid spending, the state may claim FFP for DSHP expenditures incurred in the current demonstration year or a prior demonstration year, provided it is within the two year limit of when the state paid the claim and within the total DSHP cap for the demonstration year and for demonstration as a whole.

16. Budget Neutrality Review. In conjunction with any demonstration renewal beyond December 31, 2014, CMS reserves the right to modify the budget neutrality agreement consistent with budget neutrality policy.

17. Improved Management Controls. The state and CMS agree that, in conjunction with any Partnership Plan demonstration renewal beyond December 31, 2014, the state will undertake additional activities and steps to strengthen internal controls, compliance with federal and state Medicaid requirements and financial reporting to ensure proper claiming of federal match for the Medicaid program, and to self-identify and initiate timely corrective action on problems and issues. To support the development of these additional special terms and conditions, the state reported on its assessment of current strengths and weaknesses of the state’s system of internal and financial management controls (taking into account any audit findings from federal or state oversight agencies including the HHS Office of Inspector General, the state Office of Inspector General, and CMS); the steps the state proposes to take to strengthen compliance, documentation and transparency; and the expected path for resolution of any outstanding deferrals or disallowances initiated by CMS as of the date of this amendment.

18. DSRIP Transparency. During the 30 day public comment period for the DSRIP Program Funding and Mechanics protocol (Attachment I), DSRIP Strategies Menu and Metrics (Attachment J), the state must have conducted at least two public hearings regarding the state's DSRIP amendment approval. The state must utilize teleconferencing or web capabilities for at least one of the public hearings to ensure statewide accessibility. The two public hearings must be held on separate dates and in separate locations, and must afford the public an opportunity to provide comments. Once the state develops its standardized review tool the independent assessor will use for the DSRIP project plans, the tool must also be posted for public comment for 30 days.

a. Administrative Record. CMS will maintain, and publish on its public Web site, an administrative record that may include, but is not limited to the following:
   i. The demonstration application from the state.
   ii. Written public comments sent to the CMS and any CMS responses.
iii. If an application is approved, the final special terms and conditions, waivers, expenditure authorities, and award letter sent to the state.

iv. If an application is denied, the disapproval letter sent to the state.

v. The state acceptance letter, as applicable.

vi. Specific requirements related to the approved and agreed upon terms and conditions, such as implementation reviews, evaluation design, quarterly progress reports, annual reports, and interim and/or final evaluation reports.

vii. Notice of the demonstration’s suspension or termination, if applicable.

b. CMS will provide sufficient documentation to address substantive issues relating to the approval documentation that should comprehensively set forth the basis, purpose, and conditions for the approved demonstration.

19. Submission of Draft Evaluation Design. The state shall submit a draft DSRIP evaluation design to CMS no later than 120 days after the award of the demonstration, including, but not limited to data that the state proposes to be used to evaluate DSRIP. The state must employ aggressive state-level standards that align with its managed care evaluation approach.

20. Submission of Final Evaluation Design. The state shall provide the Final Evaluation Design within 30 days of selecting the Independent Evaluator. If CMS finds that the Final Evaluation Design adequately accommodates its comments, then CMS will approve the Final Evaluation Design and the final evaluation plan will be included as Attachment M of these STCs.

21. Evaluation Requirements. The state must conform to all requirements noted in STC 2 of Section XI. The state shall engage the public in the development of its evaluation design. The demonstration evaluation will meet the prevailing standards of scientific and academic rigor, as appropriate and feasible for each aspect of the evaluation, including standards for the evaluation design, conduct, and interpretation and reporting of findings. The demonstration evaluation will use the best available data; use controls and adjustments for and reporting of the limitations of data and their effects on results; and discuss the generalizability of results.

The state shall acquire an independent entity to conduct the evaluation. The evaluation design shall discuss the strategy for each aspect of the evaluation, including standards for the evaluation design, conduct, and qualifications the entity must possess, how the state will assure no conflict of interest, and a budget for evaluation activities.

The evaluation design shall incorporate an interim and summative evaluation and will discuss the following requirements as they pertain to each:

a. The scientific rigor of the analysis;

b. A discussion of the goals, objectives and specific hypotheses that are to be tested;
c. Specific performance and outcomes measures used to evaluate the demonstration’s impact;

d. How the analysis will support a determination of cost effectiveness;

e. Data strategy including sources of data, sampling methodology, and how data will be obtained;

f. The unique contributions and interactions of other initiatives; and

g. How the evaluation and reporting will develop and be maintained.

22. Evaluation Design. The Evaluation Design shall include the following core components to be approved by CMS:

   a. **Research questions and hypotheses:** This includes a statement of the specific research questions and testable hypotheses that address the goals of the demonstration, including:

      i. safety net system transformation at both the system and state level;

      ii. accountability for reducing avoidable hospital use and improvements in other health and public health measures at both the system and state level, and

      iii. efforts to ensure sustainability of transformation of/in the managed care environment at the state level.

The research questions will be examined using appropriate comparison groups and studied in a time series.

   b. The design will include a description of the quantitative and qualitative study design (e.g., cohort, controlled before-and-after studies, interrupted time series, case-control, etc.), including a rationale for the design selected. The discussion will include a proposed baseline and approach to comparison. The discussion will include approach to benchmarking, and should consider applicability of national and state standards. The application of sensitivity analyses as appropriate shall be considered.

   c. **Performance Measures:** This includes identification, for each hypothesis, of quantitative and/or qualitative process and/or outcome measures that adequately assess the effectiveness of the Demonstration in terms of cost of services and total costs of care, change in delivery of care from inpatient to outpatient, quality improvement, and transformation of incentive arrangements under managed care. Nationally recognized measures should be used where appropriate. Measures will be clearly stated and described, with the numerator and denominator clearly defined. To the extent possible, the state will incorporate comparisons to national data and/or measure sets. A broad set of metrics will be selected. To the extent possible, metrics will be pulled from nationally recognized metrics such as from
the National Quality Forum, Center for Medicare and Medicaid Innovation, meaningful use under HIT, and the Medicaid Core Adult sets, for which there is sufficient experience and baseline population data to make the metrics a meaningful evaluation of the New York Medicaid system.

d. **Data Collection**: This discussion shall include: A description of the data sources; the frequency and timing of data collection; and the method of data collection. The following shall be considered and included as appropriate:

   i. Medicaid encounter and claims data in Transformed Medicaid Statistical Information System (TMSIS),
   
   ii. Enrollment data,
   
   iii. EHR data, where available,
   
   iv. Semiannual financial and other reporting data,
   
   v. Managed care contracting data,
   
   vi. Consumer and provider surveys, and
   
   vii. Other data needed to support performance measurement

e. **Assurances Needed to Obtain Data**: The design report will discuss the state’s arrangements to assure needed data to support the evaluation design are available

f. **Data Analysis**: This includes a detailed discussion of the method of data evaluation, including appropriate statistical methods that will allow for the effects of the Demonstration to be isolated from other initiatives occurring in the state. The level of analysis may be at the beneficiary, provider, health plan and program level, as appropriate, and shall include population and intervention-specific stratifications, for further depth and to glean potential non-equivalent effects on different sub-groups. Sensitivity analyses shall be used when appropriate. Qualitative analysis methods shall also be described, if applicable.

g. **Timeline**: This includes a timeline for evaluation-related milestones, including those related to procurement of an outside contractor, if applicable, and deliverables.

h. **Evaluator**: This includes a discussion of the state’s process for obtaining an independent entity to conduct the evaluation, including a description of the qualifications that the selected entity must possess; how the state will assure no conflict of interest, and a budget for evaluation activities.

23. **Interim Evaluation Report**. The state is required to submit a draft Interim Evaluation Report 90 days following completion of DDY 4 of the demonstration. The Interim Evaluation Report shall include the same core components as identified in STC 25 of this section for the Summative Evaluation Report and should be in accordance with the CMS approved
evaluation design. CMS will provide comments within 60 days of receipt of the draft Interim Evaluation Report. The state shall submit the final Interim Evaluation Report within 30 days after receipt of CMS’ comments.

**Summative Evaluation Report.** The Summative Evaluation Report will include analysis of data from DDY 5. The state is required to submit a preliminary summative report within 180 days of the expiration of the demonstration including documentation of outstanding assessments due to data lags to complete the summative evaluation. Within 360 days of the end for DDY 5, the state shall submit a draft of the final summative evaluation report to CMS. CMS will provide comments on the draft within 60 days of draft receipt. The state should respond to comments and submit the Final Summative Evaluation Report within 30 days.

24. **Final Summative Evaluation Report.** The Final Summative Evaluation Report shall include the following core components:

   a. **Executive Summary.** This includes a concise summary of the goals of the Demonstration; the evaluation questions and hypotheses tested; and key findings including whether the evaluators find the demonstration to be budget neutral and cost effective, and policy implications.

   b. **Demonstration Description.** This includes a description of the Demonstration programmatic goals and strategies, particularly how they relate to budget neutrality and cost effectiveness.

   c. **Study Design.** This includes a discussion of the evaluation design employed including research questions and hypotheses; type of study design; impacted populations and stakeholders; data sources; and data collection; analysis techniques, including controls or adjustments for differences in comparison groups, controls for other interventions in the state and any sensitivity analyses, and limitations of the study.

   d. **Discussion of Findings and Conclusions.** This includes a summary of the key findings and outcomes, particularly a discussion of cost effectiveness, as well as implementation successes, challenges, and lessons learned.

   e. **Policy Implications.** This includes an interpretation of the conclusions; the impact of the demonstration within the health delivery system in the state; the implications for state and federal health policy; and the potential for successful demonstration strategies to be replicated in other state Medicaid programs.

   f. **Interactions with Other State Initiatives.** This includes a discussion of this demonstration within an overall Medicaid context and long range planning, and includes interrelations of the demonstration with other aspects of the state’s Medicaid program, and interactions with other Medicaid waiver sand other federal awards affecting service delivery, health outcomes and the cost of care under Medicaid.

25. **State Presentations for CMS.** The state will present to and participate in a discussion with
CMS on the final design plan at post approval. The state will present on its interim evaluation report that is described to in STC 23 of this section. The state will present on its summative evaluation in conjunction with STC 24 of this section.

26. **Public Access.** The state shall post the final approved Evaluation Design, Interim Evaluation Report, and Summative Evaluation Report on the State Medicaid website within 30 days of approval by CMS.

27. **CMS Notification.** For a period of 24 months following CMS approval of the Summative Evaluation Report, CMS will be notified prior to the public release or presentation of these reports and related journal articles, by the state, contractor or any other third party. Prior to release of these reports, articles and other documents, CMS will be provided a copy including press materials. CMS will be given 30 days to review and comment on journal articles before they are released. CMS may choose to decline some or all of these notifications and reviews.

28. **Electronic Submission of Reports.** The state shall submit all required plans and reports using the process stipulated by CMS, if applicable.

29. **Cooperation with Federal Evaluators.** Should CMS undertake an evaluation of the demonstration or any component of the demonstration, or an evaluation that is isolating the effects of DSRIP, the state and its evaluation contractor shall cooperate fully with CMS and its contractors. This includes, but is not limited to, submitting any required data to CMS or the contractor in a timely manner and at no cost to CMS or the contractor.

30. **Cooperation with Federal Learning Collaboration Efforts.** The state will cooperate with improvement and learning collaboration efforts by CMS.

31. **Evaluation Budget.** In addition to a detailed evaluation design, a proposed budget for the evaluation will be a requirement for applications submitted under the Request for Proposals (RFP) to procure the Independent Evaluator. It must include the total estimated cost, as well as a breakdown of estimated staff, administrative and other costs for all aspects of the evaluation such as any survey and measurement development, quantitative and qualitative data collection and cleaning analyses, and reports generation. A justification of the costs may be required by CMS if the estimates provided do not appear to sufficiently cover the costs of the design or if CMS finds that the design is not sufficiently developed.

32. **DSRIP Implementation Monitoring.** The state must ensure that they are operating its DSRIP program according to the requirements of the governing STCs. In order to demonstrate adequate implementation monitoring towards the completion of these requirements, the state will submit the following:

   a. DSRIP monitoring activities, in STC 35 of this section as a part of the operational protocol in STC 10 (h) of this section indicating how the state will monitor compliance with demonstration requirements in the implementation of this demonstration, including monitoring and performance reporting templates. Monitoring and performance templates are subject to review and approval by CMS.

   b. Data usage agreements demonstrating the availability of required data to support the
monitoring of implementation.

c. Quarterly Report Framework indicating what metrics and data will be available to submit a quarterly report consistent with STC 36 of this section.

33. DSRIP Monitoring Activities. As part of the state’s Operational Protocol described in STC 10 (h) of this section and Attachment K, the state will submit its plans for how it will meet the DSRIP STCs through internal monitoring activities. The monitoring plans should provide, at a minimum, the following information:

a. The monitoring activities aligned with the DSRIP deliverables as well as the CMS evaluation design to ensure that entities participating in the DSRIP process are accountable for the necessary product and results for the demonstration.

b. The state shall make the necessary arrangements to assure that the data needed from the performing providers, coalitions, administrative activities, independent assessor and independent evaluator that are involved in the process for DSRIP deliverables, measurement and reporting are available as required by the CMS approved monitoring protocol.

c. The state shall identify areas within the state’s internal DSRIP process where corrective action, or assessment of fiscal or non-fiscal penalties may be imposed for the entities described in STC 10(e) of this section, should the state’s internal DSRIP process or any CMS monitored process not be administered in accordance with state or federal guidelines.

d. The monitoring protocol and reports shall be posted on the state Medicaid website within 30 days of submission to CMS.

34. DSRIP Quarterly Progress Reports. The state must submit progress reports in the format specified by CMS, no later than 60-days following the end of each quarter along with the Operational Protocol Report described above. The intent of these reports is to present the state’s analysis and the status of the various operational areas in reaching the three goals of the DSRIP activities. These quarterly reports, using the quarterly report guideline outlined in Attachment L. The state may comment and submit a revised Attachment L no later than 30 days after approval of these STCs. CMS will approve necessary changes and update the attachment as necessary. Any subsequent changes to Attachment L must be submitted to CMS prior the end of the reporting period in which the change to the Quarterly Report would take place.

Quarterly reports must include, but are not limited to the following reporting elements:

a. Summary of quarterly expenditures related to IAAF, DSRIP Project Design Grant, and the DSRIP Fund;

b. Summary of all public engagement activities, including, but not limited to the activities required by CMS;

c. Summary of activities associated with the IAAF, DSRIP Project Design Grant, and
the DSRIP Fund. This shall include, but is not limited to, reporting requirements in STC 33 of this section and Attachment K, the Operational Protocol:

i. Provide updates on state activities, such as changes to state policy and procedures, to support the administration of the IAAF, DSRIP Project Design Grant and the DSRIP Fund;

ii. Provide updates on provider progress towards the pre-defined set of activities and associated milestones that collectively aim towards addressing the state’s goals;

iii. Provide summary of state’s analysis of DSRIP Project Design;

iv. Provide summary of state analysis of barriers and obstacles in meeting milestones;

v. Provide summary of activities that have been achieved through the DSRIP Fund; and

vi. Provide summary of transformation and clinical improvement milestones and that have been achieved.

d. Summary of activities and/or outcomes that the state and MCOs have taken in the development of and subsequent approval of the Managed Care DSRIP plan; and

e. Evaluation activities and interim findings.

35. **Annual Onsite with CMS.** In addition to regular monitoring calls, the state shall on an annual basis present to and participate in a discussion with CMS on implementation progress of the demonstration including progress toward the goals, and key challenges, achievements and lessons learned.

36. **Rapid Cycle Assessments.** The state shall specify for CMS approval a set of performance and outcome metrics and network characteristics, including their specifications, reporting cycles, level of reporting (e.g., the state, health plan and provider level, and segmentation by population) to support rapid cycle assessment in trends under premium assistance and Medicaid fee-for-service, and for monitoring and evaluation of the demonstration.

37. **Medicaid Managed Care DSRIP Contracting Plan.** In recognition that the DSRIP investments represented in this waiver must be recognized and supported by the state’s managed care plans as a core component of long term sustainability, and will over time improve the ability of plans to coordinate care and efficiently deliver high quality services to Medicaid beneficiaries through comprehensive payment reform, strengthened provider networks and care coordination, the state must take steps to plan for and reflect the impact of DSRIP in managed care contracts and rate-setting approaches. Prior to the state submitting contracts and rates for approval for the April 1, 2015 to March 31, 2016 contract cycle, the state must submit a roadmap for how they will amend contract terms and reflect new provider capacities and efficiencies in managed care rate-setting.
Recognizing the need to formulate this plan to align with the stages of DSRIP, this should be a multi-year plan. It will necessarily be flexible to properly reflect future DSRIP progress and accomplishments. This plan must be approved by CMS before the state may claim FFP for managed care contracts for the 2015-16 state fiscal year. The state shall update and submit the Managed Care DSRIP plan annually on the same cycle and with the same terms, until the end of this demonstration period and its next renewal period. Progress on the Managed Care DSRIP plan will also be included in the quarterly DSRIP report. The Managed Care DSRIP plan should address the following:

a. What approaches MCOs will use to reimburse providers to encourage practices consistent with DSRIP objectives and metrics, including how the state will plan and implement its stated goal of 90% of managed care payments to providers using value-based payment methodologies.

b. How and when plans’ current contracts will be amended to include the collection and reporting of DSRIP objectives and measures.

c. How the DSRIP objectives and measures will impact the administrative load for MCOs, particularly insofar as plans are providing additional technical assistance and support to providers in support of DSRIP goals, or themselves carrying out programs or activities for workforce development or expansion of provider capacity. The state should also discuss how these efforts, to the extent carried out by plans, avoid duplication with DSRIP funding or other state funding; and how they differ from any services or administrative functions already accounted for in capitation rates.

d. How alternative payment systems deployed by MCOs will reward performance consistent with DSRIP objectives and measures.

e. How the state will assure that providers participating in and demonstrating successful performance through DSRIP will be included in provider networks.

f. How managed care rates will reflect changes in case mix, utilization, cost of care and enrollee health made possible by DSRIP, including how up-to-date data on these matters will be incorporated into capitation rate development.

g. How actuarially-sound rates will be developed, taking into account any specific expectations or tasks associated with DSRIP that the plans will undertake, and how the state will use benchmark measures (e.g., MLR) to ensure that payments are sound and appropriate. How plans will be measured based on utilization and quality in a manner consistent with DSRIP objectives and measures, including incorporating DSRIP objectives into their annual utilization and quality management plans submitted for state review and approval by January 31 of each calendar year.

h. How the state will use DSRIP measures and objectives in their contracting strategy approach for managed care plans, including reform.

38. New York MRT-DSRIP Deliverables Schedule: For a list of DSRIP deliverables and...
other deliverables under the 1115 demonstration, see Attachment F.

VIII. GENERAL REPORTING REQUIREMENTS

1. **General Financial Requirements.** The state must comply with all general financial requirements set forth in Section IX.

2. **Reporting Requirements Related to Budget Neutrality.** The state must comply with all reporting requirements for monitoring budget neutrality set forth in Section X.

3. **Monthly Calls.** CMS shall schedule monthly conference calls with the state. The purpose of these calls is to discuss any significant actual or anticipated developments affecting the demonstration. Areas to be addressed include, but are not limited to, MCO operations, including contract amendments and rate certifications; transition and implementation activities; health care delivery; enrollment of individuals using LTSS and non-LTSS users broken out by dually eligible and non-dually eligible populations; cost sharing; quality of care; access; benefits; audits; lawsuits; financial reporting and budget neutrality issues; MCO financial performance that is relevant to the demonstration; progress on evaluations; state legislative developments; services being added to the MMMC, HIV SNP, HARP or MLTC benefit package pursuant to Section V; and any demonstration amendments or concept papers. CMS shall update the state on any amendments or concept papers under review, as well as federal policies and issues that may affect any aspect of the demonstration. The state and CMS shall jointly develop the agenda for the calls.

4. **Quarterly Operational Reports.** The state must submit progress reports in accordance with the guidelines in Attachment E taking into consideration the requirements in STC 7 of this section, no later than 60 days following the end of each quarter (December, March, and June of each demonstration year). The state may combine the quarterly report due for the quarter ending September with the annual report in STC 5 of this section. The intent of these reports is to present the state’s analysis and the status of the various operational areas. In addition to the guidelines for quarterly reporting in Attachment E, the state’s report shall also include the following:

   a. Recipient choice of plans and capacity of plans participating in the following programs: MMMC, including HIV SNP and HARP; MLTC, including Fully Integrated Duals Advantage (FIDA), and the number of enrollees who made an affirmative choice.

   b. LTSS Assessment statistics in accordance with the requirements of STC 8 in Section V, including corrective actions against MCOs that do not meet the 30 day assessment requirement.

   c. Total enrollment in each MCO by month. Data should reflect a rolling 12 month period.

   d. Total enrollees who chose to opt out of HARP, the reason for opting out and the
number who voluntarily enrolled or re-enrolled.

e. Progress toward compliance with T-MSIS requirements.

f. Status of managed care plan performance, initiatives and activities as measured by HEDIS, CAHPs and other quality metrics.

5. Annual Report. The state must submit an annual report documenting accomplishments, project status, quantitative and case study findings, interim evaluation findings, utilization data, and policy and administrative difficulties in the operation of the demonstration. The state must submit this report no later than 90 days following the end of each demonstration year. Additionally, the annual report must include:

a. A summary of the elements included within each quarterly report;

b. An update on the progress related to the quality strategy as required STC 9 in Section VI, including:
   i. Outcomes of care, quality of care, cost of care and access to care for demonstration populations;
   ii. The results of beneficiary satisfaction survey, grievances and appeals;

c. The status of the evaluation required in Section XII and information regarding progress in achieving demonstration evaluation criteria including the results/impact of any demonstration programmatic area defined by CMS that is unique to the demonstration design or evaluation hypotheses;

d. An aggregated enrollment report showing the total number of individuals enrolled in each plan;

e. A list of the benefits added to the managed care benefit package;

f. An updated transition plan which shows the intended transition and timeline for any new benefits and/or populations into the demonstration;

g. Network adequacy reporting as required in STC 13 of Section VI;

h. State efforts related to the collection and verification of encounter data and utilization data, including the required transition to T-MSIS, encounter data validation activities and outcomes conducted by the EQRO;
   i. Any other topics of mutual interest between CMS and the state related to the demonstration; and

j. Any other information the state believes pertinent to the demonstration, such as:
   i. Any policy or administrative difficulties that may impact the demonstration,
   ii. Any state legislative developments that may impact the demonstration,
iii. The status of the health care delivery system under the demonstration with respect to issues and/or complaints identified by beneficiaries,
iv. The impact of the demonstration in providing insurance coverage to beneficiaries and uninsured population,
v. The existence or results of any audits, investigations or lawsuits that impact the demonstration,
vi. The financial performance of the demonstration (budget neutrality), and
vii. A summary of the annual post-award forum, including all public comments received regarding the process of the demonstration project.

6. Transition Plan. On or before July 1, 2012, and consistent with guidance provided by CMS, the state is required to prepare, and incrementally revise, a Transition Plan consistent with the provisions of the Affordable Care Act (ACA) for individuals enrolled in the demonstration, including how the state plans to coordinate the transition of these individuals to a coverage option available under the ACA without interruption in coverage to the maximum extent possible. The plan must include the required elements and milestones described in paragraphs (a)-(e) outlined below. In addition, the Plan will include a schedule of implementation activities that the state will use to operationalize the Transition Plan. For any elements and milestones that remain under development as of July 1, 2012, the state will include in the Transition Plan a description of the status and anticipated completion date.

a. Seamless Transitions. Consistent with the provisions of the ACA, the Transition Plan will include details on how the state plans to obtain and review any additional information needed from each individual to determine eligibility under all eligibility groups, and coordinate the transition of individuals enrolled in the demonstration (by FPL) (or newly applying for Medicaid) to a coverage option available under the ACA without interruption in coverage to the maximum extent possible. Specifically, the state must:

   i. Determine eligibility under all January 1, 2014, eligibility groups for which the state is required or has opted to provide medical assistance, including the group described in §1902(a)(10)(A)(i)(VIII) for individuals under age 65 and regardless of disability status with income at or below 133 percent of the FPL;

   ii. Identify demonstration populations not eligible for coverage under the ACA and explain what coverage options and benefits these individuals will have effective January 1, 2014;

   iii. Implement a process for considering, reviewing and making preliminary determinations under all January 1, 2014 eligibility groups for new applicants for Medicaid eligibility;

   iv. Conduct an analysis that identifies populations in the demonstration that may not be eligible for or affected by the ACA and the authorities the state identifies that may be necessary to continue coverage for these individuals; and

   v. Develop a modified adjusted gross income (MAGI) calculation for program integrity.
b. Access to Care and Provider Payments.

i. Provider Participation. The state must identify the criteria that will be used for reviewing provider participation in (e.g., demonstrated data collection and reporting capacity) and means of securing provider agreements for the transition.

ii. Adequate Provider Supply. The state must provide the process that will be used to assure adequate provider supply for the state plan and demonstration populations affected by the demonstration on December 31, 2013. The analysis should address delivery system infrastructure/capacity, provider capacity, utilization patterns and requirements (i.e., prior authorization), current levels of system integration, and other information necessary to determine the current state of the of service delivery. The report must separately address each of the following provider types:

- Primary care providers,
- Mental health services,
- Substance use services and
- Dental.

iii. Provider Payments. The state will establish and implement the necessary processes for ensuring accurate encounter payments to providers entitled to the prospective payment services (PPS) rate (e.g., certain FQHCs and RHCs) or the all-inclusive rate (e.g., certain Indian Health providers).

c. System Development or Remediation. The Transition Plan for the demonstration is expected to expedite the state’s readiness for compliance with the requirements of the Affordable Care Act and other federal legislation. System milestones that must be tested for implementation on or before January 1, 2014 include: Replacing manual administrative controls with automotive processes to support a smooth interface among coverage and delivery system options that is seamless to beneficiaries.

d. Progress Updates. After submitting the initial Transition Plan for CMS approval, the state must include progress updates in each quarterly and annual report. The Transition Plan shall be revised as needed.

e. Implementation

i. By October 1, 2013, the state must begin to implement a simplified, streamlined process for transitioning eligible enrollees in the demonstration to Medicaid, the Exchange or other coverage options in 2014. In transitioning these individuals from coverage under the waiver to coverage under the state plan, the state will not require these individuals to submit a new application.

ii. On or before December 31, 2013, the state must provide notice to the individual of the eligibility determination using a process that minimizes demands on the enrollees.

7. Reporting Requirements Related to Individuals using Long Term Services and Supports. In each quarterly report required by Section VIII the state shall report:
a. Any critical incidents reported within the quarter and the resulting investigations as appropriate;
b. The number and types of grievance and appeals for this population filed and/or resolved within the reporting quarter for this population;
c. The total number of assessments for enrollment performed by the plans, with the number of individuals who did not qualify to enroll in an MLTC plan;
d. The number of individuals referred to an MLTC plan that received an assessment within 30 days;
e. The number of people who were not referred by the enrollment broker and contacted the plan directly and were provided MLTC materials;
f. Rebalancing efforts performed by the MLTC and MMMC plans once the benefit is added. Rebalancing reporting should include, but is not limited to the total number of individuals transitioning in and out of a nursing facility within the quarter.
g. Total number of complaints, grievances and appeals by type of issue with a listing of the top 5 reasons for the event.

8. **Final Evaluation Report.** The state shall submit a Final Evaluation Report pursuant to the requirements of section 1115 of the Act.

IX. **GENERAL FINANCIAL REQUIREMENTS**

1. **Quarterly Expenditure Reports.** The state must provide quarterly expenditure reports using Form CMS-64 to separately report total expenditures for services provided under the Medicaid program, including those provided through the demonstration under section 1115 authority. This project is approved for expenditures applicable to services rendered during the demonstration period. CMS shall provide FFP for allowable demonstration expenditures only as long as they do not exceed the pre-defined limits on the costs incurred as specified in Section X. Effective September 30, 2017, the state will be assessed a $5,000,000 penalty if it falls behind more than 2 quarters in reporting EG expenditures.

2. **Reporting Expenditures under the Demonstration.** The following describes the reporting of expenditures under the demonstration:

a. In order to track expenditures under this demonstration, New York must report demonstration expenditures through the Medicaid and State Children’s Health Insurance Program Budget and Expenditure System, following routine CMS-64 reporting instructions outlined in Section 2500 of the State Medicaid Manual. All demonstration expenditures must be reported each quarter on separate Forms CMS-64.9 Waiver and/or 64.9P Waiver, identified by the demonstration project number assigned by CMS (including the project number extension, which indicates the DY in which services were rendered or for which capitation payments were made). In addition,

i. DSRIP expenditures must be reported for the DY corresponding to the DDY for under which the expenditures were made (e.g., expenditures for DDY 0 are reported for DY 16),

ii. Expenditures for DSHP must be reported for the DY during which the state program expenditures were incurred.
b. The state shall have a Budget Neutrality Specifications Manual that outlines the Medicaid coverage expenditures extracted from New York’s Medicaid Management Information system and reported on the CMS-64 Waiver sheets for all Member Eligibility Groups identified in this section of these Special Terms and Conditions prior the effective date of this renewal.

c. DY reporting shall be consistent with the periods specified in Table 10:

Table 10: DY Reporting Periods

<table>
<thead>
<tr>
<th>Demonstration Year</th>
<th>Time Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>10/1/1997–9/30/1998</td>
</tr>
<tr>
<td>2</td>
<td>10/1/1998–9/30/1999</td>
</tr>
<tr>
<td>3</td>
<td>10/1/1999–9/30/2000</td>
</tr>
<tr>
<td>4</td>
<td>10/1/2000–9/30/2001</td>
</tr>
<tr>
<td>5</td>
<td>10/1/2001–3/30/2003</td>
</tr>
<tr>
<td>6</td>
<td>04/1/2003–9/30/2004</td>
</tr>
<tr>
<td>7</td>
<td>10/1/2004–9/30/2005</td>
</tr>
<tr>
<td>8</td>
<td>10/1/2005–9/30/2006</td>
</tr>
<tr>
<td>9</td>
<td>10/1/2006–09/30/2007</td>
</tr>
<tr>
<td>10</td>
<td>10/1/2007–09/30/2008</td>
</tr>
<tr>
<td>11</td>
<td>10/1/2008–09/30/2009</td>
</tr>
<tr>
<td>12</td>
<td>10/1/2009–09/30/2010</td>
</tr>
<tr>
<td>13</td>
<td>10/1/2010–09/30/2011</td>
</tr>
<tr>
<td>14</td>
<td>10/1/2011–09/30/2012</td>
</tr>
<tr>
<td>15</td>
<td>10/1/2012–09/30/2013</td>
</tr>
<tr>
<td>16</td>
<td>10/1/2013–03/31/2015</td>
</tr>
<tr>
<td>17</td>
<td>04/01/2015-03/31/2016</td>
</tr>
<tr>
<td>18</td>
<td>04/01/2016-03/31/2017</td>
</tr>
<tr>
<td>19</td>
<td>04/01/2017-03/31/2018</td>
</tr>
<tr>
<td>20</td>
<td>04/01/2018-03/31/2019</td>
</tr>
<tr>
<td>21</td>
<td>04/01/2019-03/31/2020</td>
</tr>
</tbody>
</table>

d. Demonstration expenditures will be correctly reported on Forms CMS-64.9 Waiver. Quarterly cost settlements and pharmaceutical rebates relevant to the demonstration will be allocated to the demonstration populations specified in subparagraph (g) and offset against current quarter waiver expenditures. Demonstration expenditures net of these cost settlement offsets will be reported on Form CMS-64.9 Waiver. Amounts offset will be identifiable in the state’s supporting work papers and made available to CMS.

i. Allocation of cost settlements. The state will calculate the percentage of Medicaid expenditures for each demonstration eligibility group to expenditures for all Medicaid population groups from a DataMart file produced for the latest completed federal fiscal year. Quarterly recoveries will be allocated to the
eligibility groups based on those percentages. These percentages will be updated annually to reflect the most recent completed federal fiscal year.

ii. **Allocation of pharmacy rebates.** The state will calculate the percentage of pharmacy expenditures for each demonstration eligibility group to pharmacy expenditures for all population groups from a DataMart file produced for the latest completed federal fiscal year. Rebates will be allocated to the eligibility groups based on those percentages. These percentages will be updated annually to reflect the most recent completed federal fiscal year.

e. For the HCBS Expansion component of the demonstration, the state shall report only the home and community based services expenditures for Demonstration Population 9 on line 19A on Forms CMS-64.9 Waiver and/or 64.9P.

f. Special Claiming Rules
   i. To account for Continuous Eligibility, for individuals who are no longer eligible as new adults the state will claim 97.4 percent of New Adult Group expenditures at the enhanced federal matching rate and 2.6 percent at the regular matching rate for medical assistance.

g. For each DY, separate waiver Forms CMS-64.9 Waiver and/or 64.9P Waiver must be completed, using the waiver name noted in Table 11 and Table 12 below, to report expenditures for the following demonstration populations and services.

### Table 11. Reporting for Demonstration Populations

<table>
<thead>
<tr>
<th><strong>Reporting Name</strong></th>
<th><strong>Demonstration Population #</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>TANF Child</td>
<td>Demonstration Population 1</td>
</tr>
<tr>
<td>TANF Adult</td>
<td>Demonstration Population 2</td>
</tr>
<tr>
<td>SSI 0 through-64</td>
<td>Demonstration Population 3</td>
</tr>
<tr>
<td>SSI 65 and above</td>
<td>Demonstration Population 4</td>
</tr>
<tr>
<td>Non-Duals 18-64</td>
<td>Demonstration Population 5</td>
</tr>
<tr>
<td>Non-Duals 65+</td>
<td>Demonstration Population 6</td>
</tr>
<tr>
<td>MLTC Adults 18-64 Duals</td>
<td>Demonstration Population 7</td>
</tr>
<tr>
<td>MLTC Age 65+ Duals</td>
<td>Demonstration Population 8</td>
</tr>
<tr>
<td>HCBS Expansion</td>
<td>Demonstration Population 9</td>
</tr>
<tr>
<td>Institution to Community</td>
<td>Demonstration Population 10</td>
</tr>
<tr>
<td>New Adult Group</td>
<td>Demonstration Population 11</td>
</tr>
</tbody>
</table>
Table 12: Demonstration Services

<table>
<thead>
<tr>
<th>Reporting Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Demonstration Services 7 - [DSHP – APTC]</td>
<td>Designated State Health Program for expenditures made for the period January 1, 2014 through December 31, 2015 for the state-funded Marketplace subsidy program who purchases health care coverage in the Marketplace.</td>
</tr>
<tr>
<td>Demonstration Services 8 – [BH HCBS]</td>
<td>Expenditures made for BH HCBS services for individuals enrolled in HARPs and HIV SNPs. Note: expenditures under this EG will be claimed in the manner necessary to ensure the correct claiming of FMAP for all populations. (e.g., BH HCBS services for the adult expansion groups will be claimed at the FMAP rate at STC 6 of section IIIX)</td>
</tr>
<tr>
<td>Demonstration Services 9 – [Demonstration Only Services in MMMC]</td>
<td>Expenditures made for provision of residential and outpatient addiction services, crisis intervention and licensed behavioral health practitioner services to MMMC enrollees only and are not provided under the state plan.</td>
</tr>
<tr>
<td>Demonstration Services 10 [DSHP for DSRIP]</td>
<td>Expenditures available through designated state health programs as specified in STC 15 of section VII.</td>
</tr>
<tr>
<td>Demonstration Services 11: [DSRIP—Performance Payments]</td>
<td>Expenditures for payments to New York that provide project funding and incentive payments to Performing Provider Systems under DSRIP.</td>
</tr>
<tr>
<td>Demonstration Services 12: [DSRIP-Health Homes]</td>
<td>Expenditures for Health Homes, as specified in STC 1(d) of section VII.</td>
</tr>
<tr>
<td>Demonstration Services 13: [DSRIP Workforce MLTC]</td>
<td>Expenditures for Workforce MLTC as specified in STC 1e of section VII.</td>
</tr>
<tr>
<td>Demonstration Services 14: [DSRIP—Planning Payments—PDG]</td>
<td>Expenditures for Planning Payments as specified in STC 8 of section VII.</td>
</tr>
<tr>
<td>Demonstration Services 15: IAAF</td>
<td>Expenditures to ensure safety net providers can fully participate in the DSRIP transformation as specified in STC 1.b. of section VII.</td>
</tr>
</tbody>
</table>

3. **Expenditures Subject to the Budget Neutrality Agreement.** For purposes of this section, the term “expenditures subject to the budget neutrality agreement” must include all Medicaid expenditures described in STC 2(e) of this section (Tables 11 and 12). All
expenditures that are subject to the budget neutrality agreement are considered demonstration expenditures and must be reported on Forms CMS-64.9 Waiver and/or 64.9P Waiver.

4. **Mandated Increase in Physician Payment Rates in 2013 and 2014.** Section 1202 of the Health Care and Education Reconciliation Act of 2010 (Pub. Law 110-152) requires state Medicaid programs to reimburse physicians for primary care services at rates that are no less than what Medicare pays, for services furnished in 2013 and 2014, with the Federal Government paying 100 percent of the increase. The entire amount of this increase will be excluded from the budget neutrality test for this demonstration.

5. **Administrative Costs.** Administrative costs will not be included in the budget neutrality limit, but the state must separately track and report additional administrative costs that are directly attributable to the demonstration. All administrative costs must be identified on the Forms CMS-64.10 Waiver and/or 64.10P Waiver.

6. **Claiming Period.** All claims for expenditures subject to the budget neutrality cap (including any cost settlements) must be made within 2 years after the calendar quarter in which the state made the expenditures. All claims for services during the demonstration period (including any cost settlements) must be made within 2 years after the conclusion or termination of the demonstration. During the latter 2-year period, the state must continue to identify separately net expenditures related to dates of service during the operation of the demonstration on the CMS-64 waiver forms in order to properly account for these expenditures in determining budget neutrality.

7. **Reporting Member Months.** The following describes the reporting of member months for demonstration populations:

   a. For the purpose of calculating the budget neutrality expenditure cap and for other purposes, the state must provide to CMS, as part of the quarterly report required under STC 4 in Section IX, the actual number of eligible member months for the demonstration populations defined in STC 1 of this section, for months prior to or including the ending date indicated in STC 2(e) of this section for each demonstration population. The state must submit a statement accompanying the quarterly report, which certifies the accuracy of this information.

   To permit full recognition of “in-process” eligibility, reported counts of member months may be subject to revisions after the end of each quarter. Member month counts may be revised retrospectively for up to 2 years as needed.

   b. The term “eligible member months” refers to the number of months in which persons are eligible to receive services. For example, a person who is eligible for 3 months contributes 3 eligible member months to the total. Two individuals who are eligible for 2 months each contribute 2 eligible member months, for a total of 4 eligible member months.

   c. If there are duplicate expenditures of member months between demonstration populations, the state will ensure that duplicate member months will be omitted from any official tallies under the demonstration.
8. **Standard Medicaid Funding Process.** The standard Medicaid funding process must be used during the demonstration. New York must estimate matchable demonstration expenditures (total computable and federal share) subject to the budget neutrality expenditure cap and separately report these expenditures by quarter for each federal fiscal year on the Form CMS-37 for both the Medical Assistance Payments and State and Local Administration Costs. CMS shall make federal funds available based upon the state’s estimate, as approved by CMS. Within 30 days after the end of each quarter, the state must submit the Form CMS-64 quarterly Medicaid expenditure report, showing Medicaid expenditures made in the quarter just ended. CMS shall reconcile expenditures reported on the Form CMS-64 with federal funding previously made available to the state, and include the reconciling adjustment in the finalization of the grant award to the state. As part of the state’s amendment to introduce eligibility flexibilities that seamlessly enroll adult TANF recipients into Medicaid, extend Adult Group coverage to individuals who turn 65 for a limited period and provide Medicaid during a temporary Marketplace coverage gap, the state will work with CMS to determine the best method to reconcile actual member months and actual expenditures for individuals in affected populations to ensure appropriate FMAP is claimed.

9. **Extent of FFP for the Demonstration.** Subject to CMS approval of the source(s) of the non-federal share of funding, CMS shall provide FFP at the applicable federal matching rates for the demonstration as a whole as outlined below, subject to the limits described in section XI:

   a. Administrative costs, including those associated with the administration of the demonstration.

   b. Net expenditures and prior period adjustments of the Medicaid program that are paid in accordance with the approved Medicaid state plan and waiver authorities.

   c. Net expenditures and prior period adjustments, made under approved expenditure authorities granted through section 1115(a)(2) of the Act, with dates of service during the operation of the demonstration.

10. **Sources of Non-Federal Share.** The state certifies that the non-federal share of funds for the demonstration is state/local monies. The state further certifies that such funds shall not be used to match for any other federal grant or contract, except as permitted by law. All sources of non-federal funding must be compliant with section 1903(w) of the Act and applicable regulations. In addition, all sources of the non-federal share of funding are subject to CMS approval.

   a. CMS may review the sources of non-federal share of funding for the demonstration at any time. The state agrees that all funding sources deemed unacceptable by CMS shall be addressed within the time frames set by CMS.

   b. Any amendments that impact the financial status of the program shall require the state to provide information to CMS regarding all sources of the non-federal share of funding.

11. **State Certification of Funding Conditions.** The state must certify that the following
conditions for the non-federal share of demonstration expenditures are met:

a. Units of government, including governmentally operated health care providers, may certify that state or local tax dollars have been expended as the non-federal share of funds under the demonstration.

b. To the extent the state utilizes certified public expenditures (CPEs) as the funding mechanism for the title XIX (or under section 1115 authority) payments, CMS must approve a cost reimbursement methodology. This methodology must include a detailed explanation of the process by which the state would identify those costs eligible under title XIX (or under section 1115 authority) for purposes of certifying public expenditures.

c. To the extent the state utilizes CPEs as the funding mechanism to claim federal match for payments under the demonstration, governmental entities to which general revenue funds are appropriated must certify to the state the amount of such tax revenue (state or local) used to satisfy demonstration expenditures. The entities that incurred the cost must also provide cost documentation to support the state’s claim for federal match.

d. The state may use intergovernmental transfers to the extent that such funds are derived from state or local tax revenues and are transferred by units of government within the state. Any transfers from governmentally operated health care providers must be made in an amount not to exceed the non-federal share of title XIX payments.

e. Under all circumstances, health care providers must retain 100 percent of the claimed expenditure. Moreover, no pre-arranged agreements (contractual or otherwise) exist between health care providers and state and/or local government to return and/or redirect any portion of the Medicaid payments. This confirmation of Medicaid payment retention is made with the understanding that payments that are the normal operating expenses of conducting business, such as payments related to taxes (including health care provider-related taxes), fees, business relationships with governments that are unrelated to Medicaid and in which there is no connection to Medicaid payments, are not considered returning and/or redirecting a Medicaid payment.

12. Expenditure Reconciliation and Limitations. Since DY 13 (10/1/2010 through 9/30/2011), New York has not reported demonstration expenditures consistently to CMS through the CMS-64 reports, leading to significant discrepancy between the expenditures reported on budget neutrality monitoring spreadsheets and the CMS-64. The CMS-64 is supposed to provide the official record of amounts expended under Medicaid demonstrations.

a. The state must correct and complete reporting of expenditures subject to the budget neutrality limit for DY 14 through DY 17. By December 31, 2016, the state must submit to CMS a draft plan and timeline for remediation that will include the following elements.

i. Completion of the Budget Neutrality Specifications to support reporting of expenditures in compliance with the requirements.
in these STCs;

ii. A detailed methodology and approach for identifying demonstration relevant expenditures, including any past expenditures that may have been reported on CMS-64.9 Base or CMS-64.9P Base forms instead of CMS 64.9 Waiver and 64.9P Waiver forms;

iii. Submission of appropriate prior period adjustments to reassign reported expenditures from Base to Waiver (or vice versa) so all expenditures subject to budget neutrality during the DY 14 through 17 period are reported as Waiver expenditures;

b. Time Frame and Limitations. The State must complete the reconciliation process by September 30, 2017. Failure to complete the reconciliation process will result in forfeiture by the state of all budget neutrality savings from DY 14 through 17.

c. By September 30, 2017, the state must provide a final analysis of the FSHRP budget neutrality.

13. Monitoring the Demonstration. The state will provide CMS with information to effectively monitor the demonstration, upon request, in a reasonable time frame.

X. MONITORING BUDGET NEUTRALITY

1. Limit on Title XIX Funding. The state shall be subject to a limit on the amount of federal title XIX funding that the state may receive on selected Medicaid expenditures during the period of approval of the demonstration. The limit is determined by using a per capita cost method, and budget neutrality expenditure caps are set on a yearly basis with a cumulative budget neutrality expenditure limit for the length of the entire demonstration. The data supplied by the state to CMS to set the annual limits is subject to review and audit, and, if found to be inaccurate, will result in a modified budget neutrality expenditure limit.

2. Risk. New York shall be at risk for the per capita cost (as determined by the method described below) for demonstration eligibles under this budget neutrality agreement, but not for the number of demonstration eligibles in each of the groups. By providing FFP for all demonstration eligibles, New York shall not be at risk for changing economic conditions that impact enrollment levels. However, by placing New York at risk for the per capita costs for demonstration eligibles under this agreement, CMS assures that federal demonstration expenditures do not exceed the level of expenditures that would have occurred had there been no demonstration.

3. Demonstration Populations Used to Calculate Budget Neutrality Expenditure Limit. The following demonstration populations are used to calculate the budget neutrality expenditure limit subject to the limitations outlined in STC 4 of this section and are incorporated into the following eligibility groups (EGs):
a. Demonstration Population 1 [TANF Child]
b. Demonstration Population 2 [TANF Adult]
c. Demonstration Population 3 [SSI 0 through-64]
d. Demonstration Population 4 [SSI 0-64]
e. Demonstration Population 5 [Non-Duals 18-64]
f. Demonstration Population 6 [Non-Duals 65+]
g. Demonstration Population 7 [MLTC Adults 18-64 Duals]
h. Demonstration Population 8 [MLTC Age 65+ Duals]
i. Demonstration Population 11 [New Adults]

4. **Budget Neutrality Expenditure Limit.** The following describes the method for calculating the budget neutrality expenditure limit for the demonstration:

   a. For each year of the budget neutrality agreement, an annual budget neutrality expenditure limit is calculated for each EG described in STC 3 of this section as follows:

   i. An annual EG estimate must be calculated as a product of the number of eligible member months reported by the state for each EG, times the appropriate estimated per member per month (PMPM) costs from the table in subparagraph (iii) below. Should EGs 3 and 4 be incorporated into the budget neutrality expenditure limit, as outlined in this STC, the PMPM costs may be revised.

   ii. The PMPM costs in subparagraph (iii) below are net of any premiums paid by demonstration eligible.

   iii. The PMPM costs for the calculation of the annual budget neutrality expenditure limit for the eligibility groups subject to the budget neutrality agreement under this demonstration are specified in Table 13.

Table 13: Budget Neutrality Expenditure Limit

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>TANF Child</td>
<td>$756.70</td>
<td>$756.70</td>
<td>4.5%</td>
<td>$790.75</td>
<td>$826.33</td>
<td>$863.51</td>
<td>$902.37</td>
</tr>
</tbody>
</table>
iv. The annual budget neutrality expenditure limit for the demonstration as a whole is the sum of the project annual expenditure limits for each EG calculated in subparagraph (i) above.

b. The overall budget neutrality expenditure limit for the demonstration period is the sum of the annual budget neutrality expenditure limits calculated in subparagraph (a)(iv) above for each year. The federal share of the overall budget neutrality expenditure limit represents the maximum amount of FFP that the state may receive for expenditures on behalf of demonstration populations and expenditures described in Section X during the demonstration period.

c. **Savings Phase-out**: Each DY, the net variance between the without-waiver cost and actual with-waiver cost will be reduced for selected Medicaid population based EGs. The reduced variance, to be calculated as a percentage of the total variance, will be used in place of the total variance to determine overall budget neutrality for the demonstration. (Equivalently, the difference between the total variance and reduced variance could be subtracted from the without-waiver cost estimate.) The formula for calculating the reduced variance is, reduced variance equals total variance times applicable percentage. The percentages for each EG and DY are determined based how long the associated population has been enrolled in managed care subject to this demonstration; lower percentages are for longer established managed care populations. The EGs affected by this provision and the applicable percentages are shown in the Table 14 below, except that if the total variance for an EG in a DY is negative, the applicable percentage is 100 percent.

<table>
<thead>
<tr>
<th></th>
<th>Without Waiver</th>
<th>Actual with waiver</th>
<th>4.8%</th>
<th>$1,076.34</th>
<th>$1,128.00</th>
<th>$1,182.14</th>
<th>$1,238.88</th>
</tr>
</thead>
<tbody>
<tr>
<td>TANF Adult</td>
<td>$1,027.04</td>
<td>$1,027.04</td>
<td></td>
<td>$1,076.34</td>
<td>$1,128.00</td>
<td>$1,182.14</td>
<td>$1,238.88</td>
</tr>
<tr>
<td>SSI 0 through-64</td>
<td>$2,646.00</td>
<td>$2,646.00</td>
<td>4.2%</td>
<td>$2,757.13</td>
<td>$2,872.93</td>
<td>$2,993.59</td>
<td>$3,119.32</td>
</tr>
<tr>
<td>SSI 0-64 New MC</td>
<td>$2,646.00</td>
<td>$2,646.00</td>
<td>4.2%</td>
<td>$2,757.13</td>
<td>$2,872.93</td>
<td>$2,993.59</td>
<td>$3,119.32</td>
</tr>
<tr>
<td>SSI 65 and above</td>
<td>$1,625.00</td>
<td>$1,625.00</td>
<td>4.3%</td>
<td>$1,694.88</td>
<td>$1,767.76</td>
<td>$1,843.77</td>
<td>$1,923.05</td>
</tr>
<tr>
<td>Non Duals 18-64</td>
<td>$9,396.90</td>
<td>$9,396.90</td>
<td>4.2%</td>
<td>$9,791.57</td>
<td>$10,202.82</td>
<td>$10,631.34</td>
<td>$11,077.86</td>
</tr>
<tr>
<td>Non Duals 65+</td>
<td>$8,403.92</td>
<td>$8,706.46</td>
<td>3.6%</td>
<td>$8,706.46</td>
<td>$9,019.89</td>
<td>$9,344.61</td>
<td>$9,681.02</td>
</tr>
<tr>
<td>MLTC Adult Age 18-64 Duals</td>
<td>$4,105.37</td>
<td>$4,105.37</td>
<td>1.19%</td>
<td>$4,154.22</td>
<td>$4,203.66</td>
<td>$4,253.68</td>
<td>$4,304.30</td>
</tr>
<tr>
<td>MLTC Age 65+ Duals</td>
<td>$5,053.44</td>
<td>$5,053.44</td>
<td>3.25%</td>
<td>$5,217.68</td>
<td>$5,387.25</td>
<td>$5,562.34</td>
<td>$5,743.12</td>
</tr>
</tbody>
</table>

Table 14: Savings Phase Out
---|---|---|---|---
TANF Child | 25% | 25% | 25% | 25%
TANF Adult | 25% | 25% | 25% | 25%
SSI 0 through 64 | 50% | 40% | 30% | 25%
SSI 65 and above | 50% | 40% | 30% | 25%
Non Duals 18-64 | 100% | 100% | 90% | 80%
Non Duals 65+ | 100% | 100% | 90% | 80%
MLTC Adult Age 18-64 Duals | 100% | 100% | 90% | 80%
MLTC Age 65+ Duals | 100% | 100% | 90% | 80%

For each demonstration year, a separate annual budget limit for the new adult group will be calculated as the product of the trended monthly per person cost times the actual number of eligible/member months as reported to CMS by the state under the guidelines set forth in Section X. The per capita cost estimates for the new adult group are listed in Table 15 below.

Table 15: Per Capita Cost Estimates for the New Adult Group

<table>
<thead>
<tr>
<th>MEG</th>
<th>DY 16</th>
<th>DY 17</th>
<th>Trend</th>
<th>DY 18</th>
<th>DY 19</th>
<th>DY 20</th>
<th>DY 21</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Adult Group</td>
<td>$722.57</td>
<td>$722.57</td>
<td>4.1%</td>
<td>$752.20</td>
<td>$783.04</td>
<td>$815.14</td>
<td>$848.56</td>
</tr>
</tbody>
</table>

a. If the state’s experience of the take up rate for the new Adult Group and other factors that affect the costs of this population indicates that the new Adult Group PMPM limit described above may underestimate the actual costs of Medical Assistance for the new Adult Group, the state has the opportunity to submit an adjustment to the PMPM limit, along with detailed expenditure data to justify this, for CMS review without submitting an amendment pursuant to Section II. To ensure timely adjustments to the PMPM limit for a demonstration year, the revised projection must be submitted to CMS for approval no later than October 1 in the year the adjustment is to take place.

b. The budget limit for the new adult group is calculated by taking the PMPM cost
projections for the above group in each demonstration year, times the number of eligible member months for that group and demonstration year, and adding the products together across demonstration years. The federal share of the budget neutrality cap is obtained by multiplying total computable budget neutrality cap by the federal share.

c. The state will not be allowed to obtain budget neutrality “savings” from this population.

d. If total FFP reported by the state for the new Adult Group should exceed the federal share of FFP for the budget limit for the new Adult Group by more than 3 percent following each demonstration year, the state must submit a corrective action plan to CMS for approval.

6. **Calculating the Federal Medical Assistance Percentage (FMAP) for Continuous Eligibility for the Adult Group.** CMS anticipates that states that adopt continuous eligibility for adults would experience a 2 percent increase in enrollment. Based on this estimate, CMS has determined that 97.4 percent of the member months for newly eligibility in the Adult Group will be made at the enhanced FMAP rate and 2.6 percent will be matched at the regular FMAP rate.

7. **State Reporting for the FMAP Adjustment.** Newly eligible individuals in the Adult Group shall be claimed at the enhanced FMAP rate. The state must make an adjustment in the CMS-64W that accounts for the proportion of member months in which beneficiaries are enrolled due to continuous eligibility and could have been disenrolled due to excess income in absence of continuous eligibility (i.e. 2.6 percent). For the purposes of budget neutrality, the members for the Adult Group within the 2.6 percent of the population described in this STC will be treated as a hypothetical population. The state is not subject to use their budget neutrality savings towards providing continuous eligibility for this population.

8. **Budget Neutrality Limit Adjustment for Continuous Eligibility.** For the purpose of calculating the annual limits in STCs 4(a)(1) and 5, member month totals for, TANF Adult, and New Adults Group will be reduced by 2.6 percent to reflect member months that would not have occurred in the absence of continuous eligibility under the demonstration.

9. **Future Adjustments to the Budget Neutrality Expenditure Limit.** CMS reserves the right to adjust the budget neutrality expenditure limit to be consistent with enforcement of impermissible provider payments, health care related taxes, new federal statutes, or policy interpretations implemented through letters, memoranda, or regulations with respect to the provision of services covered under the MRT demonstration.

10. **Enforcement of Budget Neutrality.** CMS shall enforce the budget neutrality agreement over the life of the demonstration extension, which will be from November 30, 2016 through March 31, 2020. The budget neutrality test for the demonstration extension may incorporate net savings from the immediately prior demonstration period of October 1, 2011 through March 31, 2016 (including temporary extensions starting January 2015), but not from any earlier approval period. To incorporate savings from the October 1, 2011 through March 31, 2016 approval period, New York must provide CMS a certified and
audited final assessment of budget neutrality for that period in which demonstration expenditures totals are consistent with the amounts reported by the state on the CMS-64 report (as summarized in the C Report). Historical information about the budget neutrality test for New York’s 1115 demonstration will be contracted by September 30, 2017 and submitted to CMS as outlined in Attachment P once completed and approved by the state.

11. **Exceeding Budget Neutrality.** If at the end of this demonstration period the overall budget neutrality expenditure limit has been exceeded, the excess federal funds must be returned to CMS. If the demonstration is terminated prior to the end of the budget neutrality agreement, an evaluation of this provision shall be based on the time elapsed through the termination date.

12. **Budget Neutrality Monitoring Tool.** The state and CMS will jointly develop a budget neutrality monitoring tool (using a mutually agreeable spreadsheet program) for the state to use for quarterly budget neutrality status updates and other in situations when an analysis of budget neutrality is required. The tool will incorporate the C Report for monitoring actual expenditures subject to budget neutrality. A working version of the monitoring tool will be available for the state’s Quarterly Progress Report due in January 2017.

**XI. EVALUATION OF THE DEMONSTRATION**

1. **Required Evaluations.** All evaluations must comply with the evaluation standards set forth in Section XI(2) and in and in 42 CFR 431.424.

   a. **Demonstration evaluation**
      
      On or before January 31, 2017, the state must submit to CMS for approval a draft design for the demonstration evaluation. At a minimum, the draft design must include a discussion of the goals, objectives, and hypotheses, with consideration of the beneficiaries, providers, plans, market areas, and/or expenditures specific to each of the programs. A separate design should be developed for each program, with sufficient methodological detail to determine scientific rigor, including its ability to demonstrate program effects, a plan for statistical analysis, and a description of the data sources to be used for each program.

      To obtain public comment for inclusion into the evaluation design, a draft will be posted to the NYSDOH Web site by December 20, 2016, with comments requested from the public by January 10, 2016 to allow for incorporation of comments received prior to submission of the draft design to CMS.

      The demonstration evaluation covers the overall demonstration, and should include following domains of focus:
      - MLTC
      - MMMC
      - Individuals Moved from Institutional Settings to Community Settings for Long Term Services and Supports
      - Temporary Assistance to Needy Families
      - Twelve-Month Continuous Eligibility Period
      - Express Lanes Eligibility
The evaluation of DSRIP, HARP and the Self-Direction Pilot are to be conducted separately and are described elsewhere in the document. Specific evaluation questions are listed in Attachment O. The state may revise research questions with approval from CMS.

b. **DSRIP evaluation.** The DSRIP evaluation must follow all requirements as specified in Section VII above, as well as requirements noted in STC 2 of this section.

c. **HARP evaluation.** The state must respond to CMS comments on the draft evaluation design within 60 days of receipt of comments. At a minimum, the evaluation of BH integration must examine the impact of HARPs on use of care and health outcomes for individuals eligible to receive BH HCBS benefits, the factors associated with individuals electing to or declining to enroll in HARPs, the cost effectiveness of HARPs, and the consequences of targeting availability of BH HCBS to a more narrowly defined population than the criteria in the state plan. Other research questions are listed in Attachment O. With approval from CMS, the state may change the research questions.

d. **Self-Direction Pilot Evaluation.** The state shall submit a draft evaluation design to CMS no later than 120 days after the approval of the amendment, including, but not limited to data that the state proposes to be used to evaluate the self-direction pilot. A draft evaluation report is due six months prior to the end of the pilot. At a minimum, the evaluation must include:
   
   i. Measures of mental and physical health at baseline and after pilot program participation, consistent with the standards established in STC 2(c), 2(d), 2(e), and 2(f) of this section.
   
   ii. Utilization: hospitalizations, emergency visits, and primary care utilization
   
   iii. Functioning: measures of work or school participation, food insecurity, and housing
   
   iv. Quality of Life: life satisfaction, hope, community inclusion, and empowerment
   
   v. Cost: cost of behavioral health and other healthcare services

2. **Core Evaluation Requirements.** The following are requirements of all evaluations under the demonstration.

   a. **Cooperation with Federal Evaluators.** Should HHS undertake an evaluation of any component of the demonstration, the state shall cooperate, to the greatest extent possible, fully with CMS or the evaluator selected by HHS; in addition, the state shall submit the required data to HHS or its contractor. Requests from HHS for information and data shall be made in a timely manner and provide the state with an adequate timeframe to provide the information as agreed to by CMS and the state.

   b. **Standards for Evaluation Design.**

      i. The state shall engage the public in the development of its evaluation
design. Each demonstration evaluation described in STC 1 of this section will meet the prevailing standards of scientific and academic rigor, as appropriate and feasible for each aspect of the evaluation, including standards for the evaluation design, conduct, and interpretation and reporting of findings. The demonstration evaluation will use the best available data; use controls and adjustments for and reporting of the limitations of data and their effects on results; and discuss the generalizability of results.

The state shall acquire an independent entity to conduct the evaluation. The evaluation design must describe the state’s process to contract with an independent entity, ensuring no conflict of interest. The design, including the budget and adequacy of approach, is subject to CMS approval. A justification of the costs may be required by CMS if the estimates provided do not appear to sufficiently cover the costs of the design or if CMS finds that the design is not sufficiently developed.

The evaluation design shall incorporate an interim and summative evaluation for each program, and will discuss the following requirements as they pertain to each:

1. The scientific rigor of the analysis.

2. A discussion of the goals, objectives and specific hypotheses that are to be tested.

3. Specific performance and outcomes measures used to evaluate the impact of each program.

4. How the analysis will support a determination of cost effectiveness.

5. Strategy to utilize data, including identification of existing data sources for the evaluation of each program, data collection as needed, sampling methodology, and statistical analysis.

6. The potential effect of other initiatives and demonstration program interactions with those initiatives.

7. How the evaluation activities and reporting will be developed and maintained.

ii. CMS Response to Draft Evaluation Design. Within 30 days of receiving the draft evaluation design from the state, CMS will provide a response including any changes to be made to the evaluation design prior to final approval.

iii. Preparation of Final Evaluation Design. Within 60 days of receiving CMS’s response, the state will submit the final draft of the evaluation design, addressing the comments from CMS.
c. **Evaluation Design Components.** The Evaluation Design to be submitted to CMS by the state shall include the following core components to be approved by CMS:

i. **Research questions and hypotheses:** This includes a statement of the specific research questions and testable hypotheses that address the goals of each of the programs.

ii. **Study design.** The design will include a description of the study design (e.g., cohort, controlled before-and-after studies, interrupted time series, case-control, etc.) specific to each of the programs, including a rationale for the design selected, with consideration to the potential confounding effects of other statewide health care reform initiatives. The discussion will include a proposed baseline and approach to comparison, as applicable. The discussion will include approach to benchmarking, and should consider applicability of national and state standards. The application of sensitivity analyses as appropriate shall be considered.

iii. **Performance Measures:** This includes identification, for each hypothesis, of quantitative and/or qualitative process and/or outcome measures that adequately assesses the effectiveness of each of the programs with respect to enrollment, beneficiary characteristics, health status, and quality and cost of care. Nationally recognized measures should be used where appropriate. Measures will be clearly stated and described, with the numerator and denominator clearly defined. To the extent possible, the state will incorporate comparisons to national data and/or measure sets. To the extent possible, metrics will be pulled from nationally recognized metrics such as from the National Quality Forum, Center for Medicare and Medicaid Innovation, meaningful use under HIT, and the Medicaid Core Adult sets.

iv. **Data Collection:** This discussion shall include: A description of the data sources; the frequency and timing of any data collection to be conducted; and the method of data collection. The following shall be considered and included as appropriate:

   i. Medicaid encounter and claims data in Transformed Medicaid Statistical Information System (TMSIS),

   ii. Enrollment data;

   iii. EHR data, where available;

   iv. Semiannual financial and other reporting data;

   v. Managed care contracting data;

   vi. Consumer and provider surveys; and

   vii. Other data needed to support performance measurement.

v. **Assurances Needed to Obtain Data:** The design report will discuss the state’s arrangements to assure needed data to support the evaluation design are available.

vi. **Data Analysis:** This includes a detailed discussion of the method of data analysis, including appropriate statistical methods that will allow for program
effects to be isolated from other initiatives occurring in the state, to the extent possible. The level of analysis may be at the beneficiary, provider, health plan, and program level, as appropriate, for further depth and to glean potential non-equivalent effects on different sub-groups. Sensitivity analyses shall be used when appropriate. Qualitative analysis methods shall also be described, if applicable.

d. Reporting Requirements

i. Interim Evaluation Report. The state is required to submit a draft Interim Evaluation Report 90 days following completion of year 2 of the demonstration. The Interim Evaluation Report shall include the same core components as identified in STC 2h of this section for the Summative Evaluation Report and should be in accordance with the CMS approved evaluation design. CMS will provide comments within 60 days of receipt of the draft Interim Evaluation Report. The state shall submit the final Interim Evaluation Report within 30 days after receipt of CMS’ comments.

ii. Final Summative Evaluation Report. The Final Summative Evaluation Report shall include the following core components:

a. **Executive Summary.** This includes a concise summary of the goals of the Demonstration; the evaluation questions and hypotheses tested; and key findings including whether the evaluators find the demonstration to be budget neutral and cost effective, and policy implications.

b. **Demonstration Description.** This includes a description of the Demonstration programmatic goals and strategies, particularly how they relate to budget neutrality and cost effectiveness.

c. **Study Design.** This includes a discussion of the evaluation design employed including research questions and hypotheses; type of study design; impacted populations and stakeholders; data sources; and data collection; analysis techniques, including controls or adjustments for differences in comparison groups, controls for other interventions in the state and any sensitivity analyses, and limitations of the study.

d. **Discussion of Findings and Conclusions.** This includes a summary of the key findings and outcomes, particularly a discussion of cost effectiveness, as well as implementation successes, challenges, and lessons learned.

e. **Policy Implications.** This includes an interpretation of the conclusions; the impact of the demonstration within the health delivery system in the state; the implications for state and federal health policy; and the potential for successful demonstration strategies to be replicated in other state Medicaid programs.

f. **Interactions with Other State Initiatives.** This includes a discussion of this demonstration within an overall Medicaid context and long range planning, and includes interrelations of the demonstration with other aspects of the state’s Medicaid program, and interactions with other Medicaid waivers and other federal awards affecting service delivery, health outcomes and the cost of care under Medicaid.
iii. **State Presentations for CMS.** The state will present to and participate in a discussion with CMS on the final design plan at post approval. The state will present on its interim evaluation report that is described to in STC 2 of this section. The state will present on its summative evaluation in conjunction with STC 2 of this section.

iv. **Electronic Submission of Reports.** The state shall submit all required plans and reports using the process stipulated by CMS, if applicable.

j. **Public Access.** The state shall post the final approved Evaluation Design, Interim Evaluation Report, and Summative Evaluation Report on the State Medicaid website within 30 days of approval by CMS.
### ATTACHMENT A

**Mainstream Medicaid Managed Care**
**(including HIV SNP and HARP) Benefits**

<table>
<thead>
<tr>
<th>Inpatient and outpatient hospital services</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clinic services including Rural Health Clinic and Federally Qualified Health Center services</td>
</tr>
<tr>
<td>Laboratory and Radiology services</td>
</tr>
<tr>
<td>Home health services</td>
</tr>
<tr>
<td>Early Periodic Screening, Diagnosis, and Treatment services (for individuals under age 21 only)</td>
</tr>
<tr>
<td>Family planning services and supplies</td>
</tr>
<tr>
<td>Physicians services including nurse practitioners and nurse midwife services</td>
</tr>
<tr>
<td>Dental services</td>
</tr>
<tr>
<td>Physical and occupational therapy</td>
</tr>
<tr>
<td>Speech, hearing, and language therapy</td>
</tr>
<tr>
<td>Prescription drugs, over-the-counter drugs, and medical supplies</td>
</tr>
<tr>
<td>Durable Medical Equipment (DME), including prosthetic and orthotic devices, hearing aids, and prescription shoes</td>
</tr>
<tr>
<td>Vision care services, including eyeglasses</td>
</tr>
<tr>
<td>Intermediate Care Facilities for the Mentally Retarded (ICF/MR)</td>
</tr>
<tr>
<td>Nursing facility services, including short term or rehabilitative services and permanent placement (Permanent placement is not covered by HARPs)</td>
</tr>
<tr>
<td>Personal care services</td>
</tr>
<tr>
<td>Consumer Directed Personal Assistance Services</td>
</tr>
<tr>
<td>Medical Social Services for persons transitioning from the LTHHCP who received the service under the LTHHCP (non-state plan service)</td>
</tr>
<tr>
<td>Home Delivered Meals for persons transitioning from the LTHHCP who received the service under the LTHHCP (non-state plan service)</td>
</tr>
<tr>
<td>Case management services</td>
</tr>
<tr>
<td>Hospice care services</td>
</tr>
<tr>
<td>TB-related services</td>
</tr>
<tr>
<td>Inpatient and outpatient behavioral health services (mental health and chemical dependence services)</td>
</tr>
<tr>
<td>Emergency medical services, including emergency transportation</td>
</tr>
<tr>
<td>Adult Day Health Care and AIDS Adult Day Health Care</td>
</tr>
<tr>
<td>Personal Emergency Response Services (PERS)</td>
</tr>
<tr>
<td>Renal dialysis</td>
</tr>
<tr>
<td>Home and Community Based Services waivers (HCBS)</td>
</tr>
<tr>
<td>Care at Home Program (OPWDD)</td>
</tr>
<tr>
<td>Non-emergency transportation</td>
</tr>
<tr>
<td>Experimental or investigational treatment (covered on a case-by-case basis)</td>
</tr>
<tr>
<td>Health Home Care Coordination and Management</td>
</tr>
</tbody>
</table>

**Demonstration-Only Services**

| Residential Addiction Services |
Outpatient Addiction Services
Crisis Intervention
Licensed Behavioral Health Practitioner Services

<table>
<thead>
<tr>
<th>Service</th>
<th>Co-pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-preferred brand-name prescription drugs</td>
<td>$3</td>
</tr>
<tr>
<td>Preferred brand-name prescription drugs</td>
<td>$1</td>
</tr>
<tr>
<td>Generic prescription drugs</td>
<td>$1</td>
</tr>
</tbody>
</table>

**Note:** One co-pay is charged for each new prescription and each refill. No co-payment for drugs to treat mental illness (psychotropic) and tuberculosis.

The state plan and demonstration behavioral health benefits below are being included in the MMMC plans for adults age 21 and over according to the implementation phase in. A separate amendment will be submitted for children under age 21 to include these benefits and HCBS services in MMMC.

**State Plan Inpatient and Outpatient Behavioral Health Services in MMMCs for individuals 21 and older, excluding rehabilitation services for residents of community residences**

Clinic: Medically supervised outpatient withdrawal
Clinic: OASAS outpatient and opioid treatment program (OTP) services
Rehabilitation: OASAS outpatient rehabilitation programs
Clinic: Licensed clinic services (OMH services)
Outpatient Hospital: Comprehensive psychiatric emergency program including Extended Observation Bed (EOB)
Clinic: Continuing day treatment
Clinic: Partial hospitalization
Rehabilitation: Personalized Recovery Oriented Services
Rehabilitation: Intensive Psychiatric Rehabilitation Treatment
Rehabilitation: Assertive Community Treatment
Targeted Case Management (being phased out) including Intensive case management/supportive case management
Inpatient Hospital: Medically Managed detoxification (hospital based)
Inpatient Hospital: Medically supervised inpatient detoxification
Inpatient hospital: Inpatient treatment
Inpatient Hospital: Inpatient psychiatric services
Rehabilitation: Services for residents of community residences **Note: these services are currently excluded from the behavioral health integration. will be phased into MMMC via contract amendments at a later date.**
## ATTACHMENT B
Managed Long Term Care
Benefits

<table>
<thead>
<tr>
<th>Service</th>
</tr>
</thead>
<tbody>
<tr>
<td>Home Health Care*</td>
</tr>
<tr>
<td>Medical Social Services</td>
</tr>
<tr>
<td>Adult Day Health Care</td>
</tr>
<tr>
<td>Personal Care</td>
</tr>
<tr>
<td>Durable Medical Equipment**</td>
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<tr>
<td>Non-emergent Transportation</td>
</tr>
<tr>
<td>Podiatry</td>
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<tr>
<td>Dental</td>
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<tr>
<td>Optometry/Eyeglasses</td>
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<tr>
<td>Outpatient Rehabilitation PT, OT, SP</td>
</tr>
<tr>
<td>Audiology/Hearing Aids</td>
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<tr>
<td>Respiratory Therapy</td>
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<tr>
<td>Private Duty Nursing</td>
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<tr>
<td>Nutrition</td>
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<tr>
<td>Skilled Nursing Facilities</td>
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<tr>
<td>Social Day Care</td>
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<tr>
<td>Home Delivered/Congregate Meals</td>
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<tr>
<td>Social and Environmental Supports</td>
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<tr>
<td>PERS (Personal Emergency Response Service)</td>
</tr>
</tbody>
</table>

*Home Care including Nursing, Home Health Aide, Physical Therapy (PT), Occupational Therapy (OT), Speech Pathology (SP)*

**DME including Medical/Surgical, Hearing Aid Batteries, Prosthetic, Orthotics and Orthopedic Footwear
ATTACHMENT C

Home and Community-Based Services Expansion Program Benefits

All HCBS Expansion program participants may not receive all benefits listed below. An individual participant’s access to the benefits below may vary based on the individual’s similarity to an individual determined eligible for and enrolled in the NHTD or TBI 1915(c) waiver program.

<table>
<thead>
<tr>
<th>Benefits</th>
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</thead>
<tbody>
<tr>
<td>Assistive Technology (including personal emergency response system)</td>
</tr>
<tr>
<td>Community Integration Counseling and Services</td>
</tr>
<tr>
<td>Community Transition Services</td>
</tr>
<tr>
<td>Congregate/Home Delivered Meals</td>
</tr>
<tr>
<td>Environmental Modifications</td>
</tr>
<tr>
<td>Home and Community Support Services</td>
</tr>
<tr>
<td>Home Maintenance</td>
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<tr>
<td>Home Visits by Medical Personnel</td>
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<tr>
<td>Independent Living Skills Training</td>
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<tr>
<td>Intensive Behavioral Programs</td>
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<tr>
<td>Medical Social Services</td>
</tr>
<tr>
<td>Moving Assistance</td>
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<tr>
<td>Nutritional Counseling/Education</td>
</tr>
<tr>
<td>Peer Mentoring</td>
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<tr>
<td>Positive Behavioral Interventions</td>
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<tr>
<td>Respiratory Therapy</td>
</tr>
<tr>
<td>Respite Care/Services</td>
</tr>
<tr>
<td>Service Coordination</td>
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<tr>
<td>Social Day Care (including transportation)</td>
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<tr>
<td>Structured Day Program</td>
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<tr>
<td>Substance Abuse Programs</td>
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<tr>
<td>Transportation</td>
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<tr>
<td>Wellness Counseling Services</td>
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</tbody>
</table>

Home and community-based services (HCBS) must be provided in a setting that includes the following qualities:
The setting is integrated in and supports full access of individuals receiving Medicaid HCBS to the greater community, including opportunities to seek employment and work in competitive integrated settings, engage in community life, control personal resources, and receive services in the community, to the same degree of access as individuals not receiving Medicaid HCBS.
• The setting is selected by the individual from among setting options including non-disability specific settings and an option for a private unit in a residential setting. The setting options are identified and documented in the person-centered service plan and are based on the individual's needs, preferences, and, for residential settings, resources available for room and board.

• Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint.

• Optimizes, but does not regiment, individual initiative, autonomy, and independence in making life choices, including but not limited to, daily activities, physical environment, and with whom to interact.

• Facilitates individual choice regarding services and supports, and who provides them.

• In a provider-owned or controlled residential setting, in addition to the qualities specified above, the following additional conditions must be met:

  1. The unit or dwelling is a specific physical place that can be owned, rented, or occupied under a legally enforceable agreement by the individual receiving services, and the individual has, at a minimum, the same responsibilities and protections from eviction that tenants have under the landlord/tenant law of the State, county, city, or other designated entity. For settings in which landlord tenant laws do not apply, the State must ensure that a lease, residency agreement or other form of written agreement will be in place for each HCBS participant, and that the document provides protections that address eviction processes and appeals comparable to those provided under the jurisdiction's landlord tenant law.

  2. Each individual has privacy in their sleeping or living unit:

     • Units have entrance doors lockable by the individual, with only appropriate staff having keys to doors.
     • Individuals sharing units have a choice of roommates in that setting.
     • Individuals have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement.

  3. Individuals have the freedom and support to control their own schedules and activities, and have access to food at any time.

  4. Individuals are able to have visitors of their choosing at any time.

  5. The setting is physically accessible to the individual.

  6. Any modification of the additional conditions specified in items 1 through 4 above, must be supported by a specific assessed need and justified in the person-centered service plan. The following requirements must be documented in the person-centered service plan:

     • Identify a specific and individualized assessed need.
     • Document the positive interventions and supports used prior to any modifications to the person-centered service plan.
     • Document less intrusive methods of meeting the need that have been tried but did not work.
• Include a clear description of the condition that is directly proportionate to the specific assessed need.
• Include regular collection and review of data to measure the ongoing effectiveness of the modification.
• Include established time limits for periodic reviews to determine if the modification is still necessary or can be terminated.
• Include the informed consent of the individual.
• Include an assurance that interventions and supports will cause no harm to the individual.

**Settings that are not Home and Community-Based:**

For 1115 demonstrations that furnish HCBS services, settings that are not home and community-based are defined at §441.301(c)(5) as follows:

• A nursing facility;
• An institution for mental diseases;
• An intermediate care facility for individuals with intellectual disabilities;
• A hospital; or
• Any other locations that have qualities of an institutional setting, as determined by the Secretary.
## Behavioral Health HCBS

**BH HCBS Assessment**
- BH HCBS Eligibility Brief Assessment
- BH HCBS Full Assessment

**Rehabilitation**
- Psychosocial Rehabilitation
- Community Psychiatric Support and Treatment (CPST)

**Empowerment Services-Peer Supports**

**Habilitation Services**

**Respite**
- Short-term Crisis Respite
- Intensive Crisis Respite

**Non-medical transportation**

**Family Support and Training**

**Employment Supports** that are within the scope of HCBS that could be offered under the state plan that are described in a CMS-approved protocol.
- 

**Education Support Services**

*BH HCBS settings must adhere to the same HCBS setting qualities as listed in Attachment C.*
ATTACHMENT E

Quarterly Operational Report Format

Under Section XIII STC 4, the state is required to submit quarterly reports to CMS. The purpose of the quarterly report is to inform CMS of significant demonstration activity from the time of approval through completion of the demonstration. The reports are due to CMS 60 days after the end of each quarter (except for the report due for the quarter ending on September 30 of each demonstration year, which can be incorporated into the annual report required under Section IX).

The following report guidelines are intended as a framework and can be modified when agreed upon by CMS and the state. A complete quarterly progress report must include an updated budget neutrality monitoring workbook.

**NARRATIVE REPORT FORMAT:** Title

Partnership Plan

**Section 1115 Quarterly Report**

**Demonstration/Quarter Reporting Period:**

**Introduction:**
Information describing the goal of the demonstration, what it does, and key dates of approval/operation. (This should be the same for each report.)

**Enrollment Information:**
Please complete the following table that outlines all enrollment activity under the demonstration. The state should indicate “N/A” where appropriate. If there was no activity under a particular enrollment category, the state should indicate that by “0”. Please note any changes in enrollment that fluctuate 10 percent or more over the previous quarter as well as the same quarter in the prior demonstration year.

**Enrollment Counts**
**Note:** Enrollment counts should be person counts, not participant months

<table>
<thead>
<tr>
<th>Demonstration Populations (as hard coded in the CMS-64)</th>
<th>Current Enrollees (to date)</th>
<th>No. Voluntary Disenrolled in current Quarter</th>
<th>No. Involuntary Disenrolled in current Quarter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Population 1 – TANF Child under age 1 through age 20 in mandatory MC counties</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Population 2 - TANF Adults aged 21 through 64 in mandatory MC counties as of 10/1/06

Adult Group in MMMC

Population 9 – HCBS Expansion participants

Population 10 – MLTC Adults 18 through 64 - Duals

Population 11 – MLTC Adults age 65 and above - Duals

**Total enrollment in each MCO by month**

**Voluntary Disenrollments:**
- Cumulative Number of Voluntary Disenrollments within Current Demonstration Year
  - Number of Opt-outs for all HARP enrollees and reasons
  - Number of Voluntary enrollments into HARPs
  - Number of re-enrollments into HARPs
  - Reasons for Voluntary Disenrollments

**Involuntary Disenrollments:**
- Cumulative Number of Involuntary Disenrollments within Current Demonstration Year
  - Reasons for Involuntary Disenrollments

**Enrollment Information for Specific Sub-populations:**
- Enrollees in the HCBS Expansion program
- Enrollees in the HIV SNP
- Enrollees in the HARPs

**Program Operations**

**Outreach/Innovative Activities:** Summarize outreach activities and/or promising practices for the current quarter.

**Operational/Policy Developments/Issues:** Identify all significant program developments/issues/problems that have occurred in the current quarter, including, but not limited to, approval and contracting with new plans, benefit changes, and legislative activity. Also include any anticipated activities or program changes related to health care delivery, benefits, enrollment, grievances, quality of care, access, and other operational issues.
Update on Progress and Activities related to Quality Demonstrations and Clinic Uncompensated Care Funding: Identify all activities relating to the implementation of these programs, including but not limited to:

- Release of solicitations and selection of awardees for the quality demonstrations;
- An explanation of grants, contracts or other financial arrangements entered into for purposes of implementing the quality demonstrations of this demonstration; and
- Progress of grantees in meeting the milestones identified in these STCs and any award documents.

Consumer Issues: A summary of the types of complaints or problems consumers identified about the program in the current quarter. Include any trends discovered, the resolution of complaints, and any actions taken or to be taken to prevent other occurrences, this should be broken out to show the number of LTSS complaints vs. all other categories identified. Also discuss feedback, issues or concerns received from the Medicaid Managed Care Advisory Review Panel (MMCARP), advocates and county officials.

Quality Assurance/Monitoring Activity: Identify any quality assurance/monitoring activity in current quarter.

Managed Long Term Care Program: Identify all significant program developments, issues, or problems that have occurred in the current quarter.

Home and Community-Based Services Expansion Program: For the quarter ending March 31 each year, attach a copy of the CMS-372 report completed in accordance with Appendix A of the approved Long-Term Home Health Care, the Nursing Home Transition and Diversion, and the Traumatic Brain Injury 1915(c) waivers.

Demonstration Evaluation: Discuss progress of evaluation implementation.

Financial/Budget Neutrality Developments/Issues: Provide information on:
- Quality demonstration and clinic uncompensated care expenditures – to whom and when
- Designated State Health Programs – amount of FFP claimed for the quarter

Enclosures/Attachments: Identify by title any attachments along with a brief description of what information the document contains.

State Contact(s): Identify individuals by name, title, mailing address, phone, fax, and email address that CMS may contact should any questions arise.

Date Submitted to CMS:
ATTACHMENT F – RESERVED
ATTACHMENT G

Mandatory Managed Long Term Care/Care Coordination Model (CCM)

**Mandatory Population:** Dual eligible, age 21 and over, receiving community-based long term care services for over 120 days, excluding the following:

- Nursing Home Transition and Diversion waiver participants;
- Traumatic Brain Injury waiver participants;
- Assisted Living Program participants; and
- Dual eligible that do not require community based long term care services.

**Voluntary Population:** Dual eligible, age 18 through 20, in need of community based long term care services for over 120 days and assessed as nursing home eligible. Non-dual eligible age 18 and older assessed as nursing home eligible and in need of community based long term care services for over 120 days.

The following requires CMS approval to initiate and reflects the enrollment of the mandatory population only.

**Phase I and II: New York City and the suburbs**

**July 1, 2012** - Any new dual eligible case new to service, fitting the mandatory definition in any New York City County will be identified for enrollment and referred to the Enrollment Broker for action.

- Enrollment Broker will provide with educational material, a list of plans/CCMs, and answer questions and provide assistance contacting a plan if requested.
- Plan/CCM will conduct assessment to determine if eligible for community based long term care.
- Plan/CCM transmits enrollment to Enrollment Broker.

In addition, the following identifies the enrollment plan for cases already receiving care. Enrollment will be phased in by service type by borough by zip code in batches. People will be given 60 days to choose a plan according to the following schedule.

**July 1, 2012:** Begin personal care cases in New York County
August 1, 2012: Continue personal care cases in New York County

September, 2012: Continue personal care cases in New York County and begin personal care in Bronx County; and begin consumer directed personal assistance program cases in New York and Bronx counties

October, 2012: Continue personal care and consumer directed personal assistance program cases in New York and Bronx counties and begin Kings County

November, 2012: Continue personal care and consumer directed personal assistance program cases in New York, Bronx and Kings Counties

December, 2012: Continue personal care and consumer directed personal assistance program cases in New York, Bronx and Kings Counties and begin Queens and Richmond counties

January, 2013: Continue personal care and consumer directed personal assistance program citywide.

February, 2013 (and until all people in service are enrolled): Personal care, consumer directed personal assistance program, citywide.

March, 2013: Personal care, consumer directed personal assistance program, adult day health care, home health care over 120 days citywide.

March, 2013: Personal care, consumer directed personal assistance program, adult day health care, home health care over 120 days in Nassau, Suffolk and Westchester counties

April, 2013: Personal care, consumer directed personal assistance program, adult day health care, home health care over 120 days and long-term home health care program citywide.

April, 2013: Personal care, consumer directed personal assistance program, adult day health care, home health care over 120 days and long-term home health care program in Nassau, Suffolk and Westchester Counties

Phase III: Rockland and Orange Counties

Dually eligible community based long term care service recipients in these additional counties as capacity is established June 2013
Phase IV: Albany, Erie, Onondaga and Monroe Counties

Dually eligible community based long term care service recipients in these additional counties as capacity is established. Anticipated Fall 2013

Phase V: Other Counties with capacity.

Dually eligible community based long term care service recipients in these additional counties as capacity is established. Anticipated Spring 2014

Phase VI:

Previously excluded dual eligible groups contingent upon development of appropriate program models:
- Nursing Home Transition and Diversion waiver participants;
- Traumatic Brain Injury waiver participants;
- Nursing home residents;
- Assisted Living Program participants;
- Dual eligible that do not require community based long term care services.
Attachment I
Reserved
Attachment J
Reserved
II. Delivery System Reform Incentive Payment (DSRIP) Program Background

On April 14, 2014 Governor Andrew M. Cuomo announced that New York had finalized Special Terms and Conditions (STCs) with the federal government for a groundbreaking waiver that would allow the New York State Department of Health (DOH) to reinvest $8 billion in federal savings generated by Medicaid Redesign Team (MRT) reforms. The STCs will serve as the governing agreement between DOH and the Centers for Medicare and Medicaid Services (CMS) under the 1115 Waiver, also formally the Partnership Plan. The STCs outline the implementation of MRT waiver amendment programs, authorized funding sources and uses, and other requirements.

The waiver amendment dollars will address critical issues throughout the State and allow for comprehensive reform through a Delivery System Reform Incentive Payment (DSRIP) program. The DSRIP program will promote community-level collaborations and focus on system reform, specifically a goal to achieve a 25% reduction in avoidable hospital use over five years. Safety net providers will be required to collaborate to implement innovative projects focusing on system transformation, clinical improvement and population health improvement. All DSRIP funds will be awarded based on performance linked to achievement of project milestones.

The $8 billion federal financial participation is allocated in the following ways:

- $500 million for the Interim Access Assurance Fund (IAAF) – temporary, time limited funding to ensure current trusted and viable Medicaid safety net providers can fully participate in the DSRIP transformation without disruption to the delivery of key health services
- $6.42 billion for DSRIP – including DSRIP Design Grants, the DSRIP Performance Fund including, DSRIP Provider Incentive Payments, and DSRIP Administrative costs
- $1.08 billion for other Medicaid Redesign purposes – this funding will support Health Home development, and investments in long term care, workforce and enhanced behavioral health services

In addition, the STCs commit DOH to comprehensive payment reform and to continue New York’s efforts to effectively manage its Medicaid program within the confines of the Medicaid Global Spending Cap.

III. Executive Summary

This document, Attachment K: DSRIP Operational Protocol provides an overview of monitoring and implementation activities and requirements of stakeholders engaging in the administrative, support, technical and design activities aligned with DSRIP goals and objectives. Through monitoring, the State expects to: (1) recognize and resolve operational barriers immediately (2) quickly identify the State’s needs for technical assistance; and (3) assure program integrity and accountability.

The sections of this document have been designed to capture all of the core elements required in the implementation and ongoing operation of the DSRIP program. Brief descriptions of the content of each section is provided below.

Section III, “DSRIP Timeline” highlights the key dates and corresponding activities or events
associated with each period for program evaluation. The DSRIP Timeline supports both public and internal timelines associated with key deliverables.

Section IV, “DSRIP Project Team: Key Staff and Responsibilities” highlights the various State agencies and contracted entities engaged in the DSRIP program. The section also identifies key staff for the agencies or entities that are primarily engaged in the implementation and operational activities supporting the DSRIP program.

Section V, “Provider Requirements” highlights some of the main requirements for the Performing Provider Systems (PPS) and the tools available to the PPS for the purposes of data sharing with the State.

Section VI, “Performance Payments” highlights the two mechanisms through which PPS are eligible to receive payments from the DSRIP Performance Fund including the DSRIP High Performance Fund.

Section VII, “PPS Support” identifies the resources in place to provide PPS with ongoing support of planning and implementation activities throughout the term of the waiver.

Section VIII, “Statewide Measurements and Accountability” highlights the measures and processes that are in place to evaluate the performance of the State against required milestones as well as the State’s efforts around reporting and transparency.

Section IX, “Independent Evaluator” describes the roles and responsibilities of the State in procuring an independent evaluator including the roles, process and responsibilities of constructing the evaluation design.

Section X, “Implementation Activities” identifies the resources provided to the PPS to support their planning efforts to successfully submit DSRIP Project Plan Applications.

**DSRIP Timeline**

The DSRIP timeline is defined by DSRIP Years (DY) beginning with the planning and pre-implementation year, known as DY0 and covering the first year of implementation in DY1 through the end of the program in DY5. April 2014 marked the beginning of DY0 with key activities such as stakeholder education and engagement, planning activities, procurement of DSRIP contractors and development of key DSRIP applications, awards, policies and procedures occurring through March 2015. An extensive DSRIP website was launched on April 14, 2014 and is available at [www.health.ny.gov/dsrip](http://www.health.ny.gov/dsrip) and includes a current high-level DY timeline outlining key activities.

Timelines specific to the PPS Quarterly Reports, the semi-annual performance payments, and the Independent Evaluator (IE) are included in the respective sections of this document.

**DSRIP Project Team: Key Staff and Responsibilities**

The DSRIP project team is comprised of staff from across multiple State agencies and from contracted vendors. The following sections highlight the various State agencies and contracted vendors engaged in the implementation and operation of the DSRIP program with a description of the role of each entity. Where applicable, key staff positions have been identified for entities that play primary roles in the implementation and ongoing operations of the DSRIP program.
New York State Department of Health, Office of Health Insurance Programs (OHIP)
The Office of Health Insurance Programs (OHIP) is the primary State entity responsible for the DSRIP program. Led by Jason Helgerson, Medicaid Director and Deputy Commissioner for DOH, with support from Greg Allen, Director for the Division of Program Development and Management and Peggy Chan, the DSRIP Program Director. OHIP is the primary liaison for the State with CMS. OHIP is responsible for all communications with CMS with regards to the DSRIP program including the negotiations for waiver approval, the approval of the STCs and attachments, and any policy or funding questions related to the program. OHIP serves as the primary entity responsible for policy decisions related to the implementation and operation of the DSRIP program.

OHIP has been responsible for the procurement of the services of vendors to support the DSRIP program including the DSRIP Independent Assessor and the DSRIP Support Team, as well as supporting the procurement of the DSRIP Independent Evaluator. OHIP staff provide contract management and oversight for the selected Independent Assessor and Support Team vendors.

OHIP also serves as the primary point of contact for all DSRIP related matters with other State agencies. This includes other entities within DOH, such as the Office of Primary Care and Health Systems Management (OPCHSM), the Office of Quality and Patient Safety (OQPS), and the Office of Public Health (OPH), as well as agencies outside of DOH such as the Office of Mental Health (OMH), the Office of Alcohol and Substance Abuse Services (OASAS), the Office for People with Developmental Disabilities (OPWDD), and the Office of the Medicaid Inspector General (OMIG).

Additionally, OHIP plays a central role with the PPS and the providers participating in DSRIP. OHIP formulates programmatic and operational policy to guide the PPSs in implementation. Regular communication with PPSs and other DSRIP stakeholders are coordinated through OHIP. OHIP monitors the progress, performance and activities of the PPSs through direct engagement as well as through its contractors as described below. Technical assistance or other programs are provided by OHIP as needed to assist in successful implementation of DSRIP goals. Other efforts include engagement with the PPS and providers on specific topics that arise throughout the life of the DSRIP program as well as supporting PPS through Enhanced Support and Oversight (ESO) activities to assist PPS in meeting program goals and milestones.

Other NYSDOH Divisions

Office of Primary Care and Health Systems Management (OPCHSM)
The Office of Primary Care and Health Systems Management (OPCHSM) regulates and oversees the health care system of New York State to ensure access to high quality, affordable, and equitable health care services for all who receive care from New York’s health care providers and facilities. Core functions include health care policy and standards development; data analysis and health services research; health care facility planning, financing, and licensure; health care workforce development and oversight of graduate medical education; health care provider licensure, certification, surveillance, investigation, and enforcement; and the implementation of federal and State health care system reform. The regulated health care community includes hospitals, diagnostic and treatment centers, nursing homes, adult care facilities, intermediate care facilities, home and community-based care providers, emergency medical service providers, primary care providers, pharmacists, funeral directors, and physicians. Key areas of coordination with the DSRIP program are in NYS Regulatory Waivers for DSRIP projects. PPS are able to submit requests for specific waivers in State regulations that support the implementation of DSRIP projects and goals. OPCHSM reviews the requests and coordinates with other DOH divisions and State agencies for an
agreed upon response. Upon approval, licenses and surveillance criteria are revised accordingly.

**Office of Quality and Patient Safety (OQPS)**
The Office of Quality and Patient Safety (OQPS) is focused on improving the health, quality of care and patient safety for New York State residents, consistent with the State’s Strategic Plan and the MRT recommendations. OQPS is responsible for key coordination within the DSRIP program including; ensuring consistency in data management, testing data validity and, ensuring consistency between DSRIP Metrics and federal and State clinical measurements. OQPS is the key developer for the calculation of the performance metrics for the DSRIP program. OQPS has formulated the metrics specification guide for the DSRIP program and runs the performance data for each PPS.

OQPS is also responsible for the procurement and managing the contract of the Independent Evaluator.

**Office of Public Health (OPH)**
The Office of Public Health (OPH) will bring evidence based public health interventions to the DSRIP process, and ultimately to the DSRIP projects, to improve health outcomes and specifically decrease emergency room utilization, reduce hospital readmissions and reduce hospitalizations. OPH’s role is especially important with respect to secondary prevention and ambulatory sensitive conditions, since community components have been shown to positively impact these health outcomes. In addition the OPH has capacity to offer support in some facility based health outcome areas including healthcare acquired infection, flu immunization and maternal morbidity and mortality.

**Other State Agencies**

**Office of Mental Health (OMH)**
The Office of Mental Health (OMH) oversees and regulates mental health services in the State. It promotes the mental health and well-being of all New Yorkers with a mission to facilitate recovery for young to older adults receiving treatment for serious mental illness, to support children and families in their social and emotional development and early identification and treatment of serious emotional disturbances, and to improve the capacity of communities across New York to achieve these goals. OMH will support the DSRIP program by providing technical assistance and guidance related to best practices for the behavioral health projects during project development and implementation as well as supporting the review of any regulatory waiver requests submitted by PPS related to behavioral health services or providers.

**Office of Alcoholism and Substance Abuse Services (OASAS)**
The Office of Alcoholism and Substance Abuse Services (OASAS) oversees one of the nation’s largest addiction service systems with nearly 1,600 prevention, treatment and recovery programs. Its mission is to improve the lives of New Yorkers by leading a comprehensive, premier system of addiction services for prevention, treatment, and recovery. OASAS will support the DSRIP program by providing technical assistance and guidance related to best practices for the alcohol and substance abuse related projects during project development and implementation as well as supporting the review of any regulatory waiver requests submitted by PPS related to alcohol and substance abuse related services or providers.

**Office for People with Developmental Disabilities (OPWDD)**
The Office for People with Developmental Disabilities (OPWDD) coordinates services for more
than 126,000 New Yorkers with intellectual and developmental disabilities. OPWDD will support the DSRIP program by providing technical assistance and guidance as well as supporting the review of any regulatory waiver requests submitted by PPS related to developmental disability services or providers.

**Office of the Medicaid Inspector General (OMIG)**

OMIG’s overall mission is to enhance the integrity of the New York State Medicaid program by preventing and detecting fraudulent, abusive, and wasteful practices within the Medicaid program and recovering improperly expended Medicaid funds while promoting high quality patient care. OHIP has been actively working with the OMIG regarding assessing risks and respective roles for the DSRIP program. Among the key areas identified are:

- PPS Provider networks that drive the Project Plan valuation
- Medicaid compliance programs for DSRIP funds

During the initial PPS network development efforts OMIG required the PPS to attest that the providers included in their network had affirmatively agreed to be in the network and that there was evidence of such agreement. OMIG conducted audits among a selected sample of the PPS providers to solicit the evidence for including the providers. In addition, OMIG electronically reviewed the PPS networks to identify ineligible providers. OMIG provided OHIP with their findings to allow OHIP to notify the affected PPS. Reductions to PPS networks due to insufficient documentation of agreements between the PPS and proposed network providers. A small number of ineligible providers were also excluded as a result of this effort.

OMIG will continue to conduct periodic reviews of the PPS networks to ensure the integrity of the networks and to ensure that ineligible providers are identified and excluded from the DSRIP program.

Another area under OMIG jurisdiction has been the Medicaid Compliance Program. OMIG and OHIP recognize that the DSRIP incentive payment system for performance is different from the traditional Medicaid program. OMIG and OHIP have coordinated communications regarding expectations of the PPS lead entities in their Medicaid compliance programs as it pertains to the use of DSRIP funds which are incentive payments. OMIG has provided guidance documents to PPS leads regarding compliance program structure, assessment of risk and other key elements to protect against fraud and abuse.

OMIG will be reviewing the PPS for their Medicaid Compliance Programs as required under NYS Social Services Law 363.d. OMIG will also be receiving quarterly funds flow reports from OHIP and the Independent Assessor that will show the amount of DSRIP performance payments received by each participating provider. This data will be used in conjunction with other Medicaid payment data such as fee-for-service and managed care payments to determine the individual providers that are required to establish a Medicaid Compliance Program.

**Vendors and Contractors**

**DSRIP Independent Assessor (IA)**

New York released a Funding Availability Solicitation (FAS) for the purpose of procuring the services of an entity to serve as the DSRIP IA on May 20, 2014. Through the FAS procurement process, New York selected Public Consulting Group (PCG) to serve as the DSRIP (IA). Notification of the award was made on July 31, 2014 and PCG began work on August 4, 2014 and
will continue through the end of the DSRIP demonstration.

The FAS and resulting contract contains not only the activities of the IA but additional activities to be performed by PCG in support of the DSRIP program. The PCG team has been separated into two primary teams; the IA team and the Program Support team. The two teams have been created to fulfill all requirements of the contract while maintaining the independence of the IA team with a single Engagement Manager responsible for the oversight of all DSRIP deliverables.

The IA team is responsible for conducting the independent reviews of PPS quarterly reports for progress towards meeting program milestones and goals and for determining the semi-annual performance payments the PPS are eligible to receive. The IA team is also responsible for conducting the Mid-Point Assessment.

The Program Support team includes all functions and responsibilities defined in DOH’s contract with PCG outside of the IA functions. The Program Support team functions include the following:

- **Account Support Team (AST):** the AST is responsible for working directly with the PPS and to support PPS implementation and quality improvement efforts.
- **Performance Management team:** the Performance Management team works directly with OHIP and OQPS on the calculation of the annual claims and non-claims based performance measures. This team also supports OQPS in the annual reviews of the Measure Specification Guide.
- **Medicaid Analytics Performance Portal (MAPP) team:** the MAPP team is responsible for working with the State’s IT vendors in the development of the web-based platform to support PPS completion of the PPS Quarterly Reports.
- **Certificate of Public Advantage (COPA)/Accountable Care Organization (ACO) team:** the COPA/ACO team is responsible for supporting DOH in the review of all COPA and ACO applications submitted by the PPS or entities participating in DSRIP.
- **Learning Symposium team:** the Learning Symposium team is responsible for conducting the annual and regional Learning Symposia, including the identification of sites and the development of the agenda.
- **Health Homes team:** the Health Homes team is responsible for supporting DOH in ensuring the integration of Health Homes into DSRIP projects.
- **DSRIP Director Support team:** the DSRIP Director Support team is responsible for assisting the DSRIP Director on various DSRIP program efforts.

The two functional areas are separated by a firewall to ensure the independence of the IA team in reviewing the PPS progress and achievement. The DSRIP Independent Assessor Firewall Policies and Procedures defines the policies that govern the interaction of the PCG Program Support team with the IA team. Compliance with the Firewall Policies and Procedures is monitored through monthly meetings between DOH and the PCG Engagement Manager. A summary of the firewall policies has been included as Appendix A to this Operational Protocol once finalized by PCG and DOH.

**DSRIP Support Team (DST)**

New York released a FAS for the purpose of procuring the services of a vendor to serve as the DST on May 21, 2014. Through the FAS procurement process, New York selected KPMG to serve as the DST. KPMG began work on August 1, 2014 and will continue through July 31, 2017.
Through the DSRIP Project Plan Application process, the DST assisted the PPS in completing the Project Plan Application as well as to understand the expectations of the IA in evaluating the applications. Following the completion of the application process, the DST continued to support the PPS through the development of Implementation Plans and provided other account management and assistance. The support team functions to the PPS was transitioned to PCG AST, who provides more focus on project performance improvement and assistance, as of March 1, 2016.

The DST continues to support the DSRIP program through the provision of subject matter expertise on certain elements of DSRIP program implementation: VBP, data analytics, PPS IT and performance strategies, rapid cycle evaluation and project management initiatives to DSRIP Policy and Program Directors

**Medicaid and Data Portal Contractors**
NYSTEC, CMA, IBM and Salient have longstanding experience working in support of the NYS Medicaid program. These contractors will apply experience in this environment to develop and maintain DSRIP IT infrastructure to support PPS reporting requirements, Medicaid Data and Analytics, public resources and DSRIP applications.

**DSRIP Project Approval and Oversight Panel (PAOP)**
Based on the standards set forth in the STCs, the IA was tasked with convening the DSRIP Project Approval and Oversight Panel (PAOP). The PAOP was carefully selected to ensure there were no existing conflict of interests with any participating PPS. The PAOP is comprised of 27 members, which include healthcare professionals, consumers, Commissioners from State Agencies and members designated by the NYS Assembly and Senate.

The role of the PAOP was to initially review the determinations of the IA scoring results of each PPS project application and to make recommendations to the State Commissioner for the Department of Health for any modifications. Subsequent to the application process, the PAOP role is to provide ongoing oversight and review of PPS progress. The PAOP will conduct annual reviews of PPS progress based on the results of the PPS Quarterly Reports. The PAOP will convene in public meetings in an effort to identify successes as well as barriers to project implementation.

At the Mid-Point Assessment, the PAOP will be responsible for reviewing the recommendations for DSRIP Project Plan modifications made by the IA and for making recommendations to the State Commissioner for the Department of Health.

Additional details on PAOP’s training, activity and charge are available at: [http://www.health.ny.gov/health_care/medicaid/redesign/dsrip/projectApprovalOversightPanel.htm](http://www.health.ny.gov/health_care/medicaid/redesign/dsrip/projectApprovalOversightPanel.htm)
Provider Requirements

Eligible Providers for DSRIP Participation
The STCs set forth requirements for participation in DSRIP and specifically for PPS lead organizations. STC VIII, Section 1.c states that “DSRIP funding is available to Performing Provider Systems that consist of safety net providers whose project plans are approved and funded through the process described in these STCs and who meet particular milestones described in their approved DSRIP Project Plans.” The PPS lead organizations can engage and contract with other safety net and non-safety net providers to implement and execute the approved DSRIP Project Plans, however per STC requirements, funding to non-safety net providers is limited to no more than five percent of the total DSRIP Project Plan funding.

Potential PPS Letter of Intent Process
The State conducted a non-binding PPS Letter of Intent process to help identify providers across the state that could serve as PPS lead organizations. The Letter of Intent submission required the potential PPS lead organization to identify the proposed county or counties the PPS planned to serve through DSRIP and a list of the potential providers the PPS lead organization expected to include in their PPS network. DOH reviewed all letters of intent and identified those potential PPS lead organizations that could become a PPS as an ‘emerging PPS’. Providers that did not receive ‘emerging PPS’ status were informed that they would need to consider joining with another PPS to participate in DSRIP.

Safety Net Determination and Appeals Process
As noted in STC VIII, Section 2, there are specific criteria outlined for determining the safety net status of providers participating in DSRIP. Hospitals are expected to meet one of three criteria to qualify as a safety net provider while non-hospital providers that are not participating as part of a state-designated health home, are required to meet a single criteria to qualify as a safety net provider. DOH used Medicaid claims and encounter data as the primary sources for determining the safety net status of hospital and non-hospital providers.

Following the initial safety net determination process, providers that did not receive safety net designation were given an opportunity to appeal the safety net determination. The appeals process allowed for providers to submit a narrative explaining why the provider believes they meet the safety net definition along with revised data to support the appeal in how the provider meets the safety criteria. DOH reviewed the safety net appeals and made determinations based on the narrative and data provided through the appeals.

Providers could also request a Vital Access Provider (VAP) exception to the safety net definition. The VAP exception was considered on a case-by-case basis if it was deemed in the best interest of Medicaid members. DOH allowed a VAP exception to the safety net definition based on one of three criteria. All VAP exceptions required CMS approval and were subject to a 30 day public comment period prior to final approval.

Details on the safety net determinations and the VAP exceptions can be found on the DSRIP website at, [http://www.health.ny.gov/health_care/medicaid/redesign/dsrip/safety_net_definition.htm](http://www.health.ny.gov/health_care/medicaid/redesign/dsrip/safety_net_definition.htm).

New Corporation (NewCo) VAP Exception Process
During the DSRIP Demonstration Period, PPS Lead entities may decide to pursue different
corporate structures to facilitate DSRIP implementation. For this purpose, the DOH will permit current PPS Lead entities ONLY to submit new corporation VAP exception applications for safety net designation. PPS may submit to DOH for consideration their proposal and rationale for the new legal corporation. Applications for NewCo VAP exceptions will be reviewed by DOH and then posted for 30 day public comment before submitting to CMS for review and approval.

Information regarding the NewCo VAP exception process can be found on the DSRIP website at, http://www.health.ny.gov/health_care/medicaid/redesign/dsrip/safety_net/safety_net_determinations.htm.

DSRIP Design Grants

The State, as defined in STC VIII, Section 10.a, was given authority to provide DSRIP Design Grants to providers. The DSRIP Design Grant funds were made available to providers to assist in the preparation for and the development of the DSRIP Project Plans. Providers were required to submit an application, including a proposed budget for the use of Design Grant funds, for review by DOH. All applications were reviewed and initial awards were made by DOH to providers with the requirement that awardees submit a DSRIP Project Plan application. Following the approval of DSRIP Project Plan applications, DOH made supplemental Design Grant awards to the approved PPS to assist in the development of implementation plans.

In order to ensure that the Design Grant funds were used in accordance with the requirements set forth in the STCs and in the terms of the award letters, the IA conducted an audit of the Design Grant awards. The audits were conducted on all Design Grant awards, including the initial and supplemental awards, with a final report on the findings to be delivered to DOH.

Information regarding the DSRIP Design Grants can be found on the DSRIP website at, http://www.health.ny.gov/health_care/medicaid/redesign/dsrip/design_grant_appl.htm.

DSRIP Project Plan Application and Award Process

The State, along with various stakeholders and vendors, collaborated on efforts to support the development, submission and evaluation of DSRIP PPS Project Plan Applications. Since beginning work on August 4, 2014, the IA worked extensively on the development of the DSRIP Project Plan Application, the Project Metrics and Milestones, Scoring Guide, and PPS Lead Financial Stability Test. The IA worked closely with DOH staff to ensure the DSRIP Project Plan and all accompanying documents have been consistent with the STCs, Attachments I and J, and the DSRIP Project Toolkit.

The following processes implemented by DOH and vendors supported the Project Plan Application and Award Process:

- Release of the Project Plans Application for public comment
- Review and revised Project Plan Application based on public comment
- Creation of an application and application review tool as well as a process for a transparent and impartial review of all proposed Project Plans
- Assembling a team of IA’s to review and score the Project Plan Applications
- Development of DSRIP Project Plan prototypes, “how to” guides and other tools to help providers as they prepare their Project Plan applications
- Creating and Monitoring Centralized Storage and Retrieval of Deliverables
- Making project approval recommendations to the State using CMS-approved criteria
• On the ground support to PPS from shortly after DSRIP Design Grant awards until final submission of their Project Plan applications
• Public release of Project Plan Application along with IA’s evaluation scores
• Assembling the DSRIP PAOP, an independent review panel chosen by DOH based on standards set forth in the DSRIP STCs
• Conducting public meeting for the review of the IA’s scoring recommendations

Completed DSRIP Project Plan applications were due from the PPS on December 22, 2014. DSRIP Project Plan applications were received from 25 PPS.

The IA conducted an initial completeness review by December 24, 2014 and began the comprehensive evaluation of the Project Plans on December 26, 2014. The IA completed scoring of the 25 Project Plans on January 15, 2015. The DSRIP program requirements outlined by CMS require DOH to provide the opportunity for public comment on the Project Plans. Accordingly, the applications were posted to the DSRIP website and the public comment period for the Project Plans began on January 15, 2015 and ended on February 15, 2015.

Following the public comment period the State convened the PAOP for a multi-day working session where the IA reviewed each PPS application and attested to the suggested application scores. The PAOP provided a secondary review of PPS Project Plans and made recommendations to the NYS Commissioner of Health (the Commissioner) prior to final approval of Project Plans.

The PAOP’s charge included reviewing Project Plans scored by the IA to advise the Commissioner whether to accept, reject or modify the IA score recommendations.

Following the open PAOP work sessions all Project Plan scores were adjusted to reflect the PAOP’s recommendations. In March 2015, OHIP staff and the IA presented the modified Project Plan scores to the Commissioner for consideration and review. The Commissioner accepted the proposed Project Plan scores and submitted the results to CMS for acceptance. Additionally, in accordance with the STCs, DOH sent letters to each PPS describing DOH’s recommendations and transmittal to CMS.

The completed Project Plans can be found on the web at:

A summary of public comments received for the Project Plans can be found on the web at:

Provider Data Infrastructure and Implementation Process

In order to support the DSRIP program, DOH has worked to develop a comprehensive infrastructure to facilitate the sharing of data from the State to the PPS and from the PPS back to the State. Much of this capacity is housed within the Medicaid Analytics Performance Portal (MAPP) which incorporates:

• A retail front-end to the Medicaid Data Warehouse for PPS
• A Health Home community
• Robust dashboard and data drilldown capabilities provided by Salient
• Online tools available in portal technology to support DSRIP, including:
  • DSRIP Project Plan Application
- Network management
- DSRIP Implementation Plan
- DSRIP Quarterly Reports
- Health Home Business and Care Management Functionality
- Data management and analytics to drive performance

Access to MAPP is available through the State’s Health Commerce System (HCS) and PPS have the ability to request additional and vetted users with access to MAPP.

**Data Exchange Application & Agreement (DEAA)**
For the purpose of accessing Protected Health Information (PHI) provided by DOH, the PPS must follow a defined process that is intended to ensure that the data is handled in a secure fashion. The first step requires the PPS to complete a Data Exchange Application & Agreement (DEAA), the necessary DEAA Addendum and the Systems Security Plan. Once the DEAA, the DEAA Addendum and the Systems Security Plan are completed the PPS may receive PHI data from DOH.

**Opt-Out Process**
An additional step in the process for ensuring the appropriate handling of PHI is the requirement of an Opt-Out process, modeled after the Medicare ACO process, for Medicaid members. This Opt-Out process will allow Medicaid members to not have their PHI Medicaid data held by the State shared with the PPS Lead and partners. Once the Opt-Out process has been completed, PPS will be able to share the PHI received from DOH with their network partners for any beneficiaries that have not ‘opted out’.

**2 Factor Authentication**
DOH has also implemented a 2 factor authentication process within MAPP to provide an additional level of protection for PHI. The 2 factor authentication process first requires all MAPP users to have a NYS Department of Motor Vehicle (DMV) issued identification and to subsequently register a phone number to facilitate subsequent logins to the system. For users logging into MAPP, they will receive a numeric security code through their registered phone number that will be entered to access MAPP. DOH will also be working to develop a mechanism for sharing non-PHI data that would not require the 2 factor authentication.

**Monitoring and Compliance**
PPS are subject to rigorous and regular reporting requirements, State and federal monitoring requirements, and site visits. A system of self-reporting and internal controls monitor routine assessment of PPS Project Plan achievement and will be maintained within MAPP. These activities occur on a Quarterly Cycle beginning in DY1 and continue throughout DY5. PPS are required to upload data to support milestone completion into the automated MAPP tool for demonstration and validation by the IA. These Self-assessments and milestone requirements are reviewed by the IA and/or are subject to site visits, sample collection and audits.

As described in the following sections, the IA will determine PPS progress toward project milestones and DSRIP goals. All measurements included within the Quarterly Reports determine PPS semi-annual award payments based off of a P4P or P4R methodology.

**Quarterly Reporting and Achievement Values**
On a quarterly basis, the PPS are tasked with submitting a quarterly report to the DSRIP IA for review and approval. The quarterly reports are used to document the progress PPS have made...
towards meeting prescribed organizational and project milestones that have been identified as core measures for successfully implementing DSRIP projects. These organizational and project milestones are used in determining the Domain 1 funding a PPS is eligible to earn based on the review by the IA. The IA reviews the reports to determine that the PPS is making sufficient progress towards meeting prescribed milestones and once a milestone has been met, to determine that the supporting documentation submitted supports that the milestone has been met.

Following the completion of the review by the IA, the PPS are given an opportunity to address any issues identified by the IA during a remediation period with the IA reviewing any updated information provided by the PPS before making a final determination on the quarterly report. Once the IA has completed its final review and approval of the quarterly reports, the PPS are awarded Achievement Values (AVs) to reflect their performance for that period as defined in Attachment I of the STCs. On a semi-annual basis, the AVs are used to determine the amount of DSRIP performance payments the PPS have earned.

The quarterly reporting schedule will follow a timeline as outlined below based on the guidance in Attachment I of the STCs. The quarterly report for the April 1 – June 30 period will be combined with the quarterly report for the July 1 – September 30 period to cover the first semi-annual reporting and payment period for each DSRIP year while the quarterly report for the October 1 – December 31 period will be combined with the quarterly report for the January 1 – March 31 period to cover the second semi-annual reporting and payment period for each DSRIP year. The dates for the IA Review Period, the PPS Remediation Period, and the Final Approval may vary based on the actual calendar days available. The actual dates may shift due to circumstances such as a leap year.

<table>
<thead>
<tr>
<th>Quarterly Report Period Covered</th>
<th>Quarterly Report Due from PPS</th>
<th>Independent Assessor Review Period</th>
<th>PPS Remediation Period Complete</th>
<th>Final Approval Date</th>
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</thead>
<tbody>
<tr>
<td>April 1 – June 30</td>
<td>July 31</td>
<td>August 30</td>
<td>September 14</td>
<td>September 29</td>
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<tr>
<td>July 1 – September 30</td>
<td>October 31</td>
<td>November 30</td>
<td>December 15</td>
<td>December 30</td>
</tr>
<tr>
<td>October 1 – December 31</td>
<td>January 31</td>
<td>March 2</td>
<td>March 17</td>
<td>April 1</td>
</tr>
<tr>
<td>January 1 – March 31</td>
<td>April 30</td>
<td>May 30</td>
<td>June 14</td>
<td>June 29</td>
</tr>
</tbody>
</table>

**Quarterly Report Appeals**

As part of the PPS Quarterly Report process, the PPS are afforded the opportunity to appeal to the IA for a reconsideration of any determinations made by the IA on the awarding of Achievement Values. The PPS appeals take place following the final approval date for the PPS Quarterly Report and requires the PPS to submit in writing to the IA a request for reconsideration. The appeals process does not allow for the submission of any new documentation that was not previously provided during the initial Quarterly Report submission by the PPS or through the PPS Remediation process. The PPS appeals are strictly based on the request of the PPS for the IA to review previously provided documentation based on further explanation of the documentation or clarification on the documentation from the PPS. If an appeal is submitted during a payment driving quarter (Quarter 2 or Quarter 4), the payment to the PPS may be delayed to accommodate the PPS appeal.

PPS are notified by the IA of the results of the appeal following a review of the documentation. The
IA’s determination following appeal is considered final as the State will not consider appeals from the PPS.

**Mid-Point Assessment**

In accordance with the STCs, the IA will conduct a Mid-Point Assessment to evaluate progress the PPS have made towards implementing selected projects in their approved DSRIP Project Plans. During DY2, the IA will develop a Mid-Point Assessment tool which will include criteria that will be used to assess the progress made by the PPS. The criteria will be developed in accordance with the Mid-Point Assessment requirements set forth in the STCs and will be submitted to CMS for review prior to the initiation of the Mid-Point Assessment. The Mid-Point Assessment will, at a minimum, include an assessment of the following elements:

- Compliance with the approved DSRIP Project Plan, including the approved Implementation Plans;
- Compliance with the required core components for projects described in the DSRIP Strategies Menu and Metrics, including continuous quality improvement activities;
- Non-duplication of federal funds;
- An analysis of the relevant data on performance on metrics and indicators to that point in time
- The benefit to the Medicaid and uninsured (project 2.d.i only) population and to the health outcomes of all patients served by the projects
- An assessment of project governance including recommendations for how governance can be improved to insure success;
- The opportunity to continue to improve the project by applying any lessons learned or best practices; and
- Assessment of the current financial viability of the PPS lead entities participating in DSRIP

The IA will leverage the data collected through the quarterly reports in addition to the additional data collected through the Mid-Point Assessment tool to make recommendations to the State for the continuation of DSRIP funding for PPS and their selected projects. The IA recommendations will be released for an initial public comment period during which the PPS and the public will have the opportunity to comment and propose additional or alternative recommendations. The IA will consider the comments and any additional or alternative recommendations in developing final recommendations that will be presented to the PAOP. IA recommendations and a summary of the public comments will be made available through the DSRIP website. The recommendations from the Mid-Point Assessment will be subject to review by the PAOP in a manner consistent with that of the initial DSRIP Project Plan Applications, with the PAOP recommendations submitted to the Commissioner. The recommendations of the Commissioner, based on the original recommendations from the IA and those of the PAOP, will be submitted to CMS for review and approval. Any modifications to PPS Project Plans resulting from the Mid-Point Assessment will require a remediation plan outlining the timelines and tasks for implementation to be submitted by the PPS for IA approval before the start of DY3.
Progress towards Value Based Payment (VBP) Goals

To ensure the long-term sustainability of the improvements made possible by the DSRIP investments in the waiver, the STCs require the State to submit a multiyear Roadmap for comprehensive Medicaid payment reform, ultimately outlining the State’s vision for achieving 80-90% of all payments made between managed care organizations (MCOs) and providers to be in Value Based payments (VBP) by the end of the waiver period.

The Roadmap

The creation of the Roadmap was completed in an iterative process resulting in a number of drafts, which were refined over time and adjusted to reflect thoughts, feedback, and concerns from stakeholders. This was achieved by the creation of the VBP Workgroup, and a public comment period. The Roadmap was approved by CMS in July of 2015.

Preparation for VBP

Upon CMS approval of the Roadmap in July 2015, the work of operationalizing the vision for payment reform commenced. To achieve success, all components of the New York State Medicaid program must understand the fundamental shift that DSRIP and VBP represent. Recognizing the far reaching impact of the State’s ambitious goal, in year 1 of the VBP Roadmap, the State developed and initiated what has become one of the single largest stakeholder engagement processes ever undertaken by the State. With assistance and expertise from the VBP Workgroup, the State implemented a robust engagement process that resulted in over 500 Stakeholders across the State participating in this critical work. The State and the VBP Workgroup, created subcommittees and advisory groups of stakeholders who were charged with moving the VBP Roadmap towards implementation. This work will result in updates to the VBP Roadmap and will be submitted on an annual basis to CMS.

Implementation and Next Steps

Now that the vision and details of the VBP Roadmap have been developed in joint collaboration with the VBP workgroup, the State will turn its attention to implementing VBP and achieving the ambitious goal of 80% VBP. To support this work, the State will launch a number of pilot programs across the State to pilot the innovative arrangements detailed in the Roadmap, as well as provide early feedback and lessons learned on a smaller scale as the rest of the State prepares for implementation. To assist in that preparation, the State will develop a comprehensive training and roll it out across the all regions of the State, called VBP Boot Camp, again, to assist in the implementation of VBP. In addition, the State will continue to call on the VBP workgroup and other advisory groups to continue to provide an important voice on the path to reform.

Additional details on Value Based Payment are available at: https://www.health.ny.gov/health_care/medicaid/redesign/dsrip/vbp_reform.htm.
Performance Payments

DSRIP Performance Fund Payments

Performance payments from the DSRIP Performance Fund are made in accordance with the STCs and Attachment I. The DSRIP Performance Funds will be distributed across the five DSRIP years consistent with the distribution of the funds identified in the Sources and Uses table in STC IX, Section 14.d. The Performance Fund payments will be further apportioned across the four domains and across Pay for Reporting (P4R) and Pay for Performance (P4P) metrics as described in Section V.b. of Attachment I.

In DY1, PPS will be eligible to receive three performance payments with the first payment based on the approved DSRIP Project Plans and the second and third payments based on approved semi-annual reports as described in Quarterly Reports and Achievement Values in Section V of this protocol. In all subsequent DSRIP years (DY2 – DY5), the PPS will be eligible to receive two performance payments based on approved semi-annual reports. The semi-annual reports are the combined results of the two quarterly reports submitted for the applicable semi-annual period, with the first semi-annual reporting and payment period incorporating the April – June and July – September quarterly reporting periods and the second semi-annual reporting and payment period incorporating the October – December and January – March quarterly reporting periods. Performance payments will be made within 30 days of the final approval of the semi-annual reports by the IA. Payments for the semi-annual period of April – September will be made in January and payments for the October – March semi-annual period will be made in July.

When PPS fail to achieve the defined milestones and measures, the unearned performance payments will be transferred to the DSRIP High Performance Fund. Any unearned performance payments will be carried forward for a period of one year in accordance with STC IX, Section 14.c. Following the one year carry forward period, any performance payments that remain unearned will be returned to CMS.

The following table identifies the reporting and payment schedule for all five years of the waiver.

<table>
<thead>
<tr>
<th>DSRIP Year</th>
<th>Deliverable</th>
<th>PPS Submission Date</th>
<th>IA Review Complete</th>
<th>PPS Remediation Complete</th>
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<tr>
<td>DY 1</td>
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<td>DY 3</td>
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**DSRIP High Performance Fund**

The DSRIP High Performance Fund has been established to reward PPS that have exceeded their set performance benchmarks for a given DSRIP year beginning in DY2 as Domain 3 measures convert from P4R to P4P. Additional measures will become High Performance eligible in DY3 as Domain 2 measures convert from P4R to P4P. The funding for the High Performance fund will be based on a 3% withhold from the DSRIP Performance Fund as well as any unearned performance payments resulting from PPS missed metrics. Unearned performance payments from the two semi-annual payment periods in one DSRIP Year will be included in the High Performance Fund through the end of the following DSRIP Year, i.e. unearned performance payments from the first DY2 payment period and from the second DY2 payment period will be included in the High Performance Fund for DY3. The High Performance Fund will be spread across DSRIP years 2 through 5 following the same distribution of the DSRIP Performance Fund described in STC VIII, Section 14.d.

The DSRIP High Performance Fund will be distributed across two tiers:

- Tier 1 will reward PPS whose performance closes the gap between their current performance and the statewide performance goal by 20% or more in a given DSRIP year
- Tier 2 will reward PPS whose performance meets or exceeds the statewide performance goal in a given DSRIP year.

PPS can earn DSRIP High Performance Fund payments by achieving one of the two tiers for any of the ten measures identified as High Performance measures in Attachment J of the STCs.

Payments from the DSRIP High Performance Fund will be made annually, in a time frame consistent with that of the second semi-annual performance payments. PPS that achieve high performance levels will be eligible to receive DSRIP High Performance Fund payments up to 30% of their DSRIP project value.

**Managed Care Contracting Program Payments**

There are several programs authorized by the MRT Waiver Amendment that exist outside of DSRIP, but align with DSRIP programmatic goals. These programs in the STCs are described as for non-DSRIP Medicaid Redesign purposes. DOH will implement these programs through the State’s Medicaid Managed Care Contract, to meet the goals of these programs along with DSRIP.
and the transition to Value-Based Payment.

**PPS Support**

**DSRIP Account Support Structure**
The purpose of the Account Support structure is to monitor each PPS in their Implementation efforts by providing tools, analysis, information sessions, and day-to-day support to assist with DSRIP implementation. The AST clarifies DSRIP-related documents and requirements, answers DSRIP-related questions, and evaluates each PPS approach and reports risks if necessary. The AST provided assistance to PPS with respect to guidelines for completion of Implementation Plans.

The AST has a monthly check in with each PPS, an in-person check in four times each year, as well as frequent notifications to the PPS of upcoming releases, such as guides, webinars, trainings, and other associated communications. The AST also has bi-weekly check-ins with relevant vendors and stakeholders. The AST maintains activity logs to track movements around the PPS and submits bi-weekly PPS Implementation progress status reports and Weekly Enhanced Oversight progress reports to DOH, specifically OHIP.

**Additional PPS Support Activities**
DOH, in conjunction with its vendors, provides support to the PPS through a wide array of support to the PPS. These support activities include in person meetings with the PPS and web-based trainings with dedicated question and answer opportunities.

**All-PPS Meetings**
DOH convenes all PPS throughout the State once every two months for PPS to showcase their best practices and provide DSRIP program updates and tools. The All-PPS meetings feature updates from DOH and the IA as well as PPS led presentations or panels on specific topics.

**Webinars and Operator Assisted Calls**
In addition to the All-PPS Meetings, DOH uses webinars and operator assisted calls to convey program updates and provide guidance to the PPS on specific topics. Materials from the webinars and operator assisted calls, including presentations and Question & Answer (Q&A) documents, are posted to the DSRIP website following the webinar or operator assisted call.

Materials that are developed specifically for the PPS are also posted to a Digital Library. The Digital Library is a secure SharePoint site that limits access to the PPS users with MAPP access.


**Enhanced Support and Oversight (ESO)**
DOH has also implemented an Enhanced Support and Oversight (ESO) program to provide additional resources and support for PPS that DOH or the AST has identified as requiring further support for specific efforts under the DSRIP program. ESO automatically includes PPSs where their PPS award is far greater than their previous organizational and financial history has managed. ESO activities include additional meetings with DOH and AST staff to ensure that the PPS is moving towards the successful implementation of the DSRIP Project Plan.
NY DSRIP PPS Learning Symposium

The purpose of the NY DSRIP PPS Learning Symposium is to promote and support an environment of learning and information sharing based on data transparency within the New York healthcare industry in an effort to bring meaningful improvement to the landscape of healthcare in New York. An annual statewide Learning Symposium is held once each year to bring PPS together for a multi-day opportunity to focus on DSRIP and seek peer-to-peer (provider-to-provider) and community stakeholder input on project level development of action plans, implementation approaches and project assessment. Invitees to the annual statewide Learning Symposium will include PPS providers, community-based organizations, consumer advocates, national health care reform experts, county agency representatives, health plan representatives, HIT/HIE representatives and State and public health officials. The AST is responsible for collaborating with relevant stakeholders and designing the content of the meeting.

The theme of the first annual statewide Learning Symposium was “New York DSRIP Year 1: Launching PPS Transformation Efforts.” Objectives of the Learning Symposiums are to:

- Enhance collaborative within each PPS with broad group of partners
- Develop partnerships across PPS and ways to share emerging best practices and evidence-based approaches
- Learn about strategies to improve care transitions and transform delivery systems
- Further dialogue between PPS and the State about how to achieve DSRIP goals
- Initiate relationship-building discussions within and across PPS including providers, consumer advocates, and community-based partners
- Spur discussion about promising efforts across the State and nation to transform current care delivery practices
- Share implementation strategies and success factors to achieve DSRIP goals

In addition to the annual statewide Learning Symposiums, the State will host two regional Learning Symposiums each year. The regional Learning Symposiums will be structured to focus on issues that are relevant to subsets of the PPS and may be driven by regional (Upstate vs. Downstate) or specific project implementation differences.

MRT Innovation eXchange (MIX) and the DSRIP LinkedIn Group

From October 2014 to February 2016, the purpose of the MIX was to collect ideas on a digital platform on how to improve and accelerate the progress of the projects targeting Medicaid redesign under DSRIP. The MIX was designed to help increase speed of the communication, idea sharing, education, collaboration and relationships formed between DSRIP stakeholders to contribute to the success of the DSRIP program.

The MIX was a collaborative tool, supplemented by topic-specific discussion groups to further engage participants and encourage collaborative dialogue.

In February 2016, the MIX was transitioned to a group on LinkedIn called the New York State Delivery System Reform Incentive Payment (DSRIP) Program Group. The group is currently used by DOH staff, MRT and DSRIP stakeholders, PPS, Community Based Organizations, and the public. The group is still being used in many of the same ways as the MIX was, and will continue to be a space to foster collaboration and communication among PPS and others.

The DSRIP group on LinkedIn, can be found here: https://www.linkedin.com/groups/8466940.

Medicaid Accelerated eXchange (MAX)
The MAX series program is designed as a multidisciplinary collaboration that empowers clinicians to lead change, apply leading practices, and learn from leading subject matter professionals and their peers. It is focused at a local level (i.e. specific providers within a PPS) to generate grass-roots level change and act as an enabler to impact overall DSRIP measures, as well as local improvement measures.

The program brings together 8-10 multidisciplinary providers and a patient representative to form Action Teams that will participate in a 12-month intensive learning experience. The learning experience is delivered across three full-day Workshops that empower participants to implement meaningful change during intermediary Action Periods. The program builds skills and capacity for process improvement at a local level that can be scaled and shared across the broader PPS.

The MAX Series Program covers specific clinical focus areas that were chosen with direct input from PPS based on existing opportunities to improve health outcomes and progress toward DSRIP goals. The initial four topics being offered are: 1) Managing Care for Super Utilizers, 2) Integration of Behavioral Health and Primary Care, 3) Primary Care Access Optimization, and 4) High-Risk Populations: Prevention and Patient Engagement.

Participation in the MAX Series is voluntary; the PPS were all provided information on the MAX Series before the deadline for making a definitive decision regarding participation.

**Regulatory Issues**

In an effort to further facilitate the successful implementation of DSRIP projects, the State has provided the PPS with opportunities to seek relief from certain regulatory requirements in the form of regulatory waivers, Certificate of Public Advantage (COPA), and Accountable Care Organization (ACO) applications.

**Regulatory Waivers**

Requests for regulatory waivers related to DSRIP projects are submitted to and coordinated by OPCHSM. DOH, OMH, OASAS, and OPWDD have issued guidance to PPS interested in seeking regulatory waivers in connection with the DSRIP Program and the Capital Restructuring Financing Program, pursuant to NYS Public Health Law (PHL) § 2807(20)(e) and (21)(e).

A team comprised of the four aforementioned agencies was established to review regulatory waivers. All appropriate agencies are directly engaged in the waiver review process. Waivers are granted to allow applicants to avoid duplication of requirements and to allow the efficient implementation of the proposed projects. Waiver requests are approvable only for State regulations where patient safety would not be implicated, and are not available with respect to federal statutes and regulations or State statute. DOH will maintain a spreadsheet to track and describe each waiver and the tracker is shared among the four agencies, which will ensure that clinical program and regulatory surveillance are fully coordinated for areas that have received approved waivers.

Requests for regulatory waivers were initially submitted in conjunction with the DSRIP Project Plan application. These Project Plans are posted on the DOH DSRIP website at https://www.health.ny.gov/health_care/medicaid/redesign/dsrip/pps_applications/ and were made available to CMS. The State’s responses to waiver requests are posted online and available online at https://www.health.ny.gov/health_care/medicaid/redesign/dsrip/regulatory_waivers/index.htm.

OPCHSM conducts a quarterly submission cycle for regulatory waiver requests. If a PPS identifies
an immediate need for a waiver, a request can be made at that time and OPCHSM will review off-cycle. Regulatory waivers are not granted or appropriate in all cases and PPS are encouraged to explore all options beyond the waiver process when designing their DSRIP projects.

**Certificate of Public Advantage (COPA) / Accountable Care Organization (ACO) Applications**

With respect to COPA, Public Health Law (PHL) Article 29-F sets forth the State's policy of encouraging appropriate collaborative arrangements among health care providers who might otherwise be competitors. The statute requires DOH to establish a regulatory structure allowing it to engage in appropriate State supervision as necessary to promote State action immunity under State and federal antitrust laws.

In accordance with the statute, DOH issued regulations which establish a process for providers to apply for a COPA for their collaborative arrangements such as mergers and clinical integration agreements. The application process under the regulations is available to PPS interested in applying for a COPA in connection with a DSRIP Project Plan application.

Public Health Law (PHL) Article 29-E requires DOH to establish a program governing the approval of ACOs. In conjunction with the statute, DOH issued regulations establishing a process for entities that wish to become ACOs to apply for certificates of authority. The application process under the regulations is available to PPS interested in applying for a certificate of authority in connection with a DSRIP Project Plan application.

Stakeholders were consulted in the development of the COPA and ACO regulations, which were published in the State Register, and the public had the opportunity to comment on them.

Summaries of COPA applications received to date are available at [https://www.health.ny.gov/health_care/medicaid/redesign/copa/docs/copa_application_summaries.pdf](https://www.health.ny.gov/health_care/medicaid/redesign/copa/docs/copa_application_summaries.pdf) and information regarding ACO certificates of authority is available at [http://www.health.ny.gov/health_care/medicaid/redesign/aco](http://www.health.ny.gov/health_care/medicaid/redesign/aco).

All COPA and ACO applications will be reviewed by DOH, in consultation with PCG, which provides technical assistance for these purposes. In addition, DOH will consult with the Office of the Attorney General and, if appropriate, other partner agencies. Further, as set forth under the statute, DOH will not issue a COPA before consulting with and receiving a recommendation from the Public Health and Health Planning Council. The review process is generally expected to take approximately four months, but may vary from case to case. COPA and ACO certificates of authority may not be appropriate or granted in all cases; if granted, they will be subject to ongoing supervision and monitoring. Both the COPA and ACO regulations permit DOH to terminate a certificate, after an opportunity for a hearing, in appropriate circumstances.

Staff are engaged in an ongoing effort to ensure there are sufficient resources within DOH to process COPA and ACO applications. Oversight of the IA contract will ensure that the contractor is meeting its deliverables with respect to the evaluation of such applications. It has been determined that existing Medicaid internal control systems will not need to be modified to carry out DSRIP activities.
Statewide Measurements and Accountability

Statewide DSRIP Achievement and Accountability

Starting in Year 3 of the waiver, achievement of the statewide four milestones is detailed in STC VIII, Section 14, providers and the State are accountable for statewide performance. DSRIP funding for providers may be reduced based on missed statewide performance milestones (described below). If any of the four milestones below are not met, then DSRIP payments to providers will be reduced by the amount specified in STC VIII, Section 14, with reductions of 5% of the DSRIP Year 3 funding up to 20% of the DSRIP Year 5 funding. DSRIP payment reductions will be applied proportionately to all DSRIP PPS based on the valuation of their DSRIP Project Plans. DSRIP reductions will not be applied to the DSRIP high performance fund payments. The High Performance Fund is not subject to penalties.

The four statewide milestones include:

1. **Statewide performance on universal set of delivery system improvement metrics.**
   Starting in DY3, the State will be evaluated on the performance of all PPS on a core set of delivery system improvement metrics in domain 2. Each of the metrics will be assigned a direction for improving or worsening and performance will be calculated to reflect the performance of the State. This milestone will be considered passed in a given year if more metrics in this domain are improving on a statewide level than are worsening.

2. **A composite measure of success of projects statewide on project-specific and population wide quality metrics.**
   The State will be evaluated based on the number of metrics that are met by the PPS in a given year for project specific improvement standards specified in the approved DSRIP Project Plans. The metrics will be added together to determine the composite success of all DSRIP projects. The statewide milestone will be considered passed in a given year if the number of metrics met by all PPS in the aggregate is greater than the number of metrics that were not met.

3. **Growth in statewide total Medicaid spending that is at or below the target trend rate.**
   The State will be measured, on a per member per month (PMPM) basis, on the growth in statewide total Medicaid spending relative to a target trend rate for two metrics:
   
   i. Growth in statewide total inpatient and emergency room spending that is at or below the target trend rate (applicable for DY3, DY4, and DY5). The target trend rate is the ten-year average rate for the long-term medical component of the CPI minus 1 percentage point for DY3 and 2 percentage points for DY4 and DY5.
   
   ii. Growth in statewide total Medicaid spending that is at or below the target trend rate (applicable in DY4 and DY5). The target trend rate is the ten year average rate for the long-term medical component of the Consumer Price Index (CPI).

The PMPM amounts will be adjusted to exclude growth in federal funding associated with the Affordable Care Act (ACA). The State will not be penalized if it uses the Federal Medical Assistance Percentage (FMAP) rates generated by the ACA to reinvest in its Medicaid program.
This milestone will be considered passed in a given year if both metrics are at or below the target trend rate for the metric.

4. Implementation of the managed care plan.
This milestone will be measured by targets agreed upon by CMS and the State after receipt of the managed care strategy plan. The targets will include one associated with the degree to which plans move away from traditional fee for service payments to payment approaches rewarding value.

The State must pass all four milestones in order to avoid DSRIP penalties. If the State fails on any of the four milestones, the DSRIP funding may be reduced in accordance with the reductions identified in STC VIII, Section 14.h. The DSRIP penalties will only be applied to the DSRIP Performance Fund payments and will not cause a reduction to the DSRIP High Performance Fund.

Statewide Controls and Measures
The State and CMS agree that, in conjunction with any Partnership Plan demonstration renewal beyond December 31, 2014, the State will undertake additional activities and steps to strengthen internal controls, compliance with federal and State Medicaid requirements and financial reporting to ensure proper claiming and to self-identify and initiate timely corrective action on problems and issues. To support the development of these additional special terms and conditions, the State has completed and submitted to CMS a report outlining its assessment of current strengths and weaknesses of State’s system of internal and financial management controls including any steps the State proposes to strengthen compliance, documentation, transparency, and the expected path for resolution of any outstanding deferrals or disallowances initiated by CMS. This process described will allow for the new DSRIP functional controls consistent with the approved process be folded into the existing framework.

Through monitoring the State expects to: (1) recognize and resolve operational barriers immediately (2) quickly identify the State’s needs for technical assistance; and (3) assure program integrity and accountability. The New York DSRIP is comprised of three funding phases as described further in the STCs, including: 1) Interim Access Assurance Fund; 2) DSRIP Design Grant; and 3) DSRIP Fund.

Independent Evaluator (IE)
As required by the STCs, the role of the IE will be to conduct a multi-method, robust, statewide evaluation to document the impact of DSRIP on health care service delivery, health improvements, and cost to the New York’s Medicaid program, as well as to determine program components that posed particular successes or challenges for implementation and outcomes. The broad goals of the New York DSRIP evaluation are to 1) assess program effectiveness on a statewide level with respect to the MRT Triple Aim of improved care, better health, and reduced cost, 2) conduct PPS-level comparisons to obtain information on the effectiveness of specific projects and strategies selected and the factors associated with program success, and 3) obtain feedback from stakeholders including DSRIP planners, administrators, providers and patients, regarding the planning and implementation of the DSRIP program and on the health care service experience under DSRIP reforms.

Procurement of the IE will follow the standard New York State Request for Proposal (RFP) process under which bidders will submit proposals that include an evaluation design and a budget
appropriate to execute the evaluation, and produce the deliverables on the timeline specified in the RFP. A review team will be assembled by OQPS with OHIP representation, which will review all proposals received in response to the RFP and score them on adherence to the specified evaluation goals, scientific merit, feasibility, and cost. The procurement and contracting process will be overseen by the OHIP Administrative Services Unit. Additional information can be found at: http://www.health.ny.gov/funding/rfp/16336/.

Once an IE is selected, OQPS will provide the necessary support, including access to data, to enable the evaluation to be effectively conducted, as well as oversee the evaluation activities and review contract deliverables. On a schedule to be determined, regular meetings between OQPS and the IE will take place, as part of the oversight process to discuss progress and to resolve any problems that may arise.

The IE will be responsible for the following reports on the specified due dates:

1. **Interim Evaluation Report.** Per agreement between the State and CMS, this report will contain evaluation results from quantitative and qualitative data available for reporting by due date.

   | Draft Due to NYSDOH for Review | February 15, 2019 |
---|-------------------------------|------------------|
| Draft Interim Evaluation Report due to CMS | March 30, 2019 |
| Final Interim Evaluation Report due to NYSDOH for review | May 15, 2019 |
| Final Interim Evaluation Report due to CMS | June 30, 2019 |

2. **Summative Evaluation Report.** Per agreement between the State and CMS, this report will cover the entire five-year demonstration, and contain the major results and conclusions with respect to DSRIP’s operation and effective. This will be the final report from the DSRIP evaluation. Content of the report is described in STC Section 25.

   | Preliminary Summative Evaluation Report due to NYSDOH for review | May 15, 2020 |
---|---------------------------------------------------------------|-------------|
| Preliminary Summative Evaluation Report due to CMS | June 30, 2020 |
| Draft of Final Summative Evaluation Report due to NYSDOH for Review | November 15, 2020 |
| Draft of Final Summative Evaluation Report due to CMS | December 28, 2020 |
| Final Summative Evaluation Report due to NYSDOH for review | February 15, 2021 |
| Final Summative Evaluation Report due to CMS | March 28, 2021 |

3. **Annual Statewide Reports.** For the first four years of the demonstration, annual summaries of major DSRIP evaluation results will be shared with State policymakers, PPS planners, administrators and providers in order to highlight areas of success and those in need of improvement, and to guide any needed program modifications and enhancements.

   Each demonstration year’s annual report due on March 31 of the following year. No annual
statewide report is due for DY 5, as it will be replaced by the Summative Evaluation Report.

4. Annual PPS Reports. The Contractor will, on an annual basis for each of the five demonstration years, distribute results from interviews and surveys administered on the PPS level back to those PPSs, with the expectation that receipt of information that is specific to their own projects will assist their ongoing quality improvement efforts.

Each demonstration year’s PPS report is due on March 31 of the following year.

**DSRIP DY0 Implementation Activities**

**Interim Access Assurance Fund (IAAF)**

The STCs allow for temporary, time limited, funding, up to $500 million in FFP, to be available from an IAAF to protect against degradation of current access to key health care services in the near term. The IAAF is available to provide supplemental payments that exceed upper payment limits, DSH limitations, or state plan payments, to ensure that current trusted and viable Medicaid safety net providers, according to criteria established by the state consistent with these STCs, can fully participate in the DSRIP, transformation without unproductive disruption. The IAAF is authorized as a separate funding structure from the DSRIP program to support the ultimate achievement of DSRIP goals. The State made all decisions on the distribution of IAAF payments with the funding directed to those providers that serve significant numbers of Medicaid members and, based on a State assessment, had a financial hardship in the form of financial losses or low margins.

The State initiated the IAAF process by posting the qualifications that providers had to meet to receive IAAF payments on the DSRIP website. The qualification criteria was open for public comment, following which the State initiated an open application period for all providers seeking IAAF funding. The State made final determinations on the IAAF applications using the application documents and relevant public comments.

The STCs required the State to ensure the non-duplication of funds for any provider meeting the qualifications for IAAF funding that also received funds through the State’s vital access program, or any other supplemental payment program for which the federal government provides matching funds, or Medicaid disproportionate share hospital payments. Providers were eligible to receive IAAF funds as well as program design grants funds as part of the DSRIP program.


**DOH Stakeholder Engagement**

The State will continue to engage the public and all relevant stakeholders (including CMS, community stakeholders, Medicaid members, physician groups, hospitals, and health plans) throughout the DSRIP Planning and Implementation process. Establishing transparency throughout the DSRIP process will be achieved through the following activities: publishing application materials and prototypes, releasing responses provided to public comment periods, increasing website engagement, conducting surveys, posting resources and offering webinars.

**Engagement Activities Detail**

DOH and its selected DSRIP vendors will continue to support public access to resources and
outreach activities that will guide and assist PPS throughout the planning and implementation process. Examples of such resources are:

- Webinars
- Public Forum Meeting
- Web Resources
- MAPP and Network Tools
- Digital Library
- NY DSRIP PPS Learning Symposium

Details on these resources have been provided in Section V. Provider Requirements and Section VII. PPS Support.
Appendix A: DSRIP Independent Assessor Firewall Policies and Procedures Summary

The primary function performed by Public Consulting Group (PCG) under the Delivery System Reform Incentive Payment (DSRIP) Program under Funding Availability Solicitation (FAS) #15649, is that of the Independent Assessor, the entity responsible for evaluating the performance of the Performing Provider Systems (PPS) throughout the life of the DSRIP Program. Additional responsibilities of the PCG team under this contract include the provision of technical assistance to the PPS, assistance in the development of the web-based portal to be used for the capture of all PPS reporting and documentation, and the review of Certificate of Public Advantage (COPA) or Accountable Care Organization (ACO) applications submitted by PPS. In fulfilling the requirements of PCG’s contract with DOH, the multiple PCG teams will have interaction, both direct and indirect, with the PPS and as such will have varying levels of access to PPS information.

PCG has developed a “Firewall Policy and Procedure Guide” to establish the policies and procedures that all members of the PCG team will be expected to follow as it relates to functions performed by each team. More specifically, the policies and procedures set forth are intended to provide a clear separation of the work being completed by the Independent Assessor and that of all other teams supporting the DSRIP project. Specifically, the firewall defines the following detail:

- PCG Organizational Structure
- General Firewall Policies
  - Participation in Internal Meetings
  - Participation in Client Meetings
  - Participation in Events
  - Internal Document Retention and Access
  - Escalation Processes
  - Identification and Notification of Breaches
  - Modifications to Firewall Policies
- Interaction with the Independent Assessors
  - Program Support
  - PPS Support
  - Performance Management
  - MAPP
  - Health Homes
  - COPA/ACO
  - DSRIP Director Support

The PCG Project Leadership will work with DOH to review the content of the firewall document and the effectiveness of the policies on a regular basis as outlined in the General Firewall Policies section. Further, all PCG staff participating on the DSRIP project will be required to participate in training on the firewall policies to ensure all staff understand the content of this document and the application of the policies to the specific tasks they are expected to carry out.

PCG will convey to DOH the policies and procedures that will ensure that the Independent Assessor is able to carry out its duties in assessing the performance of the PPS in an independent and unbiased fashion without any influence from outside parties, including those internal to PCG.
Appendix (L)

Reimbursement and Claiming Protocol for New York Designated State Health Programs
Expenditures and Determination of Allowable DSHP Costs Per Waiver 11-W-00-0014/2

DSHP List 1 - The state may claim FFP in support of DSRIP for DSHP expenditures made after
March 31, 2014, upon the date of approval of the protocols for DSHP List 1.

DSHP List 2 - The state may claim FFP in support of DSRIP for List 2 DSHP expenditures made
after December 31, 2014. The state may not claim FFP until after the date on which CMS has
approved a DSHP Claiming Protocol for DSHP List 2.

I. State Documentation of Expenditures for DSHP List 1 and 2 Programs

Documentation provided by the State to CMS for quarterly DSHP expenditures will include the
following:

- The agency;
- The program;
- Provider;
- Payment amount;
- Voucher/contract information or Automated Claiming System (ACS) line number (where
  applicable); and
- Provider costs.

II. Off-Sets: In accordance with STC 66(b)(ii) DSHP expenditures submitted to CMS will not
include payment for:

A. Grant funding to test new models of care;
B. Construction costs (bricks and mortar);
C. Room and board expenditures;
D. Animal shelters and vaccines;
E. School based programs for children;
F. Unspecified projects;
G. Debt relief and restructuring;
H. Costs to close facilities;
I. HIT/HIE expenditures;
J. Services provided to undocumented individuals;
K. Sheltered workshops;
L. Research expenditures;
M. Rent and utility subsidies normally funded by the United States Department of Housing and
   Urban Development;
N. Prisons, correctional facilities, and services provided to individuals who are civilly
   committed and unable to leave;
O. Revolving capital fund;
P. Expenditures made to meet a maintenance of effort requirement for any federal grant
   program;
Q. Administrative costs;
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans);
S. Cost of services for which payment was made by Medicare or Medicare Advantage; and
T. Funds from other federal grants.

To assure DSHP expenditures do not include coverage of services to undocumented individuals, the State will reduce each service provider’s reported program costs by ten percent unless a more detailed accounting of actual costs for these individuals is provided that is acceptable to CMS.

III. Documentation of State Expenditures for Designated State Health Programs

In claiming DSHP expenditures, New York State will provide CMS with a summary excel sheet by agency, program and provider in an orderly format so that CMS may review and test underlying supporting documentation as detailed in this Section.

A. For all eligible DSHPs claimed New York State will make available for CMS the following information:
   i. Direct control payment sheets for all providers
   ii. Identifying contract number, provider name & code (agency code?), budget period
   iii. Program
   iv. Voucher number
   v. Voucher amount
   vi. Total amount paid to date
   vii. State financial system voucher entry

B. Documentation of expenditures for each DSHP must be clearly outlined in the state's supporting work papers and be made available to CMS in accordance with this claiming protocol.

C. The State will use its voucher and accounting system to identify the amount it expended to purchase services from each service provider under each program during the claiming period.

Statewide Financial System (SFS):
SFS is the State’s accounting system, the ‘book-of-record’ for New York State. Each agency enters vouchers into SFS. The Office of the State Comptroller (OSC) reviews, approves and then processes the payments. The OSC process includes budget checks against appropriations/segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a certificate of approval process that is built into SFS.

DOH receives claims/vouchers and pays for such receipts through the SFS payment system. Such payment ties back to the specific budget appropriation for such program.

NYSOFA enters vouchers into SFS through a secure bulk-load file protocol. The bulk-load files create the commensurate entries into the SFS system to generate payments to providers/counties. Once approved and processed, the transaction information is then put into a
pre-programmed extract file that is bulk-loaded into NYSOFA’s “Grants” system. Information from the file is loaded into the Grants system populating all the relevant payment information into assigned data tables.

OCFS does not process Committee on Special Education (CSE) payments through SFS.

OCFS Systems

Automated Claiming System (ACS):
The ACS is an application developed to aid the local districts in submitting their reimbursement claims for settlement. Expenditures for all major programs served by the local departments of social services, with the exception of Medicaid Payments, are entered into various schedules on the ACS on a monthly basis. Each of these schedules are designed to capture necessary data for both the statewide claims to the federal government and settlement of the proper shares to the local district of both federal and state shares.

Statewide Standards of Payment (SSOP):
SSOP is the rate setting system of the Office of Children and Family Services (OCFS) Bureau of Budget Management (BBM). OPWDD Private Residential Schools (P Schools) and Voluntary Agencies (VAs) that provide special education services to OCFS youth use SSOP to submit program and fiscal data to BBM on an annual basis. The data is used to calculate a reimbursement rate for each program, called a Maximum State Aid Rate (MSAR). The agency uses the MSAR to bill Local Departments of Social Services (LDSS) for the services rendered to each youth.

NYSOFA Systems

“Grants” System:
The Grants system is a NYSOFA budgeting, financial and grants management system that tracks $200M in state and federal grant program funding from the development of the NYS Enacted Budget through the grant reconciliation/close-out process. The system tracks the authorization of over 25 funding streams that are operated by 59 Area Agencies on Aging and approximately 80 not-for-profit providers and all 62 NYS counties. The system provides Internal Controls through a variety of programmed “checks and balances” and there are user ID and date/time stamps saved for every transaction in the system. Budgetary checks are hard coded into the system to ensure sufficient funds are available to make payments. The system also includes error checks to ensure compliance with many federal and State program compliance requirements. The system has greatly reduced required as the system is linked to county planning documents, and provider budget and claiming information.

The Grants System interfaces with the following systems:

- AIP System (a system where AAAs submit annual service implementation plans electronically and NYSOFA uses to produce grant agreements)
- AAA Table (Aging Services Grantee/Provider Directory)
- Consolidated Area Agency Reporting System (CAARS)
- National Aging Program Information System (NAPIS) – a reporting system that contains information on individuals served and units of services (maintained at AAA level and aggregated data is uploaded to NYSOFA on a quarterly basis); and
• SFS (Statewide Financial System) and OSC Master Vendor File (VendRep)

The AIP system is a budgeting system that allows grantees to file their budgets with the State electronically. These budgets must conform to the funding level authorized for the Grantee and are reviewed by NYSOFA staff through a series of automated and manual checks. The checks are linked to the programmatic and fiscal requirements outlined in the AIP Guidelines issued annually. Grantees are allowed to revise their allocations throughout the current fiscal year and NYSOFA staff are required to review, run error checks and approve the revised AIP. If a grantee fails to complete an AIP, they can be subjected to a withholding of their State Aid.

County based AAAs contract a large portion of their grants to local provider organizations.

IV. DSHP List 1 Program Details

A. The Department of Health (DOH)

State Agency: Department of Health  
Program: AIDS Drug Assistance Program  
Program Codes: SFS 29880  
Funding Sources: HCRA Resources Fund  
$41,050,000 - State Appropriation  
Chapter 53 of the Laws of 2014; page 564, lines 7-9

1. Process to identify the value of applicable offsets: The ten percent undocumented immigrant offset is applied unless a more detailed accounting of actual costs for those individuals is provided and acceptable to CMS.

2. Process to identify program net deficit payments--N/A since there are no net deficit payments associated with this program.

Brief Description:
The New York State Department of Health AIDS Institute has established four programs for HIV Uninsured Care (ADAP, ADAP Plus, the HIV Home Care Program, and the ADAP Plus Insurance Continuation Program). The AIDS Drug Assistance Program (ADAP) provides access to a select list of medications for the care and treatment of HIV and AIDS and associated conditions, ADAP Plus covers outpatient primary care services, Home Care covers services provided to individuals meeting certain medical criteria and the ADAP Plus Insurance Continuation Program (APIC) provides premium payment assistance for cost effective insurance coverage for eligible individuals.

The mission of the programs is to provide access to medical services and HIV medications for all New York State residents with HIV/AIDS. The programs employ a dual approach to carry out their mission. First, the programs empower the individual to seek and access care by providing an "Enrollment Card", which allows the individual to choose a provider and receive care/drugs without cost. Second, the programs supply a stable and timely funding stream to health care providers, enabling them to use the revenues to develop program capacity to meet needs of the uninsured HIV population.

Expenditures the state is claiming for Federal Financial Participation are all pharmacy claims eligible for reimbursement with state funds. AIDS Drug Assistance Program (ADAP) claims are
the only expenses that will be used for the purposes of this protocol. ADAP began in 1987 as part of a national program to provide free HIV/AIDS drugs to low-income individuals not covered by Medicaid or adequate third-party insurance.

**Eligible Population:**
The programs serve HIV-infected New York State residents who are uninsured or under-insured and meet established criteria. The programs can serve as a transition to Medicaid by providing interim assistance to persons eligible for but not yet enrolled in Medicaid, or assist in meeting spend down requirements. Individuals with third-party insurance who cannot meet the deductibles or co-payments, or whose policies have waiting periods, may enroll and programs will coordinate benefits with those of their insurance company.

**Funding:**
- The Ryan White HIV/AIDS Treatment Extension Act of 2009 Parts A and B
- State Health Care Reform Act Funds
- Recoveries

**Eligible Providers:**
Pharmacies are eligible to participate in the programs if they are enrolled in the states’ Elderly Pharmaceutical Insurance Coverage (EPIC) Program and Medicaid. Pharmacies are enrolled in ADAP through an agreement process that includes verification of their ongoing participation with the states larger pharmacy benefit programs (EPIC and Medicaid) and their certification to submit pharmacy claims electronically using National Council of Prescription Drug Plans (NCPDP) D.0 pharmacy claim processing standards.

Each participating pharmacy must have an EPIC ID number or National Association Board of Pharmacies (NABP) number and a National Provider Identification (NPI) number that is verified weekly before reimbursement is made.

**HRI/Claiming Process:**
Health Research, Inc. (HRI) is an independent 501(c) (3) not-for-profit corporation that is affiliated with the New York State Department of Health. HRI functions as the fiduciary agent for the programs, no HCRA funds are used to reimburse HRI directly. All charges against HCRA funds are for pharmacy services provided to eligible individuals at eligible providers.
In addition to personnel and other operational functions, HRI verifies program accounting functions, reviews systems for operational accountability, confirms provider eligibility and generates pharmacy reimbursement checks for eligible providers.
HRI assists DOH in evaluating, soliciting, and administering external financial support for DOH projects. HRI’s funding sources include Federal and State agencies, not-for-profit foundations, and commercial firms. State Health Care Reform Act (HCRA) funds are requested by memo transfer based on the annual state expenditure plan and are used by HRI to pay eligible ADAP pharmacy claims.

**Documentation of State ADAP Program Expenditures:**
All pharmacy claim processing functions are HIPAA compliant. ADAP uses New York State Medicaid fee for service pharmacy reimbursement methodologies for all covered medications.

State expenditures for the ADAP program consist of paid pharmacy claims with State HCRA funds submitted by enrolled pharmacies on behalf of eligible individuals for drugs included in the
program formulary. An Individual’s eligibility for the ADAP program is identified by a unique 11 digit identification number and eligibility card. Pharmacies participating in the ADAP program are identified by a program provider enrollment number. Drugs eligible for reimbursement are identified by an 11 digit National Drug Code (NDC).

Documentation related to all expenditures is maintained at the HRI offices, for confidentiality purposes, participant data is maintained at the ADAP offices. HRI audit staff perform transaction audits to ensure that all eligibility and expenditure documentation relating to selected participants and payments are appropriately maintained. HRI is also audited by its sponsors on a periodic basis and undergo an annual A-133 independent audit.

Payments and grant and funding source expenses are tracked though HRI’s financial information management system with individual claim and participant level data managed through ADAP’s information management systems.

Advances are not provided for this program. The program reimburses eligible providers for covered costs for eligible participants. The program is modeled after Medicaid, uses Medicaid fee for service reimbursement methodologies and rates to pay eligible providers for eligible services.

Step 1 ADAP operates a pharmacy benefit management system (PMB) that captures claims submitted by participating pharmacies for eligible individuals for covered drugs in real time using NCPDP claim processing standards.

Step 2 Claims are captured at the time an individual presents at a pharmacy for a prescription fill or refill. The following fields are required for claim submission –

- Bank Identification Number – six digit number that health plans use to process electronic pharmacy claims
- NCPDP version being used to transmit the data
- Transaction Code – Eligibility only E1, Claim Submission B1, Reversal B2
- Capture if it is TROOPUCP or ADAP for transaction code (above)
- Pharmacy EPIC ID
- Participant ADAPID
- Date the prescription was filled
- The prescription number
- Check to see if it is a refill
- If it is a refill check to see which refill number it is
- Metric Quantity of the medication
- Number of days the supply
- National Drug Code of the medication
- Prescriber ID
- Date Prescribed
- Cost of the medication
- Dispensing Fee
- Medication approved or not
- Denial Reasons/Rejection Codes
- Date on POS the claim was processed
- Time on POS the claim was processed
- Transaction Type
Step 3  ADAP aggregates all pharmacy claims weekly and creates a “batch summary report” for submission to HRI for payment.

Step 4  Information sent electronically to HRI to process claims: (Sample Below)

- Corporations – Attention of at the Corporation, Corporation name, Sum for checks, Corporation ID and details for Individual pharmacies with that Corp ID in the individual file.

- Individual Pharmacies - Store Name, Address, Amount, Corp ID if necessary, NABP and the sum of amount for claims

A sample batch summary report:

NEW YORK STATE DEPARTMENT OF HEALTH
INTEROFFICE MEMORANDUM

TO: Cheryl Mattox - Controller HRI
FROM: Julie Vara - Assistant Director
DATE: 11/5/2014
RE: Pharmacy Batch #1258

Enclosed with this summary batch transmittal are sub-reports that detail pharmacy expenditures by funding entity for the above numbered batch. They are: 1) NYC billable;
2). NYC non-billable (Maintenance of Effort); 3) Rest of State ; 4)Pharmacy Medicaid Spenddown, Nutritional supplement and vitamin expenditures for 5) NY City, 6) NY City Non-Billable; 7) Rest of State and 8) Nutritional Medicaid Spenddown. This batch was processed during the period of October 29, 2014 through November 5, 2014.
Note the grant# years to be charged for these service expenditures are listed below and
are based on participant residency, dates of service and adequacy of grant funding.

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<thead>
<tr>
<th>Location</th>
<th>Dollar Amount</th>
<th># Claims</th>
<th>Grant</th>
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<tr>
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<tr>
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<tr>
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<tr>
<td></td>
<td>$</td>
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# of claims - 9,523

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</table>

# of claims - 4
| Rest of State | Post 4/1/2014 | $ | 15-3360-24 (Cat 7410) Federal - State |
|              |              | $ | 19-0026-08 (Cat 7410) Recoveries - 340B |
|              |              | $ | 1,127,556.63 (Cat 7410) Recoveries - 340B |
|              |              | $ | 19-0027-08 (Cat 7410) Suplemental |
|              |              | $ | 14-2430-03 (Cat 7410) HCRA |
|              |              | $ | 15-3356-24 (Cat 7410) Federal - State |
| Pre 4/1/2014 |              | $ | 19-0027-08 (Cat 7410) Recoveries - 340B |
|              |              | $ | 19-0026-08 (Cat 7410) Suplemental |
|              |              | $ | 324,063.55 (Cat 7420) HCRA no FFP |
| # of claims  |              | $ | 6,020,655.18 # of claims - |

**Medicaid Spenddown**

| Post 4/1/2014 | $ | 324,063.55 (Cat 7420) HCRA no FFP |
| Pre 4/1/2014  | $ | 14-2430-03 (Cat 7420) HCRA |
| # of claims   | 365 claims - |

**Batch Total** $ 6,344,718.73

**Step 5** ADAP fiscal staff review the batch memo and available funding to determine the payment allocation. All funds allocated to the programs are categorized in separate grant accounts. Payment and grant allocation decisions are based on the business rules associated with the grant, the funding period and available funds within the accounts.

**Step 6** HCRA funds are used to reimburse pharmacies for eligible pharmacy claims when HCRA funds are available.
Step 7  ADAP uses the batch summary report to generate a pharmacy payment request that is submitted to HRI. HRI reviews the batch summary report and electronic pharmacy payment request for accuracy and agreement and generates the checks for individual pharmacy payments and charges the accounts specified in the memo. Checks are generated by HRI and sent to ADAP for distribution.

Step 8  All funds allocated for this purpose are accounted for through a unique and segregated grant.

Step 9  Funds are booked against account codes within the grant and a quarterly report is generated that details eligible expenditures for matching purposes. No claims paid with Federal dollars are included in the quarterly report.

Step 10  Claims allocated to federal funding sources are identified through separate and distinct accounts/grants and are not comingled with state expenditures.

Step 11  Health Research Inc. sends periodic memos to the DOH Deputy Commissioner for Administration requesting draws of ADAP funding within available appropriated/cash amounts for each fiscal year. Such requests are processed as payments to HRI through the SFS using discrete codes identifying them as ADAP expenditures. These amounts are not the amounts included as the DSHP claims. As outlined elsewhere in this protocol narrative, HRI uses these dollars for a variety of ADAP activities, some of which are not allowable costs for DSHP claims (e.g. Medicaid spenddown). The records of certified claimable costs are retained by HRI. HRI sends the DOH Bureau of Medicaid Financial Management a DOH 4103 claim form on a quarterly basis certifying the allowable DSHP costs/claims.

Step 12  The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F. of Waiver 11-W-00114/2.

Step 13  The State attests expenditures used are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B of Waiver 11-W-00114/2.

Complete pharmacy payment guidelines and participation criteria are in the ADAP Pharmacy manual online at:


Non-Matchable Expenditure List:
Pertinent staff from the AIDS Institute and the Fiscal Management Group reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the AIDS Drug Assistance Program. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T. All expenditures on these contracts are related to grants and there is no Federal Financial Participation (FFP) related to the HIV Uninsured Care Programs (HCUP). The 10% undocumented immigrant offset will be
applied unless a more detailed accounting of actual costs can be made for the claims. No Federal Financial Participation is being claimed for the following in accordance with Special Terms and Conditions paragraph 15 sections A-F of Waiver 11-W-00114/2.

A. Grant funding to test new models of care – No  
B. Construction costs (bricks and mortar) – No  
C. Room and board expenditures – No  
D. Animal shelters and vaccines – No  
E. School based programs for children – No  
F. Unspecified projects – No  
G. Debt relief and restructuring – No  
H. Costs to close facilities – No  
I. HIT/HIE expenditures – No  
J. Services provided to undocumented individuals – No  
K. Sheltered workshops – No  
L. Research expenditures – No  
M. Rent and utility subsidies normally funded by the Unites States Department of Housing and Urban Development – No  
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave – No  
O. Revolving capital fund – No  
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program – No  
Q. Administrative costs – No  
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) – No  
S. Cost of services for which payment was made by Medicare or Medicare Advantage – No  
T. Funds from other federal grants are segregated by separate grant accounts and no Federal Financial Participation is being sought for those claims.

State Agency: Department of Health  
Program: Health Workforce Retraining Initiative  
Program Codes: SFS 29879  
Funding Sources: State Special Revenue - HCRA Resources Fund  
$26,817,000 - State Appropriation  
Chapter 53 of the Laws of 2014; page 564, lines 10-30

1. Process to identify program net deficit payments--N/A since there are no net deficit payments associated with this program group.

Brief Description:  
The Health Workforce Retraining Initiative supports the training and retraining of health industry workers with the skills necessary in the health care market today. Since its inception, the program has awarded nearly $379 million to 552 grantees and trained or retrained over 150,000 health care
The New York State Departments of Health and Labor are jointly soliciting applications from organizations proposing to train and retrain (hereafter referred to as "train") health industry workers to obtain new positions; meet the new job requirements of existing positions; or otherwise meet the requirements of the changing health care market.

Funds will be used to support efforts to address:

- Changes in the skills required for public health and healthcare workers to maintain current employment including meeting new job or certification/licensing requirements;
- Additional skills needed for a new job due to changes in the market place, including new employment for at-risk/laid off workers;
- Occupational Shortages;
- Changes in skills required to support new models of integrated care management and interdisciplinary team based care and the linkage between population health and health care services;
- Development of home and community based long term care. The need for long term care workers who can assist patients to remain in their homes and communities, rather than be treated in more intensive settings;
- Diversity in the health care and public health workforce;
- Additional skills needed to comply with the National Standards for Culturally and Linguistically Appropriate Services (CLAS) in Health and Health Care’s Principal Standard “To provide effective, equitable, understandable, and respectful quality of care and services that are responsive to diverse cultural health beliefs and practices, preferred languages, health literacy and other communication needs”.
- Additional skills needed to enhance providers’ awareness of interventions, resources and tools for integrating health literacy into practice.

Eligible Population:
Funding preference will be given to:

- Provide training in occupations with documented shortages;
- Target workers who have experienced, are likely to experience job loss, or are recipients of public assistance programs due to changes in the public health or health care system;
- Provide written labor union concurrence from the relevant bargaining agent(s);
- Provide needed expansion of educational capacity;
- Provide training to meet increased job or certification/licensing requirements in current position;
- Promote the diversity of the healthcare workforce, e.g., by providing a pipeline program for students to increase racial and ethnic diversity in public health and biomedical sciences;
- Promote the provision of culturally competent patient centered care, i.e., care responsive to diverse cultural health beliefs and practices, levels of health literacy, and preferred languages. May include foreign language, translation and interpretation skills, and strategies that enhance the public health workforce’s ability to meet the National Standards for Culturally and Linguistically Appropriate Services (CLAS) in Health and Health Care;
- Provide training which promotes the development of new models of integrated care management, such as medical homes, health homes, or interdisciplinary team based care, for
example care coordinators, community health care workers, chronic disease managers, and linkages between population health and health care;

- Provide training opportunities to increase awareness and understanding of health disparities;
- Promote improved quality and outcomes of care through training in the effective reporting, analysis and use of data collected by health information technology (HIT) applications;
- Provide training in the effective use of telemedicine to improve access to critical services;
- Prepare workforce for participation in managed long term care; and
- Leverage other resources to make projects more cost effective.

**Statewide Financial System (SFS)/Claiming Process:**
The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Department of Health enters vouchers into this system for payment. The Office of State Comptroller (OSC) reviews, approves and then processes such payments. The OSC process includes budget checks against appropriations and segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS. The Department of Health uses the SFS to process contracts and vouchers for the review, approval and payment by the State Comptroller. When the State transitioned into SFS, DOH established unique codes within SFS for all of its programs in order to track disbursements.

**Step 1.** Claims for reimbursement are submitted by the contractors/grantees within 30 days after the end of each quarter via a NYS standard voucher with an expenditure report, progress report and supporting documentation to the DOH.

**Step 2**
A DOH contract manager reviews the information and enters the claim into the SFS system. Upon approval, vouchers are paid within 30 days of receipt with the quarterly value of the advancement (if applicable - see below) netted out. Payment is disbursed through the SFS system. For all providers, the DOH keeps the State standard voucher, expenditure reports, narrative expenditure report, and the submitted claim.

**Step 3**
The following Chart of Accounts is used to code reimbursement claims for this program: Department-3450366; Program-27866; Fund-20807; Budget Reference-2014-15 (dependent on claim period); Chart field 1-11850 and Account-60301.

**Step 4**
The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

**Step 3**
DSHP expenditures for this program will constitute the voucher payments and advances described and paid through this process.

**Step 4**
The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditure claims must be claimed in accordance with Special Terms and Conditions paragraph 15 sections A-F. of Waiver 11-W-00114/2.
Step 5  The State attests expenditures used are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B of Waiver 11-W-00114/2.

Funding for programs is determined as part of the annual budget process whereby Executive and Legislative staff negotiate funding levels for programs based on desired goals/objectives and available resources/revenue. The Health Workforce Retraining Initiative program is funded by a State special revenue other fund (HCRA Resources) aid to localities appropriation. The Department of Health (DOH) awards these grants to eligible organizations. Such organizations include hospitals, nursing homes, home care providers and other providers, educational institutions, and labor management organizations. DOH enters into competitively bid contracts with the noted organizations.

The Health Workforce Retraining Program normally issues 2-year grant awards and contracts, with annual budgets that are typically, but not always, equal in size, via the RFA process. Awards are determined using an award process that is described in the program RFA and approved through the Office of the State Comptroller via the Grant Award Package. Basically each applicant with a combined technical and financial score above 70 receives an amount held to regional initial award ceilings increased proportionally if residual funds remain after the distribution of initial regional award amounts. Budgets are negotiated with awardees. The total contract budget amount cannot exceed the award amount. Grantees must comply with EO-38 regarding administrative costs and executive compensation.

Quarterly Expenditure based budget forms and progress reports for reporting purposes. DOH also collects Outcome data on how many participants begin and complete specific types of training programs. Contractors are required to maintain supporting documentation on file with the types of documentation specified in their contracts. DOH contracts with the Department of Labor to review supporting documentation via a contractor assistance program review process.

At the discretion of New York State, Not-for-Profit (NFP) organizations receiving grants under this program are eligible for contract advances of up to 25% of the value of the first year of the 2-year contract. If an advance request from a NFP is granted, upon execution of the contract, it is paid through the SFS by the processing of an advance claim voucher submitted by the NFP. As noted above, these 2-year contracts have individual annual budgets, so the level of the advance in relation to the total contract value may vary. The advance is fully recouped in equal quarterly increments over the first year claims of the contract (i.e. it is collected over the first four quarterly claims @ 25% a claim). The quarterly amount of the advance due is netted out of the full claim value for each quarter and the balance of the payment is processed through the SFS.

There is also an MOU between DOH and the NYS Department of Labor (DOL) where DOL reviews supporting documentation of the noted grantees/contractors through Contract Assistance Program (CAP) reviews. Such contract reviews ensure that proper documentation exists regarding the program requirements, applicable laws and the types and amounts of reimbursement claimed. In addition to the CAP reviews, a Yellow Book or A133 audit is performed on an annual basis to ensure proper documentation of the claims submitted.

**Non-Match Able Expenditure List for the Waiver:**
Pertinent staff from the Office of Primary Care and Health Systems Management and the Fiscal Management Group reviewed the attached list of non-match able program expenditures included in
the Special Terms & Conditions of the waiver in relation to the Health Workforce Retraining Program. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T. All expenditures on these contracts are related to grants to organization to provide training services to current health care industry workers only. DOH costs for administering the program, including the program reviews and audits noted above, are not included in the DSHP claims. It is noted that such training services are not provided to undocumented individuals. Individuals receiving such training are health care industry workers who are either US citizens or individuals who are in this country legally. Financial Participation (FFP) is not being claimed for the following:

A. Grant funding to test new models of care – No
B. Construction costs (bricks and mortar) – No
C. Room and board expenditures – No
D. Animal shelters and vaccines – No
E. School based programs for children – No
F. Unspecified projects – No
G. Debt relief and restructuring – No
H. Costs to close facilities – No
I. HIT/HIE expenditures – No
J. Services provided to undocumented individuals – No
K. Sheltered workshops – No
L. Research expenditures – No
M. Rent and utility subsidies normally funded by the Unites States Department of Housing and Urban Development – No
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave – No
O. Revolving capital fund – No
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program – No
Q. Administrative costs – No. New York State costs for administering this grant program are not claimed.
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) – No
S. Cost of services for which payment was made by Medicare or Medicare Advantage – No
T. Funds from other federal grants – No

State Agency: Department of Health
Program: Tobacco Use Prevention and Control
Program Codes: SFS 29549
Funding Sources: General Fund
$33,144,000 - State Appropriation
Chapter 53 of the Laws of 2014; page 555, lines 21-24

1. Process to identify program net deficit payments -- N/A since there are no net deficit payments associated with this program group.

Brief Description:
The New York State Department of Health envisions a tobacco-free society for all New Yorkers. The Bureau of Tobacco Control administers the state's Tobacco Control Program (TCP) to reduce illness, disability and death related to tobacco use and secondhand smoke exposure, and to alleviate the social and economic burdens caused by tobacco use. TCP uses an evidence-based, policy-driven and cost-effective approach to decrease tobacco initiation by youth, motivate adult smokers to quit and eliminate exposure to secondhand smoke.

Since TCP's beginning in 2000, the program has effectively implemented a strong clean indoor air law, maintained the highest state tobacco taxes in the nation to keep the price of tobacco high, strongly enforced laws that restrict minors' access to tobacco and increased access to effective cessation services.

Because of TCP's efforts and actions, youth and adult smoking rates in NYS are at historically low levels that are declining at rates that outpace national rates of decline.

Research demonstrates that exposure to tobacco product displays helps normalize smoking behavior, distorts adolescents’ perceptions of the availability of tobacco, and increases susceptibility to smoking. New York State Department of Health contractors use community education and mobilization strategies to educate the public about the impact of tobacco product displays and potential solutions. Since 2010, the New York State Adult Tobacco Survey has measured adults’ support for point of sale (POS) policies such as (a) restricting the number, location, and type of tobacco retailers; and (b) keeping tobacco products out of sight in retail locations open to youth.

In 2012, 67.9% of New York adults favored a policy that would prohibit tobacco sales near schools. This relatively high level of support may relate to the strong belief that seeing tobacco products displayed and advertised in retail stores affects youth smoking. Between 2010 and 2012, there was a statistically significant upward trend in the percent of adults who favor policies that limit the number of licensed tobacco retailers in New York. Between 2010 and 2012, there was a statistically significant upward trend in the percent of adults who favor policies that prohibit pharmacy sales, prohibit tobacco displays, and prohibit sales near schools in both the United States and New York.

**Eligible Population:**
The eligible populations associated with the Tobacco Use Prevention and Control includes the following groups:

- **Youth and young adults**, especially among low socioeconomic status (SES) populations.
- Adults with **low incomes**, low educational attainment or **serious mental illness**.

**Statewide Financial System (SFS)/Claiming Process:**
The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Department of Health enters vouchers into this system for payment. The Office of State Comptroller (OSC) reviews, approves and then processes such payments. The OSC process includes budget checks against appropriations and segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.
When the State transitioned into SFS, DOH established unique program codes within SFS for all its programs in order to track disbursements. The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

This program consists of RFA competitive procurements (6), RFP bidding procurements (5), one memorandum of understanding (MOU) and one NPS supply purchase related to the activities conducted under a related RFP. The program is administered through contracts with local health departments, not for profits, the State University of New York (SUNY), the Board of Cooperative Educational Services (BOCES), the Cornell Cooperative Extension and one State Office of General Services preferred contract for the NPS purchase. The six procurements through the competitive application process account for a total of 129 contracts and the five procurements through the competitive bidding process account for 5 contracts. The MOU is with the Department of Health’s School of Public Health.

Funding for the program is through a State budget appropriation that is derived from the State budget process and enacted via State legislation.

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Step 1  The Department of Health uses the SFS to process contracts and vouchers for the review, approval and payment by the State Comptroller.

Step 2  Contractors are required to submit monthly claims for reimbursement which are certified by the contractor. Contractors are required to supply supporting documentation for actual expenditures in accordance with unit policies.

Step 3  After review and approval by the assigned contract/program manager, the claim is “keyed” into the SFS system by the Fiscal Officer and then reviewed and approved for payment within the Division’s fiscal unit as follows with an example of Journal Transaction in State Financial System.

Step 4  The claim is reviewed and if approved by the State Comptroller’s Office in SFS; paid via ACH or check within 30 days of receipt of claim for payment. Any claims that per the State Comptroller’s Office require follow-up to pay are assigned to program staff to resolve the issue(s) preventing such payment.

Step 5  The fiscal unit retains copies of claims for payment, budget statements/reports of expenditures, and all correspondence and supporting documentation required for approval of the claim. In addition, claims are entered electronically into a calculation workbook on SharePoint.

Step 6  The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F. of Waiver 11-W-00114/2.
Step 7: The State attests expenditures used are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B of Waiver 11-W-00114/2.

SFS Chart of Accounts Coding for the Anti-Tobacco programs for FY 14-15:

<table>
<thead>
<tr>
<th><strong>Advancing Tobacco Free Communities</strong></th>
<th><strong>Independent Evaluation of the New York State Tobacco Control Program</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Department 3450268</td>
<td>Department 3450268</td>
</tr>
<tr>
<td>Program 27288</td>
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<td>Account 60301</td>
</tr>
<tr>
<td>Project ID N/A</td>
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<tr>
<td>Activity N/A</td>
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<table>
<thead>
<tr>
<th><strong>Health Systems for a Tobacco Free NY</strong></th>
<th><strong>NY Smoker’s Quitline</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Department 3450268</td>
<td>Department 3450268</td>
</tr>
<tr>
<td>Program 27287</td>
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<tr>
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<table>
<thead>
<tr>
<th><strong>Community Partnerships</strong></th>
<th><strong>Cessation Centers</strong></th>
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<tbody>
<tr>
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<tr>
<td>Program 29473</td>
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</tr>
<tr>
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<td>Activity N/A</td>
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<table>
<thead>
<tr>
<th><strong>Youth Action Program</strong></th>
<th><strong>Tobacco Control Training Center</strong></th>
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</thead>
<tbody>
<tr>
<td>Department 3450268</td>
<td>Department 3450268</td>
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<tr>
<td>Program 29477</td>
<td>Program 29476</td>
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<td>Fund 10000</td>
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<tr>
<td>Account 60301</td>
<td>Account 60301</td>
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<tr>
<td>Project ID N/A</td>
<td>Project ID N/A</td>
</tr>
<tr>
<td>Activity N/A</td>
<td>Activity N/A</td>
</tr>
</tbody>
</table>
There are also selective Department of Health audits that are done on this program. Specifically, the review of the organization is completed programmatically on-site every 18 to 24 months by the assigned contract/regional manager and fiscally in-house through a voucher trace process that covers a sample period selected by the program. The contractor is then required to provide full supporting documentation for the respective claim period to include invoices and proof of payment for all NPS expenditures as well as copies of payroll records and related fringe and payroll tax records.

No advances are given for this program.

Per OMB circulars, contractors that meet the required threshold are required, on an annual basis, to engage an independent auditor to perform a Yellow Book or A133 audit to ensure proper documentation of the claims submitted.

**Non-Matchable Expenditure List:**
Pertinent staff from the Division of Chronic Disease Prevention and the Fiscal Management Group reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the Tobacco Use Prevention and Control Program. DOH costs for administering the program, including the program reviews and audits noted above, are not included in the DSHP claims. The 10% undocumented immigrant offset will be applied unless a more detailed accounting of actual costs can be made for the claims. Federal Financial Participation (FFP) is not being claimed for the following items:

A. Grant funding to test new models of care -No
B. Construction costs (bricks and mortar) -No
C. Room and board expenditures--No
D. Animal shelters and vaccines--No
E. School based programs for children--No
F. Unspecified projects --No
G. Debt relief and restructuring --No
H. Costs to close facilities --No
I. HIT/HIE expenditures --No
J. Services provided to undocumented individuals--No
K. Sheltered workshops --No
L. Research expenditures --No
M. Rent and utility subsidies normally funded by the United States Department of Housing and Urban Development --No
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave --No
O. Revolving capital fund --No
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program -No
Q. Administrative costs--No
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) --No
S. Cost of services for which payment was made by Medicare or Medicare Advantage--No
T. Funds from other federal grants—No

State Agency: Department of Health
Program Group: Early Intervention Program
Program Codes: SFS 26825 (base funding); SFS 26601 (additional funding)
Funding Sources: General Fund – State Appropriations
$163,500,000 - Chapter 53 Laws of 2014; page 552, lines 3-18 $3,900,000 - Chapter 53 Laws of 2014; page 552, lines 19-20

The Early Intervention Program is financed through a combination of commercial third party insurance, Medicaid, as well as state and county funds totaling approximately $650 million annually. The State of New York reimburses municipalities for 49% of cost, after third party insurance and Medicaid is deducted, through a state vouchering process via OSC. In FFY 2014, the non-Medicaid appropriation for FFY 2013-14 was $163.6 million in State and $170.1 million in local funding.

1. Process to identify the value of applicable offsets: The 10% undocumented immigrant offset is applied unless a more detailed accounting of actual costs for those individuals is provided and acceptable to CMS.

2. Process to identify program net deficit payments--N/A since there are no net deficit payments associated with this program group.

Brief Description:
Part C of the Individuals with Disabilities Education Act established the Early Intervention Program (EIP) to provide a comprehensive system of early intervention services for infants and toddlers with disabilities and their families. The New York State Department of Health (NYSDOH) is designated as the lead agency responsible for general administration, supervision and oversight of New York State’s EIP. Its mission is to identify and evaluate those children whose healthy development is compromised and provide for appropriate interventions to improve child and family development.

The EIP is administered locally by 57 counties and New York City. Children are referred to receive a timely evaluation. If a child is found eligible, an Individualized Family Service Plan (IFSP) is developed and services are provided. The EIP provides for appropriate interventions to improve child health and family development through a wide range of therapeutic and supportive home and community-based services such as speech, physical therapy, and psychological services.

All individuals and agencies providing Early Intervention services, evaluations or service
coordination are approved by the Department of Health and enter into agreements with NYSDOH to deliver EIP services. Individualized family service plans are developed for eligible children and families. Local public agencies which administer the EIP arrange for providers to deliver services in children’s IFSPs.

The Department receives a federal grant from the U.S. Department of Education, Office of Special Education Programs, of approximately $24 million annually to administer the EIP. Of these funds, approximately $5.1 million is allocated to support local administrative activities via contracts with the local health departments. The balance of the federal grant supports personal service with related fringe benefits and indirect costs; training and quality improvement (monitoring) contracts; data management; public awareness; advisory council expenses; interagency agreements, and the state’s fiscal agent.

In addition to the aforementioned grant, the program is also financed through a combination of commercial third party and State and local district/county funds (all non-Medicaid) totaling about $333.7 million (State and local). Such monies are for developmental services and evaluations. The EIP is administered locally by 57 counties and New York City. Through contracts with the local districts, the State reimburses districts for services rendered by providers. The State of New York reimburses municipalities for 49% of cost, after third party insurance and Medicaid are deducted, through a State vouchering process via the Office of the State Comptroller and sent to SFS. EI Providers enter into agreement with the State and submits claims via the State Fiscal Agent (SFA). The SFA submits the EI provider’s claims to commercial insurance and Medicaid. Any unreimbursed cost are then paid to the provider out of the county escrow account. The SFA, Public Consulting Group (PCG), sends in escrow invoice to the municipalities (local districts) for the amount due, municipalities then submit the amount owed to the escrow account at Key Bank and payments are made directly to providers.

**Early Intervention Initiatives**

**Reimburse Municipalities for Provider Claims**

These funds are used to reimburse municipalities 49% of eligible provider claims for providing Early Intervention services.

General Fund - Aid to Localities

Early Intervention Program
State (SFS coding)
4/1/14-3/31/15

<table>
<thead>
<tr>
<th>Fundline</th>
<th>1</th>
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<tr>
<td>Project ID</td>
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<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>
Eligible Population:
A child needs to meet NYS Early Intervention criteria of eligibility which includes a confirmed developmental disability and/or a diagnosed physical or mental condition that has a high probability of resulting in developmental delay. For 2013 in New York State, 4.3% of children under the age of three were enrolled in the Early Intervention Program. Children in EIP are covered from birth through age three. In 2013, services were provided to approximately 68,000 children and their families of which 40,000 were Medicaid (Medicaid Enrolled not 1915(C)) and 32,000 non-Medicaid children.

Statewide Financial System (SFS)/Claiming Process:
The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Department of Health enters vouchers into this system for payment. The Office of State Comptroller (OSC) reviews, approves and then processes such payments. The OSC process includes budget checks against appropriations and segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.

When the State transitioned into SFS, DOH established unique program codes within SFS for all its programs in order to track disbursements. The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

The EI Program is administered through agreements with clinicians and clinical agencies, commonly referred to as “providers”. These providers enter the information about the service delivery in the New York Early Intervention System (NYEIS) Data System, which is used to track and verify payment for services as well as to collect case and programmatic information. However, NYEIS is not an accounting and payment system; those functions are performed by the EI Program State Fiscal Agent (SFA). The providers are responsible for submitting billing to commercial insurance and Medicaid via the SFA.

For any claim that is not paid or partially paid by commercial insurance and Medicaid, the municipalities must pay the provider in the first instance. Finally, the State reimburses the municipalities 49% of those claims (not paid by commercial insurance or Medicaid). To accomplish this payment to municipalities, the provider must submit a claim to the SFA. The SFA pays the unreimbursed amount using municipal funds held in a State escrow account. The SFA then produces reports which detail the amounts due to each municipality for the State’s 49% reimbursement. Payment to the municipalities is made through the SFS. These State payments are used for DSHP claiming and are accounted for in SFS.

Funding for the program is through a State budget appropriation that is derived from the State budget process and enacted via State legislation.
Step 1 The Department of Health uses the SFS to process vouchers for the review, approval and payment by the State Comptroller.
Step 2  For the majority of program payments to municipalities, they are calculated based on data already collected by the SFA. For claims related to services before the SFA was implemented, municipalities are required to submit monthly claims for reimbursement. Municipalities are required to supply supporting documentation for actual expenditures in accordance with unit policies.

Step 3  After review and approval by the assigned contract/program manager, the claim is downloaded into a bulk-load transaction file for encrypted electronic transfer to the SFS system by the Fiscal Officer and then reviewed and approved for payment within the Division’s fiscal unit as follows with an example of Journal Transaction in State Financial System.

<table>
<thead>
<tr>
<th>Amount</th>
<th>Quantity</th>
<th>GL Unit</th>
<th>Dept.</th>
<th>Program</th>
<th>Fund</th>
<th>Account</th>
<th>Bud Ref</th>
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<td>3450261</td>
<td>26733</td>
<td>10000</td>
<td>60301</td>
<td>2014-15</td>
</tr>
</tbody>
</table>

Step 4  The claim is reviewed and if approved by the State Comptroller’s Office in SFS; paid via ACH or check within 30 days of receipt of claim for payment. Any claims that per the State Comptroller’s Office require follow-up to pay are assigned to program staff to resolve the issue(s) preventing such payment.

Step 5  The fiscal unit retains copies of claims for payment, budget statements/reports of expenditures, and all correspondence and supporting documentation required for approval of the claim. In addition, claims are entered electronically into a calculation workbook on SharePoint.

Step 6  The state submits a claim to CMS for FFP based on the total computable expenditures incurred by the State in making the eligible payment to DSHP provider. Payments to municipalities for administration of the program typically amount to less than 1% of program expenditures; any such expenditures will be specifically analyzed and excluded from the claim to CMS. The costs for program administration can be clearly identified as they are authorized through separate contracts that can be isolated and excluded. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F. of Waiver 11-W-00114/2.

Step 7  The State attests expenditures used are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B of Waiver 11-W-00114/2.

**Non-Match Able Expenditure List for the Waiver:**
Pertinent staff from the Early Intervention Program and the Fiscal Management Group reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the Early Intervention Program. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T. All expenditures are for EI administrative contracts and reimbursement to municipalities are for EI cost. DOH costs for administering the program, including the program reviews and audits noted...
above, are not included in the DSHP claims. For item J, the 10% undocumented immigrant offset will be applied unless a more detailed accounting of actual costs can be made for the claims. For this program, it is anticipated that the percentage will be significantly lower due to the services provided being for young children, most of which were born in the U.S.. Federal Financial Participation (FFP) is not being claimed for the following items:

A. Grant funding to test new models of care - No
B. Construction costs (bricks and mortar) - No
C. Room and board expenditures - No
D. Animal shelters and vaccines - No
E. School based programs for children - No
F. Unspecified projects - No
G. Debt relief and restructuring - No
H. Costs to close facilities - No
I. HIT/HIE expenditures - No
J. Services provided to undocumented individuals – No
K. Sheltered workshops - No
L. Research expenditures - No
M. Rent and utility subsidies normally funded by the United States Department of Housing and Urban Development - No
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave - No
O. Revolving capital fund - No
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program - No
Q. Administrative costs - No. New York State costs for administering the program are not claimed.
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans - No
S. Cost of services for which payment was made by Medicare or Medicare Advantage - No
T. Funds from other federal grants – No

B. Office of Children and Family Services (OCFS)

State Agency: Office of Children and Family Services
Program: Services to Special Education Children
Program Codes: SFS 13919
Funding Sources: ACS Schedule K, Section 2, Lines 9A (Blind and Handicapped) and 9B (All Other)

Process to identify program net deficit payments— N/A since there are no net deficit payments
associated with this program group.

**Brief Description:**

- Pursuant to Chapter 563 of the Laws of 1980, OCFS is responsible for the reimbursement of Local Departments of Social Services (LDSS) maintenance costs of CSE placements in residential schools and state-operated schools for the deaf or blind with approved programs in accordance with Chapter 853 of the Laws of 1976. The fiscal responsibility for the maintenance payment now rests with the LDSS, while the placement decision rests with the Committee on Special Education of the local school district. The LDSS continues to have no standing in relation to the individual educational plan for the child, including placement decisions; however as mentioned above, the local school district is now fiscally responsible for 38.424 percent of the maintenance payment associated with placement decisions.

- As per the terms of the Center for Medicare and Medicaid Services Special Terms and Conditions Waiver #11-#-00234/2 Federal –State Health Reform Partnership (FSHRP) Medicaid Section 1115 Demonstration, the State is allowed to claim expenditures related to a number of designated State health programs, that are not currently matched with federal financial participation to fund a group of initiatives to reform and restructure the State health care delivery system.

- In 2006, the New York State Division of the Budget identified OCFS’ program for services to Special Education children as a State health program that previously had no matching federal financial participation that would be covered under this waiver initiative and eligible for federal participation dollars. These costs concern maintenance expenditures specifically for children who are blind and handicapped.

- These costs are reported and compiled for OCFS via the Office of Temporary and Disability Assistance’s Automated Claiming System (ACS) on the Schedule K, Section 2.Lines 9A (State Operated Schools for the Blind and Handicapped) and 9B(State and Local funded Private Residential Schools for the Blind and Handicapped). The value of these Local Departments of Social Services (LDSS), New York City Agencies and St. Regis claims net of Cancellation (Stopped Payments) and refunds (monies repaid to the district for current to pervious care and maintenance expenditures) is reported to DOH on a quarterly basis for processing to the federal Department of Health and Human Services.

- CSE programs provide much more than room and board. These programs provide services for children whose needs cannot be met at home. These programs are Therapeutic Residential Treatment programs, where students receive necessary services both in school and in the residential program that enable the student to better function in everyday life.

- In order to be eligible for CSE programs, the students must be classified as being a student with a disability as defined by SED Regulations Part 200.1 Section zz. According to this section, qualifying disabilities are autism, deafness, deaf-blindness, emotional disturbance, hearing impairment, learning disability, intellectual disability, multiple disabilities, orthopedic impairment, other health impairment, speech or language impairment, traumatic brain injury, or visual impairment. See that section for the specific definition of each disability.

- Students in CSE programs are eligible to receive related services. Related services means
developmental, corrective, and other supportive services as are required to assist a student with a disability and include speech-language pathology, audiology services, interpreting services, psychiatric and psychological services, physical therapy, occupational therapy, counseling services, including rehabilitation counseling services, orientation and mobility services, medical services as defined in this section, parent counseling and training, social work, assistive technology services, appropriate access to recreation, including therapeutic recreation, other appropriate developmental or corrective support services, and other appropriate support services and includes the early identification and assessment of disabling conditions in students according to SED Regulations Part 200.1 Section qq.

• CSE programs are staffed at a much higher intensity than regular programs.

• Some students in CSE programs are so severely disabled that they sometimes require 1:1 or 2:1 aides to be with them during the school day and evening hours or, in extreme cases, 24 hours per day.

Eligible Population:

CSE-The eligible population is comprised of children who possess a specific physical, mental, emotional condition, or disability of such severity or kind which in the opinion of the Department constitutes a significant obstacle to the child’s adoption, and is defined as a handicapped child. This handicapped child may receive services via placement in a special act school, an 853 school, state-supported residential school, or a state-operated school for the deaf or blind by an entity other than the child’s school district of residence or via placement by a local school district’s Committee on Special Education in an approved private residential school. Placement decision rests with the Committee on Special Education of the local school district, up to age 21. CSE placed youth remain in the custody of their parents.

Blind and Handicapped - This handicapped child may receive services via placement in a state-operated school for the deaf or blind by an entity other than the child’s school district of residence or via placement by a local school district’s Committee on Special Education in an approved private residential school. Placement decision rests with the Committee on Special Education of the local school district, up to age 21. CSE placed youth remain in the custody of their parents.

NOTE: The OCFS population receiving these services is disabled youth deemed eligible for CSE programs. This population is comprised of children who possess a specific physical, mental, emotional condition, or disability of such severity or kind which the Department determines the child is unable to be maintained in his or her home or participate in receiving a free and appropriate education and, as such, is defined as a handicapped child. This handicapped child may receive services via placement in a Special Act school, an Article 853 school, a state-supported residential school, or a state-operated school for the deaf or blind (Rome/Batavia).

OCFS Claiming Systems:

There are two systems that control the reporting and claiming of these expenditures. The first system, the Automated Claiming System (ACS), documents claims by the Local Departments of Social Services (LDSS) for reimbursement of monies paid to the Voluntary Agencies (VAs) for CSE maintenance services rendered by the school district or VAs. The other system, the Statewide Standards of Payment (SSOP), captures utilization and program expense data submitted by the OPWDD private residential schools and OCFS-licensed residential CSE programs (However, the
School for the Blind and School for the Deaf are administered by the State Education Department and report costs in the Consolidated Fiscal Report. The SSOP data for private residential schools licensed by OPWDD is used to develop the proxy disallowance of administrative and “room and board” costs.

**Automated Claiming System (ACS)**
The Office of Temporary and Disability Assistance’s Automated Claiming System (ACS) tracks the value of CSE claims for the Local Departments of Social Services (LDSS), and New York City Voluntary Agencies; net of Cancellation (Stopped Payments) and refunds (monies repaid to the LDSS for current to pervious care and maintenance expenditures). These claims are reported to DOH on a quarterly basis for processing to the federal Department of Health and Human Services. The specific data is located on the Schedule K, Section 2, Lines 9A (Blind and Handicapped) and 9B (All Other) for the Committee on Special Education.

**Statewide Standards of Payment (SSOP)**
SSOP is the rate setting system of the Office of Children and Family Services (OCFS) Bureau of Budget Management (BBM). OPWDD Private Residential Schools (P Schools) and Voluntary Agencies (VAs) that provide special education services to OCFS youth submit program and fiscal data to BBM on an annual basis. The data is used to calculate a reimbursement rate for each program, called a Maximum State Aid Rate (MSAR). The agency uses the MSAR to bill LDSS for the services rendered to each youth. The MSAR for P Schools includes specific medical costs incurred by the agency providing medical services to their youth. Medical services may include costs for physicians, psychologists, nurses and nurse practitioners, medical technicians, and psychiatrists; as well as clinical social services staff. In contrast to the P schools, the VA data for OCFS-licensed residential CSE programs does not include program specific medical costs, as the VAs report Medical costs in an aggregate cost center. However, DOH receives submissions of program specific medical costs through the EMedNY system. Rates for CSE youth placed at these agencies are calculated by adding the program specific DOH Medicaid per diem rate to the agency’s MSAR rate for each program to develop a CSE maintenance rate.

**OCFS Claiming Process:**

**Step 1** Bills for services provided are submitted by the Foster Care Voluntary Agencies statewide for reimbursement by the LDSS.

**Step 2** LDSS reviews the information and enters the claim into the ACS system. Entering the claim into the ACS allows the LDSS to request reimbursement for the State portion of the claim, which the LDSS pays in the first instance. These costs are entered by the LDSS on Schedule K, Section 2, Lines 9A (Blind and Handicapped) and 9B (All Other) for the Committee on Special Education.

**Step 3** The ACS system tracks the claims submitted by the LDSS for state reimbursement. The Office of Temporary and Disability Assistance (OTDA) processes the claim for reimbursement.
Step 4  OCFS reports the net claims annually to DOH, reduced by the 30% room and board proxy, as the basis for the OCFS portion of the DSHP claim amount.

Non-Match Able Expenditure List:
Staff reviewed the attached list of non match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the Services to Special Education Children Program. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T, as the portion OCFS estimates is attributable to room and board has been removed as a proxy; and administrative costs have been removed as part of that room and board proxy methodology. For item J, undocumented children are not eligible to receive CSE services, therefore the ten percent reduction is not applicable. OCFS costs for administering the program are not included in the DSHP claims. Financial Participation (FFP) is not being claimed for the following:

A. Grant funding to test new models of care – No
B. Construction costs (bricks and mortar) – No
C. Room and board expenditures – No, NYS applies a proxy methodology to exclude room and board from claiming identified on the next page of the protocol below.
D. Animal shelters and vaccines – No
E. School based programs for children – No
F. Unspecified projects – No
G. Debt relief and restructuring – No
H. Costs to close facilities – No
I. HIT/HIE expenditures – No
J. Services provided to undocumented individuals – No
K. Sheltered workshops – No
L. Research expenditures – No
M. Rent and utility subsidies normally funded by the United States Department of Housing and Urban Development – No
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave – No
O. Revolving capital fund – No
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program – No
Q. Administrative costs – No, this is included with room and board which is excluded from claiming through the room and board proxy methodology which is described below.
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) – No
S. Cost of services for which payment was made by Medicare or Medicare Advantage – No
T. Funds from other federal grants – No

Room and Board Proxy Methodology:
The CSE eligible population is composed of children who possess a specific physical, mental, emotional condition, or disability of such severity or kind which in the opinion of the Department constitutes a significant obstacle to the child’s ability to be maintained in his or her home or participate in receiving a free and appropriate education, and is defined as a handicapped child. This handicapped child may receive services via placement in a Special Act school, an Article 853 school, a state-supported residential school, or a state-operated school for the deaf or blind.
Maintenance and education services are provided by an entity other than the child’s school district of residence via placement by a local school district’s Committee on Special Education in an approved private residential school. The placement decision rests with the Committee on Special Education of the local school district, up to age 21. It is important to remember that CSE-placed youth remain in the custody of their parents.

It is not possible to determine an appropriate proportion of medical costs using the MSAR data, because program specific medical costs are not reported. To develop an appropriate proxy, the P School data must be used.

The P School data from rate year 2012-13 (7/1/12 – 6/30/13) showed $61,031,803 in total costs for those programs. Of that amount, $42,726,863 were determined allowable expenses for DSHP. The non-allowable expenses for DSHP were $18,304,940, or 30% (see allowable/disallowable Expense/Cost Titles listed below). Analyzing data reported by the P Schools shows that 70% of the costs submitted by the agencies are allowable under DSHP. The remaining 30% is applied as a non-allowable “room and board” proxy. This 30% proxy represents the high-end of the program costs. For many other program types, the percentage of room and board costs would be lower, so 30% is a strong proxy for removal of room and board costs. Please note that administrative costs have been removed as part of the room and board proxy methodology.

Undocumented children are not eligible to receive CSE services, therefore the ten percent reduction is not applicable.

Allowable Expense/Cost Titles include:
- Child Care
- Transportation
- Social Services
- Utilities
- Supplies and Equipment
- Equipment/Vehicles
- Medical

Non-Allowable Expense/Cost Titles include:
- Food and Child Support
- Miscellaneous (Activities, Clothing, etc)
- Maintenance
- Office
- Fixed Property
- Administration

C. New York State Office for the Aging (NYSOFA)

State Agency: New York State Office for the Aging
Program: Expanded In-Home Services to the Elderly Program (EISEP)
Program Code: SFS 10381
Funding Sources: State General Fund
$48.1 million - State Appropriations
Chapter 53 of the Laws of 2014; Page No. 4, Line No. 7; and Page No. 8 line Nos. 27.

1. Process to identify the value of applicable offsets: To account for undocumented individuals, a ten percent reduction will be applied to all claims unless a more detailed accounting of actual costs for those individuals is provided and acceptable to CMS. There are no additional offsets applicable to this program.

Brief Description:
EISEP is a community based long-term care program that provides case management, non-medical in-home, non-institutional respite, and ancillary services needed by NY functionally impaired residents aged 60 and over. It is intended to fund an array of non-medical supportive services to older persons in their own homes and apartments who are not eligible for similar services under Medicaid. Services include housekeeping, personal care, respite, case management and ancillary services (such as emergency response systems). To be eligible for EISEP, older adults must need assistance in everyday activities of daily living and can be maintained safely at home in the community. Based on their incomes, consumers may cost share according to a sliding scale. This program is targeted to those with low income. This program helps to comply with provisions of the Olmstead Act, delays nursing home placements and delays the individual’s spend down to Medicaid eligibility.

NYS Department of Health provides personal care services for Medicaid-eligible persons. In order to be eligible for such services the Medicaid recipient must have a completed physician’s order. Services are coordinated through the Local Department of Social Services, who makes arrangements for a nursing assessment. The orders written by the physician along with the nursing assessment are used to determine the level of services needed. A reassessment of need is completed every six months. Services provided under the program include, housekeeping, meal preparation, bathing, toileting, and grooming.

Eligible Population:
Older New Yorkers (60 years of age or older) are assessed for ADLs and IADLs to determine if services are needed. Although income is not a factor in determining program eligibility, their income is assessed and if their income exceeds 150% of the federal poverty level, the older New Yorkers are required to cost share based on a sliding scale where the older New Yorkers with the highest financial means share a larger percentage of the cost of the services. Older New Yorkers with incomes exceeding 250% of the federal poverty level may participate but they must cost share at 100% of the services costs, except for Case Management where the cost sharing rules don’t apply.

Statewide Financial System (SFS)/Claiming Process:
NYSOFA uses the SFS to process vouchers for the review, approval and payment by the State Comptroller. When the State transitioned into SFS, NYSOFA established unique program codes within SFS for all of its programs in order to track disbursements. The SFS system budget tracks
the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

Under the EISEP Program, NYSOFA issues one year grant award notices to our network of grantees. On an annual basis, NYSOFA allocates NYS General Fund monies appropriated in the enacted State Budget according to a population based formula that is contained in NYS statute. The allocations are made to our 59 Area Agencies on Aging (AAAs). 52 AAAs are units of County Government, one AAA is a unit of NYC Government, two AAAs are units of Tribal Governments and four AAAs are not-for-profit agencies each serving a single NYS County. Based on these allocation amounts, the AAAs submit an annual plan and budget detailing the services that they will provide either directly or by contract with local service providers (mostly NFPs). Before developing the annual plan, each AAA conducts a public hearing. Based on the public hearings and the AAA’s knowledge of older New Yorkers and the service needs in their County, the plan is developed and submitted to NYSOFA for approval. NYSOFA then reviews and approves the plan before issuing the grant award notice. The AAAs and local NFP service providers then begin providing services to the older New Yorkers in their Counties.

The AAAs can spend up to $48.1 million for direct care services. NYS reimburses the AAAs for the net amount of their costs incurred, i.e., minus a required local match (25% or greater) and income generated by the program (generally participant contributions and cost share).

As the AAAs incur direct costs and reimburse their contractors for contractual costs, they submit reimbursement claims to NYSOFA at the end of each quarter via a paper copy of the NYS SFS Claim for Payment with expenditure detail attached. The claims include detailed schedules that link costs incurred to the line item budgets that were approved in the plan. There is a summary schedule that includes the costs incurred and budgetary comparison for Personal Services, Fringe Benefits, Equipment, Travel, Maintenance and Operations, Contracts and Other Expenses. Then there is a supporting Budget schedule that provides necessary details on line item costs included in the summary schedule.

Step 1  The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Office for the Aging enters vouchers into this system for payment. Prior to any entry of local program expenditures into the SFS, NYSOFA processes all claims through our “Grants” system, a home-grown grants management system.

Step 2  Upon receipt of each reimbursement claim from the local grantee, NYSOFA support staff that are responsible for mail distribution enter basic identifying information for each claim into NYSOFA’s “Grants” system, a home-grown grants management system.

Step 3  The claims are then reviewed by NYSOFA Professional Staff with a focus on cost allowability, allocability and reasonableness as well as other grant program requirements.

Step 4  Once ready for processing, the claims are coded to Department 1010224, Program 10381, Fund 10000 and account 60301 as well as the budget reference which is
Currently 2014-15 into the Grants System.

Step 5  The claims are then reviewed by a higher level supervisor who approves the claim. Upon approval, more detailed information is entered into the Grants system which contains many automated error checks to ensure that nothing critical got past the staff review.

Step 6  On a daily basis the data in the Grants System that is approved for payment is downloaded into a bulk-load transaction file for encrypted electronic transfer to the SFS system where they are again audited by the Office of the State Comptroller (OSC).

Step 7  The Office of State Comptroller (OSC) reviews, approves and then processes such payments. The OSC process includes budget checks against appropriations/segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.

Step 8  Through this process vouchers are paid by the OSC through the SFS system within 30 days of receipt. If requested by grantees, NYSOFA will advance up to 25% of the annual grant award*. These payments are also disbursed through the SFS system. For all providers, NYSOFA keeps the Claim for Payment with expenditure detail on file for six years after the annual grant is closed out as the claim of record.

Step 9  The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F. of Waiver 11-W-00114/2.

Step 10 The State attests expenditures used are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B of Waiver 11-W-00114/2.

* At the discretion of NYSOFA, organizations receiving grants under this program are eligible to receive advances of up to 25% of the value of the annual grant award. If an advance request is granted, upon the issuance of the annual grant award document, the grantee submits a claim for NYSOFA to process and send through the SFS for payment. Each year, the advance is fully recouped by reducing the amount of reimbursement claims.

Non-Match Able Expenditure List:
NYSOFA has reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the Health Workforce Retraining Program. For this particular program, it was determined that claimed expenditures may be made or are made for undocumented individuals but none of the other items listed in A through T. This is explained below. All expenditures on these grants are related to grants to organizations to provide services to Individuals described in the Eligible Population section above. While the program allows up to $2.2 million in local administration costs, those expenditures are not included in the $48.1 million
of EISEP expenses that NYS will claim under this program. NYSOFA State Office costs for 
administering the program, including the program reviews and audits noted above, are not included 
in the DSHP claims. Financial Participation (FFP) is not being claimed for the following as in 
accordance with the Special Terms and Conditions paragraph 15 sections A-F of Waiver 11-W-
00114/2.

A. Grant funding to test new models of care – No
B. Construction costs (bricks and mortar) – No
C. Room and board expenditures – No
D. Animal shelters and vaccines – No
E. School based programs for children – No
F. Unspecified projects – No
G. Debt relief and restructuring – No
H. Costs to close facilities – No
I. HIT/HIE expenditures – No
J. Services provided to undocumented individuals – Very infrequent – AAAs may not refuse 
services to undocumented individuals if they meet program eligibility requirements.
Disbursements are certainly within the agreed upon percentage will be applied to all claims.
K. Sheltered workshops – No
L. Research expenditures – No
M. Rent and utility subsidies normally funded by the United States Department of Housing and 
Urban Development – No
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed 
and unable to leave – No
O. Revolving capital fund – No
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program – 
No.
Q. Administrative costs – No
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed 
care plans) – No
S. Cost of services for which payment was made by Medicare or Medicare Advantage – No
T. Funds from other federal grants – No

State Agency: New York State Office for the Aging
Program: Community Services for the Elderly (CSE)
Program Code: SFS 10379
Funding Sources: $23.4 million - State Appropriations
Chapter 53 of the Laws of 2014; Page No. 3, Line No. 14; Page 
No. 7 line Nos. 41 and 44 and Page No. 8, Line No. 27.

1. Process to identify the value of applicable offsets: To account for undocumented individuals, a 
ten percent reduction will be applied to all claims unless a more detailed accounting of actual
costs for those individuals is provided and acceptable to CMS. There are no additional offsets applicable to this program.

**Brief Description:**
CSE is a broadly defined program than can pay for virtually all non-medical service needed by NY residents aged 60 and over, in their communities. The local Area Agencies on Aging (AAA) have considerable flexibility within the general parameters of the program. Services funded through CSE include: case management; personal care; caregiver services; congregate and home delivered meals; information and assistance; referrals; social adult day care; transportation; respite; telephone reassurance and friendly visiting; health promotion and wellness activities; senior centers and other congregate programs; personal emergency response systems; residential repairs; and legal services. Long Term Care Ombudsman is the only service funded by NYSOFA is not allowable under CSE. This is because the Ombudsman program operates in institutional settings and not in the Community.

Medicaid will pay for a host of services to assist individuals remain in their homes and in their community. Some of the special services available to participants in waivers that are similar to those provided under CSE are, home care, personal care aides, adult day care, and transportation to medical care mental health services.

**Eligible Population:** Adults aged 60 or older.

**Statewide Financial System (SFS)/Claiming Process:**
NYSOFA uses the SFS to process vouchers for the review, approval and payment by the State Comptroller. When the State transitioned into SFS, NYSOFA established unique program codes within SFS for all of its programs in order to track disbursements. The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

Under the CSE Program, NYSOFA issues one year grant award notices to our network of grantees. On an annual basis, NYSOFA allocates NYS General Fund monies appropriated in the enacted State Budget according to a population based formula that is contained in NYS statute. The allocations are made to our 59 Area Agencies on Aging (AAAs). 52 AAAs are units of County Government, one AAA is a unit of NYC Government, two AAAs are units of Tribal Governments and four AAAs are not-for-profit agencies each serving a single NYS County. Based on these allocation amounts, the AAAs submit an annual plan and budget detailing the services that they will provide either directly or by contract with local service providers (mostly NFPs). Before developing the annual plan, each AAA conducts a public hearing. Based on the public hearings and the AAA’s knowledge of older New Yorkers and the service needs in their County, the plan is developed and submitted to NYSOFA for approval. NYSOFA then reviews and approves the plan before issuing the grant award notice. The AAAs and local NFP service providers then begin providing services to the older New Yorkers in their Counties.

The AAAs can spend up to $23.4 million for direct care services. NYS reimburses the AAAs for the net amount of their costs incurred, i.e., minus a required local match (25% or greater) and
income generated by the program (generally participant contributions and cost share).

As the AAAs incur direct costs and reimburse their contractors for contractual costs, they submit reimbursement claims to NYSOFA at the end of each quarter via a paper copy of the NYS SFS Claim for Payment with expenditure detail attached. The claims include detailed schedules that link costs incurred to the line item budgets that were approved in the plan. There is a summary schedule that includes the costs incurred and budgetary comparison for Personal Services, Fringe Benefits, Equipment, Travel, Maintenance and Operations, Contracts and Other Expenses. Then there is a supporting Budget schedule that provides necessary details on line item costs included in the summary schedule.

Step 1
The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Office for the Aging enters vouchers into this system for payment. Prior to any entry of local program expenditures into the SFS, NYSOFA processes all claims through our “Grants” system, a home-grown grants management system.

Step 2
Upon receipt of each reimbursement claim from the local grantee, NYSOFA support staff that are responsible for mail distribution enter basic identifying information for each claim into NYSOFA’s “Grants” system, a home-grown grants management system.

Step 3
The claims are then reviewed by NYSOFA Professional Staff with a focus on cost allowability, allocability and reasonableness as well as other grant program requirements.

Step 4
Once ready for processing, the claims are coded to Department 1010224, Program 10379, Fund 10000 and account 60301 as well as the budget reference which is currently 2014-15 into the Grants System.

Step 5
The claims are then reviewed by a higher level supervisor who approves the claim. Upon approval, more detailed information is entered into the Grants system which contains many automated error checks to ensure that nothing critical got past the staff review.

Step 6
On a daily basis the data in the Grants System that is approved for payment is downloaded into a bulk-load transaction file for encrypted electronic transfer to the SFS system where they are again audited by the Office of the State Comptroller (OSC).

Step 7
The Office of State Comptroller (OSC) reviews, approves and then processes such payments. The OSC process includes budget checks against appropriations/segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.

Step 8
Through this process vouchers are paid by the OSC through the SFS system within 30 days of receipt. If requested by grantees, NYSOFA will advance up to 25% of the annual grant award*. These payment are also disbursed through the
SFS system. For all providers, NYSOFA keeps the Claim for Payment with expenditure detail on file for six years after the annual grant is closed out as the claim of record.

Step 9 The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F of Waiver 11-W-00114/2.

Step 10 The State attests expenditures used are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B of Waiver 11-W-00114/2.

* At the discretion of NYSOFA, organizations receiving grants under this program are eligible to receive advances of up to 25% of the value of the annual grant award. If an advance request is granted, upon the issuance of the annual grant award document, the grantee submits a claim for NYSOFA to process and send through the SFS for payment. Each year, the advance is fully recouped by reducing the amount of reimbursement claims.

**Non-Match Able Expenditure List:**
NYSOFA has reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the Health Workforce Retraining Program. For this particular program, it was determined that claimed expenditures may be made or are made for undocumented individuals and federal maintenance of effort but none of the other items listed in A through T. This is explained below. All expenditures on these grants are related to grants to organizations to provide services to Individuals aged 60 and over. While the program allows up to $2.2 million in local administration costs, those expenditures are not included in the $23.4 million of CSE expenses that NYS will claim under this program. NYSOFA State Office costs for administering the program, including the program reviews and audits noted above, are not included in the DSHP claims. Financial Participation (FFP) is not being claimed for the following as in accordance with the Special Terms and Conditions paragraph 15 sections A-F of Waiver 11-W-00114/2.

A. Grant funding to test new models of care – No
B. Construction costs (bricks and mortar) – No
C. Room and board expenditures – No
D. Animal shelters and vaccines – No
E. School based programs for children – No
F. Unspecified projects – No
G. Debt relief and restructuring – No
H. Costs to close facilities – No
I. HIT/HIE expenditures – No
J. Services provided to undocumented individuals – **Very infrequent** – AAAs may not refuse services to undocumented individuals if they meet program eligibility requirements. Disbursements are certainly within the agreed upon percentage will be applied to all claims.
K. Sheltered workshops – No
L. Research expenditures – No
V. DSHP List 2 Program Details

A. The Department of Health (DOH)

State Agency: Department of Health
Program: Childhood Lead Poisoning Primary Prevention Program
Program Codes: SFS Code 32426
Funding Sources: Special Revenue Funds - Other
   $9,891,300 (Department of Financial Services sub-allocation)
   Chapter 53 of the Laws of 2015; page 436, lines 30-37

1. Process to identify the value of applicable offsets: The 10 percent undocumented immigrant offset is applied unless a more detailed accounting of actual costs for those individuals is provided and acceptable to CMS.

2. Process to identify program net deficit payments -- N/A since there are no net deficit payments associated with this program group.

Brief Description:
In an effort to eliminate childhood lead poisoning in New York State, the Childhood Lead Poisoning Primary Prevention Program’s (CLPPP) goal is to increase the availability and number of housing units that are free of lead-based paint hazards in targeted communities identified with high incidence of childhood lead poisoning. Approximately 3,000 children are diagnosed with lead poisoning each year in New York State. This exposure could result in long term adverse health effects and substantial costs to the State and local governments.

In New York State, housing built before 1980 presents the greatest risk of exposure for children, six years of age and under, to lead contaminated dust from deteriorating lead-based paint. New York has the nation’s highest number (5.7 million) and highest percentage (72.1%) of this older housing
stock. However, the incidence of lead poisoning is not evenly distributed across the state, but is concentrated in identified communities with a higher percentage of old housing stock.

The Primary Prevention Program has made a significant difference in the lives of children and their families and in the infrastructure for primary prevention of lead-based hazards. Since its inception, on October 1, 2007, over 10,000 children have been directly affected by the Primary Prevention Program through visits to their homes, and nearly 6,000 have been referred for blood lead testing as a result of those visits. Over 21,000 housing units have been inspected, and nearly 10,000 of them were found to have potential and/or confirmed lead-based paint hazards. Lead safe work practices training courses provided training to 2,700 contractors and property owners. The Childhood Lead Poisoning Primary Prevention Program services are delivered through contracts with counties.

Each county must submit a work plan detailing specific tasks, desired outcomes and performance measures to address program requirements. Examples of these tasks may include: identify high-risk housing, conduct outreach efforts to propose local partnerships with regard to primary prevention. Counties will also inspect, notify and remediate lead paint hazards.

**Eligible Population:**
Children living in high risk housing in targeted geographic areas. Children aged 9 months to <36 months are the primary target age. Children at risk up to six years old are also eligible.

**Statewide Financial System (SFS)/Claiming Process:**
A Contract Reporter Exemption Request (CRER) was filed for the Child Lead Primary Prevention Program requesting a sole source waiver. The CRER was subsequently approved by the NYS Office of the State Comptroller (OSC). Contracts were initiated with local health departments based on a formula that directed funds to areas of greatest need.

State General Funds and Special Revenue Other funds are appropriated annually in the NYS Budget to fund the CLPPP with the appropriations defined in the budget legislation. Claims are submitted quarterly by Local Health Departments along with a Budget Statement and Report of Expenditures form (BSROE), and quarterly report. The BSROE details the personnel salary (as a percentage of time performing grant-related activity from timesheets) and non-personal service expenses the county is vouchering for in that quarter. The quarterly report outlines the activities performed during that quarter which warrant the payment requested by the county. Once these are received they are reviewed by program staff to ensure work is performed as specified for that quarter and then voucher information is entered into SFS for payment. Electronic quarterly payments are made via SFS.

Voucher, Budget Statement and Report of Expenditures form, and quarterly reports are kept. Recently, a favorable audit report (July 23, 2014) was issued reflecting the results of voucher processing for the Bureau of Community Environmental Health and Food Protection programs. The local health departments are also audited by program staff on a biannual basis.

The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Department of Health enters vouchers into this system for payment. The OSC reviews, approves and then processes such payments. The OSC process includes budget checks against appropriations/segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.
The Department of Health uses the SFS to process contracts and vouchers for the review, approval and payment by the State Comptroller. Multiple coding options are used, including department, program, account, budget reference and agency-described chart field 1 to easily identify where charges belong. When the State transitioned into SFS, DOH established unique program codes within SFS for all its programs in order to track disbursements. The CLPPP program is uniquely defined in SFS with the following Chart of Accounts coding:

<table>
<thead>
<tr>
<th>Department</th>
<th>Program</th>
<th>Fund</th>
<th>Account</th>
<th>Bud Ref</th>
</tr>
</thead>
<tbody>
<tr>
<td>CLPPP-DFS</td>
<td>3450000</td>
<td>32426</td>
<td>21994</td>
<td>60303</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>2015-16</td>
</tr>
</tbody>
</table>

Step 1  The program administrator enters coding into SFS to set up a purchase order (PO). This PO is given a unique ID that vouchers can be input into SFS to spend against. This program is coded to Department 3450000, Program 32426, Fund 21994, Account 60303 and Bud Ref 2015-16. Bud ref is updated annually.

Step 2  Upon receipt of the reimbursement claims, the program administrator compares the voucher to the approved budget. The focus is on cost allowability, allocability and reasonableness as well as other grant program requirements. Budget modifications may be required.

Step 3  Once ready for processing, the claims are entered into SFS and coded to the unique PO number.

Step 4  The claims are then reviewed by the fiscal officer who approves the claim.

Step 5  The payment is disbursed through the SFS system. For all providers, the program administrator keeps the Claim for Payment with expenditure detail on file for six years after the annual grant is closed out.

Step 6  Once paid, vouchers are scanned into the Bureau of Account Management’s File Net system and given a barcode to match SFS transactions.

Step 7  The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F. of Waiver 11-W-00114/2.

Step 8  The State attests expenditures used are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B.

The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

No advances of funding are processed for this program since all recipients of program funding are NYS governmental entities and therefore not advance eligible.
Non-Match able Expenditure List:
Relevant staff from the Center for Environmental Health and the Fiscal Management Group reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions Paragraph 15 sections A – F of Waiver 11-W-00114/2 of the waiver in relation to the Childhood Lead Poisoning Primary Prevention Program. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T below. All expenditures on these contracts are related to mitigating the impact of lead-based paint on the target population. DOH costs for administering the program, including the program reviews, are not included in the DSHP claims. No Federal Financial Participation (FFP) is being claimed for the following:

A. Grant funding to test new models of care - No
B. Construction costs (bricks and mortar) - No
C. Room and board expenditures - No
D. Animal shelters and vaccines - No
E. School based programs for children - No
F. Unspecified projects - No
G. Debt relief and restructuring - No
H. Costs to close facilities - No
I. HIT/HIE expenditures - No
J. Services provided to undocumented individuals - No
K. Sheltered workshops - No
L. Research expenditures - No
M. Rent and utility subsidies normally funded by the United States Department of Housing and Urban Development - No
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave - No
O. Revolving capital fund - No
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program - No
Q. Administrative costs - No
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) - No
S. Cost of services for which payment was made by Medicare or Medicare Advantage - No
T. Funds from other federal grants - No

State Agency: Department of Health
Program: Healthy Neighborhood Program (HNP)
Program Codes: SFS Code 29893
Funding Sources: General Fund
$1,872,800* - State Appropriation
Chapter 53 of the Laws of 2015; page 457, lines 4-5

1. Process to identify the value of applicable offsets: The 10 percent undocumented immigrant offset is applied unless a more detailed accounting of actual costs for those individuals is provided and acceptable to CMS.
2. Process to identify program net deficit payments -- N/A since there are no net deficit payments associated with this program group.

**Brief Description:**
The New York State Healthy Neighborhoods Program seeks to reduce the burden of housing related illnesses and injury through a holistic, healthy homes approach. The program provides assessments and interventions for asthma, tobacco cessation, indoor air quality, lead, fire safety, and other environmental health hazards in selected communities throughout New York State. The program targets housing in high-risk areas that are identified using house, health and socioeconomic indicators from census and surveillance data. The HNP uses a combination of neighborhood canvassing and referrals to reach residents in these high-risk areas. During a visit, Local Health Departments assess the home for environmental health and safety issues such as lead, fire safety, indoor air quality, and pest control. For problems or potential hazards identified during the visit, an outreach worker provides education, referrals and products to help residents correct or reduce housing hazards. Twenty-five percent of homes receive a revisit to provide additional service and assess outcomes. Grants are awarded to local health departments through a competitive process.

**Eligible Population:**
Persons living in targeted low income geographic areas with a high risk for unmet environmental health services in all age groups.

**Statewide Financial System (SFS) / Claiming Process:**
The Healthy Neighborhoods Program (HNP) was initiated with a Request for Applications (RFA) which resulted in contracts being executed with local county health departments. A scoring mechanism was devised and the highest scoring applications were awarded funding.

A State General Fund appropriation is legislated annually in the budget for the HNP. Claims are submitted quarterly by Local Health Departments along with a Budget Statement and Report of Expenditures form (BSROE), and quarterly report. The BSROE details the personnel salary (as a percentage of time performing grant-related activity from timesheets) and non-personal service expenses the county is vouchering for in that quarter. The quarterly report outlines the activities performed during that quarter which warrant the payment requested by the county. Once these are received, they are reviewed by program staff to ensure the work is performed as specified for that quarter and then voucher information is entered into the Statewide Financial System (SFS) for payment. Electronic quarterly payments are made via SFS. Voucher, Budget Statement and Report of Expenditures forms as well as quarterly reports are kept. Recently, a favorable audit report (July 23, 2014) was issued reflecting the results of voucher processing for the Bureau of Community Environmental Health and Food Protection programs. The local health departments are also audited by program staff on a biannual basis.

The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Department of Health enters vouchers into this system for payment. The Office of State Comptroller (OSC) reviews, approves and then processes such payments. OSC’s process includes budget checks against appropriations/segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.
Step 1 The program administrator enters coding into SFS to set up a purchase order (PO). This PO is given a unique ID that vouchers can be input into SFS to spend against. This program is coded to Department 3450000, Program 29893, Fund 10000, Account 60303 and Bud Ref 2015-16 (Bud Ref to be update annually).

Step 2 Upon receipt of the reimbursement claims, the program administrator compares the voucher to the approved budget. The focus is on cost allowability, allocability and reasonableness as well as other grant program requirements. Budget modifications may be required.

Step 3 Once ready for processing, the claims are entered into SFS and coded to the unique PO number.

Step 4 The claims are then reviewed by the fiscal officer who approves the claim.

Step 5 The payment is disbursed through the SFS system. For all providers, the program administrator keeps the Claim for Payment with expenditure detail on file for six years after the annual grant is closed out.

Step 6 Once paid, vouchers are scanned into the Bureau of Account Management’s File Net system and given a barcode to match SFS transactions.

Step 7 The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F of Waiver 11-W-00114/2.

Step 8 The State attests expenditures used are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B.

The Department of Health uses the SFS to process contracts and vouchers for review, approval and payment by the State Comptroller. Multiple coding options are used, including department, program, account, budget reference and agency-described chart field 1 to easily identify where charges belong. When the State transitioned into SFS, DOH established unique program codes within SFS for all its programs in order to track disbursements. The HNP program is uniquely defined in SFS with the following Chart of Accounts coding:

<table>
<thead>
<tr>
<th>Department</th>
<th>Program</th>
<th>Fund</th>
<th>Account</th>
<th>Bud Ref</th>
</tr>
</thead>
<tbody>
<tr>
<td>HNP</td>
<td>3450000</td>
<td>29893</td>
<td>10000</td>
<td>60303</td>
</tr>
</tbody>
</table>

The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

To determine budgeted amounts, program staff awards requested funding amounts to counties based on submitted work plan activities.
No advances of funding are processed for this program since all recipients of program funding are NYS governmental entities and therefore not advance eligible.

**Non-Matchable Expenditure List:**
Relevant staff from the Center for Environmental Health and the Fiscal Management Group reviewed the attached list of non-matchable program expenditures included in the Special Terms & Conditions of the waiver in relation to the Healthy Neighborhoods Program. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T below. All expenditures on these contracts provide assessments and interventions for asthma, tobacco cessation, indoor air quality, lead, fire safety, and other environmental health hazards in selected communities throughout New York State. DOH costs for administering the program, including program reviews and audits, are not included in the DSHP claims. Federal Financial Participation (FFP) is not being claimed for the following:

A. Grant funding to test new models of care - No
B. Construction costs (bricks and mortar) - No
C. Room and board expenditures - No
D. Animal shelters and vaccines - No
E. School based programs for children - No
F. Unspecified projects - No
G. Debt relief and restructuring - No
H. Costs to close facilities - No
I. HIT/HIE expenditures - No
J. Services provided to undocumented individuals - No
K. Sheltered workshops - No
L. Research expenditures - No
M. Rent and utility subsidies normally funded by the United States Department of Housing and Urban Development - No
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave - No
O. Revolving capital fund - No
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program - No
Q. Administrative costs - No
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) - No
S. Cost of services for which payment was made by Medicare or Medicare Advantage - No
T. Funds from other federal grants - No

*Match for HUD Healthy Homes Grant will be deducted from DSHP reporting - $257,000

**State Agency:** Department of Health  
**Program:** Cancer Services Program  
**Program Codes:** SFS Code 26926  
**Funding Sources:** General Fund  
$25,281,000 - State Appropriation  
Chapter 53 of the Laws of 2014; page 555, lines 17-18  

The Cancer Services Program initiative is funded from this appropriation as follows:
Infrastructure: $8,915,544  
Clinical Reimbursement: $5,104,144

Cancer Services Program appropriations are used as current Partnership Plan match and also to match a Centers for Disease Control and Prevention (CDC) cooperative agreement (grant). The required 1:3 match for the current grant period (6/30/14-6/29/15 is $2,865,660 (this includes the match on the recently approved carryforward from the previous grant year). The match is documented using paid claims for payment from CSP infrastructure contracts. Expenditures not used to match the CDC grant will be available for the MRT waiver when they are no longer used as current Partnership Plan match (i.e. after 12/31/14).

1. Process to identify program net deficit payments -- N/A since there are no net deficit payments associated with this program group.

Brief Description:  
The goal of the NYSDOH Cancer Services Program is to increase the proportion of women and men in New York State who are up-to-date on recommended preventive cancer screenings. This is accomplished through:

- Increasing public and health care provider awareness about the importance of guideline-concordant cancer screening;
- Assisting underserved populations to access and navigate available cancer screening, diagnostic and treatment services through local service region contracts;
- Integrating guideline-concordant cancer screening into the care received by men and women throughout NYS; and implementing evidence-based policy, systems and environmental change strategies to promote cancer screening.

The NYSDOH Cancer Services Program (CSP) oversees the delivery of comprehensive breast, cervical and colorectal cancer screening and diagnostic services to eligible uninsured and underinsured individuals in New York State through contracts with community-based organizations known as CSP contractors. Contractors develop relationships with regional providers (e.g., hospitals, clinics, health care providers) and community-based organizations to conduct outreach to priority populations, provide screening, diagnostic and case management services, public education, data management and quality assurance, as well as other activities outlined later in this document. The contractor and its partners also assist individuals diagnosed with breast, cervical, colorectal or prostate cancer in obtaining prompt, comprehensive treatment through the New York State Medicaid Cancer Treatment Program (MCTP), if eligible. Eligible individuals may receive full Medicaid coverage for the duration of their cancer treatment. NYSDOH does not support routine population-based screening for prostate cancer. However, men screened and/or diagnosed with prostate cancer through participating providers are eligible for treatment coverage through the MCTP.

Required Contractor Infrastructure Activities:

1. Program Management and Leadership

The lead organization (contractor) has overall responsibility for all contract activities and is the primary contact for the Department/HRI. They coordinate and administer the program to ensure that all required activities are implemented and that contractual obligations are met in a timely
manner. The lead organization also ensures that any barriers to implementation of the required activities are promptly addressed to reduce potential effects on program performance.

2. Partnering, Coordination and Collaboration

The lead organization builds and maintains collaborative relationships with health, human service, education and other community organizations to provide and promote utilization of cancer screening services at the population level and among the eligible populations throughout the proposed service region.

3. Public Education, Targeted Outreach and In-Reach

The lead organization engages partners to implement evidence-based or evidence-informed strategies to promote the program, build public demand for cancer screening services, and identify eligible clients in priority populations, throughout the service region. In addition, the lead organization ensures coordination and implementation of client oriented screening interventions and strategies as outlined in the Centers for Disease Control and Prevention Guide to Community Preventive Services.

4. Provision of Health Services: Screening, Diagnostic and Case Management Activities

The lead organization develops a network of medical care providers throughout the service region to provide eligible men and women with comprehensive, guideline-concordant breast, cervical and colorectal cancer screening and diagnostic services, and, when necessary, ensure access to treatment services.

5. Data Management

Data management is integral to the monitoring and evaluation of the program. The lead organization oversees the collection of all data required by the Department.

6. Fiscal Management

The lead organization will be responsible for all fiscal management activities.

Eligible Population:
The Cancer Services Program (CSP), through its contractors, provides patient education and targeted outreach to connect uninsured New Yorkers to cancer screening services. Case management services are provided to all individuals who need follow-up as a result of screening. In addition, population-based public health interventions implemented by the CSP are non-medical services. General program activities have the potential to reach all NYS residents. Screening services are available to women and men living at or below 250% of the Federal Poverty Guideline; and uninsured or underinsured. Average risk women 40+ years old; men 50-64 years old; or, if not within these age ranges, individuals deemed as high risk for breast or colorectal cancer, or women with clinically significant findings for breast cancer. General program activities serve all New York State residents (19.5 million) and approximately 50,000 men and women receive CSP screening services yearly.

Statewide Financial System (SFS)/Claiming Process:
The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Department of Health enters vouchers into this system for payment. The Office of State Comptroller (OSC) reviews, approves and then processes such payments. The OSC process includes budget checks against appropriations/segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.

The Department of Health uses the SFS to process contracts and vouchers for the review, approval and payment by the State Comptroller. When the State transitioned into SFS, DOH established unique Chart of Account (COA) program codes within SFS for all its programs in order to track disbursements. The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

The Cancer Services program was developed from an RFA competitive procurement process. Funding for the program is provided by an annual State appropriation. Expenditure plans are submitted by program for planned expenditures of budget appropriations. These plans are approved through Division/CCH and are submitted to FMG for approval transmittal to DOB.

**Cancer Services Program – Infrastructure:**
State SFS Coding
4/1/14 - 3/31/15

| Fundline | 1 |
| Department | 3450266 |
| Program | 28471 |
| Fund | 10000 |
| Account | 60301 |
| Bud Reference | 2014-15 |
| Project ID | N/A |
| Activity | N/A |
| Chartfield 1 | 11850 |

**Cancer Services Program – Clinical Services:**
State SFS Coding
4/1/14 - 3/31/15

| Fundline | 1 |
| Department | 3450266 |
| Program | 28470 |
| Fund | 10000 |
| Account | 60301 |
| Bud Reference | 2014-15 |
| Project ID | N/A |
| Activity | N/A |
| Chartfield 1 | 11850 |
Services provided by the provider network of each contractor submit socio-demographic information about eligible clients along with information about cancer screening services provided to them. This data is entered into a web-based data system (built and maintained under a contract with INDUS Consultancy Inc.). At the end of each month, all data entered for that month are run through edit checks to assure services are being provided to eligible clients and that providers are licensed to perform the services indicated. Contractors download a Monthly Billing Report that details the services documented to eligible clients during the last month along with the allowable reimbursement for each service. Reimbursement rates are set annually by the DOH program at a value less than or equal to the Regional Medicare rate (as required by the CDC cooperative agreement) and no less than the NYS Medicaid rate. DOH program staff review the services provided to assure they are in line with expected patterns of care.

Contractors are required to submit monthly, certified reimbursement claims related to both their infrastructure and clinical contract with supporting documentation for key expenditures according to unit policies within 30 days after the end of each month. After being reviewed by the contract/regional manager, the claim is entered into SFS by a Fiscal Officer. The Division’s Fiscal Unit subsequently reviews and approves the claim for payment. An OSC Audit will then approve the claim in SFS and reimburse the contractor via Automatic Clearing House (ACH) or by check within 30 days of receipt of the claim, barring unforeseen delays. The Fiscal Unit retains copies of the claims, the budget statement report of expenditures, and all correspondence required for the approval process. Correspondence may include copies of paid invoices, payroll registers, subcontract agreements, as well as correspondence between the contractor and DOH contract manager that are related to deficiencies in claims or back-up documentation.

Periodic on-site audits are completed every 18-24 months by the assigned contract/regional manager for the Department of Health. In addition, a fiscal in-house audit is made through a voucher trace process which covers a sample period selected by program. This audit requires the contractor to provide full supporting documentation for the respective claim period. These may include invoices, proof of payment for all NPS expenditures, and copies of payroll records and related fringe and payroll tax records.

Step 1  Upon receipt of the reimbursement claims, support staff that are responsible for mail distribution date stamp the claim with a receipt date and deliver it to the Regional Contract Manager responsible for that contractor.

Step 2. The claims are then reviewed by the Regional Contract Manager with a focus on cost allowability, allocability and reasonableness as well as other grant program requirements.
Step 3 Once approved, the claims are sent to the Division of Chronic Disease Prevention Fiscal Management Unit (FMU) for processing. The claims are reviewed by FMU Fiscal Officers for cost allowability and allocability, coded with the appropriate COA coding (noted above) and keyed into SFS. The claims are advanced to the FMU management team for final review and approval in SFS for payment.

Step 4 FMU approved claims are advanced electronically in SFS to the Office of the State Comptroller for final audit and payment authorization. Through this process vouchers are paid by the OSC through the SFS system within 30 days of receipt.

Step 5 Payment is disbursed through the SFS system. For all contractors, the FMU scans the Claim for Payment with expenditure detail into the DOH Filenet system.

Step 6 The state submits a claim to CMS for FFP based on the total computable expenditures incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F of Waiver 11-W-00114/2.

Step 7 The DOH Fiscal Management Group staff attests expenditures are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B of Waiver 11-W-00114/2.

At the discretion of New York State, Not-for-Profit (NFP) organizations receiving grants under this program are eligible for contract written directive advances of up to 25% of the value of each of the budget periods (except the first year) of the multi-year contract. If a written directive advance request from a NFP is granted, upon execution of the contract, it is paid through the SFS by the processing of an advance claim voucher submitted by the NFP. As noted above, multi-year contracts have individual annual budgets, so the level of the advance in relation to the total contract value may vary. The advance is recouped by deducting 30% of the gross value of each monthly claim. This continues until the entire advance amount is recouped. The recoupment amount is netted out of the full claim value for each month and the balance of the payment is processed through the SFS. For the current SFY 2014-15, there were 12 contractors that accepted contract advances for this program.

Per OMB circulars, contractors that meet the required threshold are required, on an annual basis, to engage an independent auditor to perform a Yellow Book or A133 audit to ensure proper documentation of the claims submitted.

Non-Match Able Expenditure List:
Relevant staff from the Division of Chronic Disease Prevention (CDP) and the Fiscal Management Group (FMG) reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the Cancer Services Program. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T. DOH costs for administering the program, including the program reviews and audits noted above, are not included in the DSHP claims. There is a maximum of 25% of undocumented individuals receiving this program’s services, but FFP will not be claimed. Since no penalty is assessed for services provided to undocumented individuals, Medicaid Financial Management (MFM) staff will take a discount of 25% before such claims are submitted for federal funding,
unless a more detailed accounting of actual costs can be made for each claims. No Federal Financial Participation (FFP) is being claimed for the following items:

A. Grant funding to test new models of care - No
B. Construction costs (bricks and mortar) - No
C. Room and board expenditures - No
D. Animal shelters and vaccines - No
E. School based programs for children - No
F. Unspecified projects - No
G. Debt relief and restructuring - No
H. Costs to close facilities - No
I. HIT/HIE expenditures - No
J. Services provided to undocumented individuals – The program initiative’s community based contractors serve all residents of New York State. There are no FFP matching expenditures, according to CDP. If there were, CDP staff would identify the vouchers to BAM, who produce the claims to CMS.
K. Sheltered workshops - No
L. Research expenditures - No
M. Rent and utility subsidies normally funded by the United States Department of Housing and Urban Development - No
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave - No
O. Revolving capital fund - No
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program - There is a Center for Disease Control cooperative agreement that requires an MOE of $1.0 million. There are no FFP matching expenditures according to CDP. If there were, CDP staff would identify the vouchers to BAM, who produce the claims to CMS.
Q. Administrative costs – No. FFP is not claimed for administrative costs.
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) - No
S. Cost of services for which payment was made by Medicare or Medicare Advantage - No
T. Funds from other federal grants – No

State Agency: Department of Health
Program: Obesity and Diabetes Prevention Program
Program Codes: SFS Code 26925
Funding Sources: General Fund

State Fiscal Year 14/15: $6,803,300 – State Appropriation (with 5 program components)
Chapter 53 of the Laws of 2014; page 550, lines 44-45

State Fiscal Year 15/16: $7,463,300 – State Appropriation (with 10 program components)

14/15 State appropriations will be used for a Centers for Disease Control and Prevention (CDC) cooperative agreement (grant) match in the amount of $546,969. This is a one-time match requirement.
State expenditures are currently used for the Partnership Plan Demo and will be available for the MRT Waiver on 1/1/15.
Federal grant funds that support similar types of obesity and diabetes prevention programs are completely separate from state-appropriated funds. The Federal grant funds are administered by Health Research, Inc. a not-for-profit corporation. All fiscal and administrative processes are distinct, there is no risk of co-mingling of funds.

1. Process to identify program net deficit payments -- N/A since there are no net deficit payments associated with this program group.

**Brief Description:**
The Obesity and Diabetes Prevention Programs are designed to raise public and professional awareness of the twin epidemics of obesity and diabetes, reduce the prevalence of these diseases and their risk factors, and develop and implement programs to prevent or reduce these diseases and their complications.
The Obesity Prevention Program began in 2005 as a statewide education and prevention program to encourage New Yorkers to eat healthfully and be physically active to attain and maintain a healthy weight. The program is designed to reduce the epidemic of obesity and overweight, and thereby reduce and prevent chronic diseases such as diabetes, heart disease, arthritis and some cancers. The Diabetes Prevention Program works to prevent diabetes; educate people with diabetes and their health care providers about management techniques proven to prevent diabetes and its complications; increase the number of individuals with diabetes who receive guideline concordant care; and improve self-care and medical care of people with and at risk for diabetes. Both programs build upon ongoing efforts to promote increased physical activity, healthy eating, and development of healthy lifestyles. They support policy, systems and environmental change in worksites, communities, schools, health insurance, and health systems to achieve program goals.

According to a recent study, it is estimated that New York State will spend approximately $136.3 billion from 2011 to 2020 on adult obesity-related health problems. This accounts for approximately 5.6% of statewide health’s number one killer – cardiovascular disease – spending with approximately 80% of this cost paid through publicly funded health care programs, such as Medicare and Medicaid (Bending the Health Care Cost Curve in New York State: Options for Saving Money and Improving Care, New York State Health Foundation (July 2010). In 2010, New York State Medicaid program expenditures totaled approximately $8.6 billion for the nearly 307,000 beneficiaries with diabetes.

The Department issues competitive funding announcements: requests for applications (RFA) which result in grant contracts, or requests for proposals (RFP) which result in deliverables-based cost contracts. The RFA/P delineates the scope of work that the Department is procuring for, including program objectives. Eligible applicants submit proposals to the Department. Applications are scored by trained and experienced Department staff based on the technical merits and costs proposed by the applicants. As a result of the competitive bid process, the Department awards contracts which are inclusive of a structured budget and work plan.

1. **Obesity/Diabetes Initiatives:**

This section lists the SFY 14/15 (5 components) and SFY 15/16 (10 components). SFY 2014/15 Funding for Obesity/Diabetes Initiatives covers 5 distinct programs: 1) Creating Healthy Places to Live, Work and Play, 2) Healthy Schools New York, 3) Statewide Coalition and Center for Obesity Prevention, Healthy Eating and Active Living, 4) Statewide Coalition and Center for Obesity Prevention, Healthy Eating and Active Living, and 5) Obesity Prevention in Pediatric Health Care.
Settings. A brief program summary is provided below. A brief description is provided below and more detailed information is available on State’s website: [http://www.health.ny.gov/prevention/obesity/prevention_activities/](http://www.health.ny.gov/prevention/obesity/prevention_activities/)

Creating Healthy Places to Live, Work and Play - Creating Healthy Places to Live, Work, and Play is a NYS initiative to promote healthy lifestyles and prevent obesity and type 2 diabetes. This initiative works to improve the health and physical activity status for New York communities. These twenty-two contractors work to prevent obesity and type 2 diabetes through the implementation of sustainable policy, systems and environmental change in communities and worksites.

General Fund - Aid to Localities
Obesity and Diabetes Programs
State SFS Coding
4/1/14 - 3/31/15

Department  3450264
Program     28459
Fund        10000
Account     60301
Bud Reference2014-15
Project ID  N/A
Activity     N/A
Chartfield 1 11850

2. **Healthy Schools New York:**

These programs to improve healthful eating and increase opportunities for physical activity in high need schools through the implementation of sustainable school health policy and practice changes. Programs are presently provided through 19 contractors

General Fund - Aid to Localities
Obesity and Diabetes Program
State SFS Coding
Department  3450264
Program     28458
Fund        10000
Account     60301
Bud Reference2014-15
Project ID  N/A
Activity     N/A
Chartfield 1 11850

3. **Statewide Coalition and Center for Obesity Prevention, Healthy Eating and Active Living:**

The Statewide Coalition and Center is funded to implement evidence-based policy, systems and environmental changes that prevent obesity, increase opportunities for healthful eating and physical activity, and decrease opportunities for sedentary activities and consumption of now nutrition foods. Specifically, the contractor:
• Convenes, supports and coordinates the activities of a statewide coalition for obesity prevention;
• Conducts policy research to inform the work of the coalition, Division of Chronic Disease Prevention (DCDP) staff, and contractors and partners; and
• Provides training and technical assistance to the coalition, DCDP staff, contractors and partners on economic development, transportation and land use planning.

General Fund - Aid to Localities
Obesity and Diabetes Programs
State SFS Coding
4/1/14 - 3/31/15
Department 3450264
Program 29483
Fund 10000
Account 60301
Bud Reference2014-15
Project ID N/A
Activity N/A
Chartfield 1 11850

4. **Obesity Prevention in Pediatric Health Care Settings:**

Initiatives to promote the early recognition of pediatric overweight and obesity, building on a previously successful model for health care systems change in the primary care setting. Contractors (9) recruit pediatric practices to participate in the initiative, and implement health systems changes to ensure that care delivered to children and adolescents is concordant with the Expert Committee Recommendations on the Assessment, Prevention and Treatment of Child and Adolescent Overweight and Obesity.

General Fund - Aid to Localities
Obesity and Diabetes Programs
State SFS Coding
4/1/14-3/31/15
Department 3450264
Program 28455
Fund 10000
Account 60301
Bud Reference2014-15
Project ID N/A
Activity N/A
Chartfield 1 11850

5. **Prevention Agenda Training:**

An MOU provides the mechanism to support the provision of training and technical assistance (TA) to local public health stakeholders (e.g., Local Health Departments, hospitals) and their community based partners. The training and TA builds on previously held in-person and web-based training on evidence-based interventions to prevent chronic disease, and aligns with the Prevention Agenda 2013-2017 Preventing Chronic Disease Action Plan. The MOU is held by the School of
Public Health at the State University of New York at Albany (a “sister” state agency; www.nyspreventschronicdisease.com).

General Fund - Aid to Localities
Obesity and Diabetes
State SFS Coding
4/1/14 - 3/31/15
Department 3450264
Program 28460
Fund 10000
Account 60301
Bud Reference 2014-15
Project ID N/A
Activity N/A
Chartfield 1 11850

SFY 2015/16 Funding for Obesity/Diabetes Initiatives covers 10 distinct programs: A brief program summary is provided below.

Component 1: Comprehensive School Health Policies for Tobacco, Physical Activity and Nutrition (Healthy Schools NY):

Eighteen Healthy Schools NY contractors are funded to work with school districts implement comprehensive, district level policies related to physical education, physical activity and nutrition. These policies support schools in creating healthier environments for both students and adults. Policy efforts focus on increasing the quantity and quality of Physical Education and physical activity and healthful eating opportunities in schools.

General Fund - Aid to Localities
Obesity and Diabetes
State SFS Coding
4/1/15 - 3/31/16
Department 3450264
Program (Trans) 28458
Fund 10000
Account 60301
Bud Reference 2015-16
Project ID N/A
Activity N/A
Chartfield 1 11850

Component 2: Creating Healthy Places to Live, Work and Play:

Twenty-two contractors in 22 counties promote healthy lifestyles to prevent obesity and type 2 diabetes by implementing evidence based and sustainable policy, systems and environmental change strategies in communities and worksites that increase opportunities for physical activity and healthy food choices. Examples of Community projects include: establishing and promoting the use
of grocery stores in high needs areas; establishing and promoting the use of farmers markets; increasing physical activity, reducing sugary beverages and screen time in child care settings; and, developing transportation policies to ensure streets are safe and accessible for all users.

**Component 3: Statewide Center and Coalition for Obesity Prevention:**

A vendor is funded to maintain a public web site in support of the activities of a statewide coalition for obesity prevention.

**Component 4: Statewide Center and Coalition for Obesity Prevention:**

This is a new procurement to convene, support and coordinate the activities of a statewide coalition for obesity prevention and conduct policy research issues that pertain to physical activity, healthy eating and obesity prevention.
Component 5: Creating Healthy Schools and Communities:

This is a new procurement to fund a coordinated, multi-sector effort to increase demand for and access to healthy food and opportunities for physical activity, to reduce the risk of obesity in high-need communities and school districts.

Component 6: Obesity Prevention in Pediatric Health Care Settings:

Nine contractors covering 36 counties provide training, technical assistance and quality monitoring to health care provider organizations and primary care practices to improve clinical systems used to assess and prevent pediatric obesity. Contractors work with providers through local learning collaboratives to promote implementation of guideline-concordant care including screening using body mass index (BMI), providing a consistent response to the obesity epidemic statewide and improving the quality of pediatric primary care.

Component 7: Chronic Disease Prevention Training:
The Department will fund an MOU with the State University of New York’s School of Public Health to convene and lead local improvement teams to implement priority chronic disease strategies from the Prevention Agenda 2013-17. Deliverables for the School of Public Health are: collaborate with DOH to develop and deliver trainings; coordinate all aspects of training; support local agencies, hospitals and community partners in developing required plans addressing chronic disease prevention; provide tools and resources to support implementation; and monitor and report progress to DOH.

General Fund - Aid to Localities
Obesity and Diabetes
State SFS Coding
4/1/15 - 3/31/16
Department 3450264
Program (Trans) 28461
Fund 10000
Account 60301
Bud Reference 2015-16
Project ID N/A
Activity N/A
Chartfield 1 11850

Component 8 - Eat Well Play Hard – Day Care Homes:

Building off the success of the nationally recognized Eat Well Play Hard in Child Care Settings (EWPH-CCS) initiative, Eat Well Play Hard in Day Care Homes (EWPH-DCH) is an educational and environmental change program to help day care home providers improve the nutrition and physical activity practices in their day care homes and communicate positive messages about eating healthy food and being physically active to children in care and their families. Day care home providers are trained and mentored to improve the nutrition, mealtime, physical activity and screen time practices in 128 day care homes serving approximately 1,000 children per year. The Child and Adult Care Food Program (CACFP) in the Division of Nutrition administers the program.

General Fund - Aid to Localities
Obesity and Diabetes
State SFS Coding
4/1/15 - 3/31/16
Department 3450264
Program (Trans) 28456
Fund 10000
Account 60301
Bud Reference 2015-16
Project ID N/A
Activity N/A
Chartfield 1 11850

Component 9: The Behavioral Risk Factor Surveillance System (BRFSS):

This annual data collection program administered within BCDER. Data is collected through random-digit dial telephone surveys supported by the Department in collaboration with the federal
Centers for Disease Control. The BRFSS collects statewide information on health practices, risk behaviors and preventable conditions, including obesity and diabetes, for the Department and its partners to use in program planning and evaluation.

Component 10: Breastfeeding Quality Improvement in Hospitals Expansion

One contract with the National Initiative for Children’s Health Care Quality (NICHQ) is established to assist NYSDOH and NYS maternity hospitals in improving breastfeeding exclusivity and duration rates and reducing formula supplementation rates by strengthening breastfeeding policies, systems and practices using proven quality improvement methods in 78 NYS maternity hospitals over the contract period.

General Fund - Aid to Localities
Obesity and Diabetes
State SFS Coding
4/1/15 - 3/31/16
Department 3450264
Program (Trans) 28460
Fund 10000
Account 60301
Bud Reference 2015-16
Project ID N/A
Activity N/A
Chartfield 1 11850

Eligible Population:
The Obesity/Diabetes programs and their initiatives serve all New York State residents regardless of age. Under this program, approximately 3.5 million clients are served annually. When this document was developed, the State and Federal parties agreed that approximately 10% of the population that is undocumented may benefit from the policy, systems and environmental change actions that are implemented statewide.

Statewide Financial System (SFS)/Claiming Process:
The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Department of Health enters vouchers into this system for payment. The Office of State Comptroller (OSC) reviews, approves and then processes such payments. The OSC process includes budget checks against appropriations/segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.

The Department of Health uses the SFS to process contracts and vouchers for the review, approval and payment by the State Comptroller. When the State transitioned into SFS, DOH established unique program codes within SFS for all its programs in order to track disbursements. The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

The Obesities and Diabetes Prevention program was developed from 3 types of processes: RFA competitive procurement processes; a competitive contract procurement; and an MOU with the
School of Public Health. Funding for the program is provided by a State appropriation. Expenditure plans are submitted by program for planned expenditure of budget appropriations. These plans are approved through Division/CCH and are submitted to FMG for approval and transmittal to DOB.

Contractors are required to submit monthly, certified reimbursement claims with supporting documentation for key expenditures according to unit policies within 30 days after the end of each month. The program manager uses a performance management system to cross walk claims with monthly contract activity reports. After being reviewed by the program manager, the claim is entered into SFS by a Fiscal Officer. The Division’s Fiscal Unit subsequently reviews and approves the claim for payment. An OSC Audit will then approve the claim in SFS and reimburse the contractor via Automatic Clearing House (ACH) or by check within 30 days of receipt of the claim, barring unforeseen delays. The Fiscal Unit retains copies of the claims, the budget statement report of expenditures, and all correspondence required for the approval process. All contractors use a standard master budget template; categories of expense include: personal services (salary/fringe), non-personal services (contractual, travel, equipment, space/property/utilities, operating expenses or other). Correspondence may include copies of paid invoices, payroll registers, sub-contract agreements, as well as correspondence between the contractor and DOH contract manager that are related to deficiencies in claims or back-up documentation.

Step 1  Upon receipt of the reimbursement claims, support staff that are responsible for mail distribution date stamp the claim with a receipt date, and deliver the claim to the Contract Manager.

Step 2  The claims are then reviewed by Contract Managers with a focus on cost allowability, allocability and reasonableness as well as other grant program requirements.

Step 3  Once approved, the claims are advanced to the Division of Chronic Disease Prevention Fiscal Management Unit (FMU) for processing. The claims are reviewed by FMU Fiscal Officers for cost allowability and allocability, coded with the appropriate COA coding (noted above) and keyed into SFS.

Step 4  The claims are advanced to the FMU management team for final review and approval in SFS for payment.

Step 5  FMU approved claims are advanced electronically in SFS to the Office of the State Comptroller for final audit and payment authorization. Through this process vouchers are paid by the OSC through the SFS system within 30 days of receipt.

Step 6  Payment is disbursed through the SFS system. For all contractors, the FMU scans the Claim for Payment with expenditure detail into the DOH Filenet system.

Step 7  The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F of Waiver 11-W-00114/2.
Step 8  
The DOH Fiscal Management Group staff attests expenditures are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B of Waiver 11-W-00114/2.

Periodic on-site audits are completed every 18-24 months by the assigned contract/regional manager for the Department of Health. In addition, a fiscal in-house audit is made through a voucher trace process which covers a sample period selected by program. This audit requires the contractor to provide full supporting documentation for the respective claim period. These may include invoices, proof of payment for all NPS expenditures, and copies of payroll records and related fringe and payroll tax records.

At the discretion of New York State, Not-for-Profit (NFP) organizations receiving grants under this program are eligible for contract written directive advances of up to 25% of the value of each of the budget periods (except the first year) of the multi-year contract. If a written directive advance request from a NFP is granted, upon execution of the contract, it is paid through the SFS by the processing of an advance claim voucher submitted by the NFP. As noted above, multi-year contracts have individual annual budgets, so the level of the advance in relation to the total contract value may vary. The advance is recouped by deducting 30% of the gross value of each monthly claim. This continues until the entire advance amount is recouped. The recoupment amount is netted out of the full claim value for each month and the balance of the payment is processed through the SFS. For the current SFY 2014-15, there were 15 contractors that accepted contract advances for this program.

Per OMB circulars, contractors that meet the required threshold are required, on an annual basis, to engage an independent auditor to perform a Yellow Book or A133 audit to ensure proper documentation of the claims submitted.

**Non-Match Able Expenditure List:**
Relevant staff from the Division of Chronic Disease Prevention (CDP) and the Fiscal Management Group (FMG) reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the Obesity and Diabetes Prevention Program. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T. DOH costs for administering the program, including the program reviews and audits noted above, are not included in the DSHP claims. Undocumented individuals may receive the services of this program, but FFP will not be claimed. The 10% undocumented immigrant offset will be applied unless a more detailed accounting of actual costs can be made for the claims. Financial Participation (FFP) is not being claimed for the following:

A. Grant funding to test new models of care - No  
B. Construction costs (bricks and mortar) - No  
C. Room and board expenditures - No  
D. Animal shelters and vaccines - No  
E. School based programs for children – A number of initiatives under this funding support school based interventions to reduce obesity in children. No matching Federal funds are being claimed, according to CDP.  
F. Unspecified projects - No  
G. Debt relief and restructuring - No  
H. Costs to close facilities - No  
I. HIT/HIE expenditures - No
J. Services provided to undocumented individuals – The program initiative’s community based contractors serve all residents of New York State. No matching Federal funds are being claimed, according to CDP. If there were, DCDP staff would identify the vouchers to BAM, who produce the claims to CMS.

K. Sheltered workshops - No

L. Research expenditures - No

M. Rent and utility subsidies normally funded by the United States Department of Housing and Urban Development - No

N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave - No

O. Revolving capital fund - No

P. Expenditures made to meet a maintenance of effort requirement for any federal grant program - No

Q. Administrative costs – No. FFP is not claimed for administrative costs.

R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) - No

S. Cost of services for which payment was made by Medicare or Medicare Advantage - No

T. Funds from other federal grants - No

State Agency: Department of Health
Program: Tuberculosis Control and Prevention
Program Codes: SFS Code 26839
Funding Sources: General Fund
$5,587,100 - State Appropriation
Chapter 53 of the Laws of 2014; page 551, lines 24-33

The appropriation will be used as Partnership Plan through the end of that waiver program. Disbursements for periods after that (1/1/15) will be used towards the MRT 1115 waiver.

1. Process to identify program net deficit payments--N/A since there are no net deficit payments associated with this program group.

Brief Description:
The Public Health Campaign funds support Tuberculosis (TB) contracts with twelve local health departments (including the New York City Department of Health) for maintenance of local public health infrastructure that provides direct patient care. These health departments are located in the city/counties with the highest TB morbidity in the State. Funds are awarded proportionally based on the average number of TB cases in county, above a threshold level.

The Department promotes early detection of active (TB) with timely diagnostic workups and ensures that all close contacts with infectious persons are evaluated for TB. Contracts with local health departments directly support staff and activities involved in providing case management for persons with active TB, including the use of directly observed therapy, and other TB-related services. The Department provides technical expertise, promotes targeted testing, and treatment of latent infection for persons at increased risk of disease.

Eligible Population:
All individuals of any age can be served. Approximately 14,000 clients are served annually and approximately 50% of adults fall below 200% of the Federal Poverty Level.

**Statewide Financial System (SFS)/Claiming Process:**
The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Department of Health enters vouchers into this system for payment. The Office of State Comptroller (OSC) reviews, approves and then processes such payments. The OSC process includes budget checks against appropriations / segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.

The Department of Health uses the SFS to process contracts and vouchers for the review, approval and payment by the State Comptroller. When the State transitioned into SFS, DOH established unique codes within SFS for all its programs in order to track disbursements. The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

**Step 1**
Upon receipt of the reimbursement claims, support staff that are responsible for mail distribution enter basic identifying information for each claim into the claim for payment form.

**Step 2.**
The claims are then reviewed by two Professional Staff with a focus on cost allowability, allocability and reasonableness as well as other grant program requirements.

**Step 3**
Once ready for processing, the claims are coded to Department 3450252, Program 27669, Fund 10000 and account 60301 as well as the budget reference which is currently 2014-15.

**Step 4**
The claims are then reviewed by a higher level supervisor who approves the claim.

**Step 5**
Upon approval, more detailed information is entered into the Grants system which contains many automated error checks to ensure that nothing critical got past the staff review.

**Step 6**
On a daily basis the transactions in the AP Module that are approved for payment are downloaded into a bulk load transaction file for encrypted electronic transfer to the SFS system where they are again audited by the Office of the State Comptroller (OSC). Through this process vouchers are paid by the OSC through the SFS system within 30 days of receipt.

**Step 7**
These payment are also disbursed through the SFS system. For all providers, the TB Program keeps the Claim for Payment with expenditure detail on file for six years after the annual grant is closed out.
Step 8  The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F. of Waiver 11-W-00114/2.

Step 9  The State attests expenditures used are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B of Waiver 11-W-00114/2.

For this particular program, the SFS Chart of Accounts values are:

Business Unit:       DOH01
Department:          3450252
Program:             27669
Fund:                10000
Account:             60301
Budget Reference:    Currently 2014-15
Chartfield 1:        11850

The Tuberculosis Control and Prevention program was developed from a non-competitive procurement process that administers contracts with local healthcare departments. Funding for the program is provided by a State appropriation. The local health departments must have a four-year average of at least five cases to be eligible for funding. The cost per capita is established by taking the available funding and dividing by the cumulative average number of patients. Awards are determined by multiplying the cost per capita by the average number of patients for each local health department.

The local departments may issue quarterly claims for reimbursement by New York State for services performed relating to the program within 30 days after the end of the quarter. These claims for reimbursement are reviewed and entered into SFS by State fiscal staff. The program’s director subsequently reviews each claim, recommends approval, and forwards to the Division’s Fiscal Unit for payment via Automatic Clearing House (ACH). The TB Program retains copies of the claims and all correspondence required for the approval process. Correspondence includes a quarterly report detailing performance towards contract objectives, payroll records for personal service expenditures, and appropriate records for travel and office supply expenditures.

For this particular protocol, the organizations that are in contract with the program are governmental, therefore New York State does not issue an advance on any contracts.

Non-Match Able Expenditure List for the Waiver:
Relevant staff from the Bureau of Tuberculosis Control (BTC) and the Fiscal Management Group (MFG) reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the TB Control and Prevention Program. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T. DOH costs for administering the program, including the program reviews and audits noted above, are not included in the DSHP claims. Undocumented individuals may receive the services of this program, but FFP will not be claimed. The 10% undocumented immigrant offset...
will be applied unless a more detailed accounting of actual costs can be made for the claims. Financial Participation (FFP) is not being claimed for the following:

A. Grant funding to test new models of care - No  
B. Construction costs (bricks and mortar) - No  
C. Room and board expenditures - No  
D. Animal shelters and vaccines - No  
E. School based programs for children - No  
F. Unspecified projects - No  
G. Debt relief and restructuring - No  
H. Costs to close facilities - No  
I. HIT/HIE expenditures - No  
J. Services provided to undocumented individuals – Treatment must be provided to anyone with TB infection or disease, regardless of status. No individual claiming is involved for any patient. No federal funds are involved with the contracts, according to BTC. Article 22 directs the state appropriation to provide supplemental funds to Health Department entities to treat tuberculosis.  
K. Sheltered workshops - No  
L. Research expenditures - No  
M. Rent and utility subsidies normally funded by the United States Department of Housing and Urban Development - No  
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave – Treatment must be provided to anyone with TB infection or disease, regardless of status. No individual claiming is involved for any patient. No federal funds are involved with the contracts, according to BTC. Article 22 directs the state appropriation to provide supplemental funds to Health Department entities to treat tuberculosis.  
O. Revolving capital fund - No  
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program - No  
Q. Administrative costs – No.  
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) - No  
S. Cost of services for which payment was made by Medicare or Medicare Advantage - No  
T. Funds from other federal grants - No

**State Agency:** Department of Health  
**Program:** Tuberculosis Directly Observed Therapy  
**Program Codes:** SFS code 29912  
**Funding Sources:** General Fund  
\$565,600 – State Appropriation  
Chapter 53 of the Laws of 2014; page 551, lines 51-52  

Appropriation will be used in Partnership Plan through the end of that waiver program. Disbursements for periods after that (1/1/15) will be available for the MRT 1115 waiver.

1. Process to identify program net deficit payments--N/A since there are no net deficit payments associated with this program group.
**Brief Description:**
National Tuberculosis (TB) treatment guidelines strongly recommend using a patient-centered case management approach, including directly observed therapy (DOT), when treating persons with active TB disease. DOT is especially critical for patients with drug-resistant TB, HIV-infected patients, and those on intermittent treatment regimens (i.e., 2 or 3 times weekly). DOT decreases the chances of treatment failure and relapse, and is highly effective at preventing the spread of TB and the development of multi-drug resistant (MDR) strains of TB.

DOT contracts are developed with New York City hospitals to provide salary and expense support for qualified health workers who:

- Monitor patients swallowing their TB drugs
- Check for side effects
- Document the visit
- Answer any questions the patient may have
- Develop a reminder system to routinely remind patients to keep an appointment and take action when a patient fails to keep an appointment
- Provide education and counseling to promote adherence to the treatment of active TB

**Eligible Population:**
Individuals of all ages are covered. Of the uninsured, underinsured, and indigent TB patients in New York City, approximately 90% of adults are under the 200% Federal Poverty Level. Approximately 180 clients are served annually.

**Statewide Financial System (SFS)/Claiming Process:**
The Statewide Financial System (SFS) is the State of New York’s accounting system whereby the Department of Health enters vouchers into this system for payment. The Office of State Comptroller (OSC) reviews, approves and then processes such payments. The OSC process includes budget checks against appropriations and segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.

The Department of Health uses the SFS to process contracts and vouchers for the review, approval and payment by the State Comptroller. When the State transitioned into SFS, DOH established unique codes within SFS for all its programs in order to track disbursements. The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

**Step 1**
Upon receipt of the reimbursement claims, support staff that are responsible for mail distribution enter basic identifying information for each claim into the claim for payment form.

**Step 2**
The claims are then reviewed by two Professional Staff with a focus on cost allowability, allocability and reasonableness as well as other grant program requirements.
Step 3  Once ready for processing, the claims are coded to Department 3450252, Program 27670, Fund 10000 and account 60301 as well as the budget reference which is currently 2014-15.

Step 4  The claims are then reviewed by a higher level supervisor who approves the claim.

Step 5  Upon approval, more detailed information is entered into the Grants system which contains many automated error checks to ensure that nothing critical got past the staff review.

Step 6  On a daily basis the transactions in the AP Module that are approved for payment are downloaded into a bulk load transaction file for encrypted electronic transfer to the SFS system where they are again audited by the Office of the State Comptroller (OSC). Through this process vouchers are paid by the OSC through the SFS system within 30 days of receipt.

Step 7  These payment are also disburse through the SFS system. For all providers, the TB Program keeps the Claim for Payment with expenditure detail on file for six years after the annual grant is closed out.

Step 8  The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F. of Waiver 11-W-00114/2.

Step 9  The State attests expenditures used are correct and verifiable as DSHP allowable. The program utilizes standard DOH approved DSHP Claiming Protocol referenced in Special Terms and Conditions paragraph 15 sections B of Waiver 11-W-00114/2.

For this program the SFS Chart of Accounts coding is as follows:

- Business Unit:   DOH01
- Department:    3450252
- Program:    27670
- Fund:     10000
- Account:    60301
- Budget Reference:   Currently 2014-15
- Chartfield 1:    11850

The Tuberculosis Directly Observed Therapy program was developed from a non-competitive procurement process that administers contracts with hospitals in high morbidity areas. Funding for the program is provided by the Public Health Campaign and Tuberculosis Hospital Based Grant (HBG) fund. In order to project the program’s budget amount, the cost per capita is established by taking the available funding and dividing by the cumulative average number of patients. Awards are determined by multiplying the cost per capita by the average number of patients for each hospital.
The hospitals may issue quarterly claims for reimbursement of salary and related expenses by New York State for services performed relating to the program within 30 days after the end of the quarter. These claims for reimbursement are reviewed and entered into SFS by State fiscal staff. The program’s director subsequently reviews each claim, recommends approval, and forwards it to the Division’s Fiscal Unit for payment via Automatic Clearing House (ACH). The TB Program retains copies of the claims and all of its correspondence required for the approval process. Correspondence includes a quarterly report identifying the number of patients served, payroll records for personal service expenditures, and appropriate records for travel and office supply expenditures.

For this particular protocol, the organizations that are in contract with the program are governmental, therefore New York State does not issue an advance on any contract.

**Non-Match Able Expenditure List for the Waiver:**
Relevant staff from the Bureau of Tuberculosis Control (BTC) and the Fiscal Management Group (MFG) reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the TB Directly Observed Therapy Program. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T. DOH costs for administering the program, including the program reviews and audits noted above, are not included in the DSHP claims. Undocumented individuals may receive the services of this program, but FFP will not be claimed. The 10% undocumented immigrant offset will be applied unless a more detailed accounting of actual costs can be made for the claims. Financial Participation (FFP) is not being claimed for the following:

A. Grant funding to test new models of care – No
B. Construction costs (bricks and mortar) – No
C. Room and board expenditures – No
D. Animal shelters and vaccines – No
E. School based programs for children – No
F. Unspecified projects – No
G. Debt relief and restructuring – No
H. Costs to close facilities – No
I. HIT/HIE expenditures – No
J. Services provided to undocumented individuals – No
K. Sheltered workshops – No
L. Research expenditures – No
M. Rent and utility subsidies normally funded by the United States Department of Housing and Urban Development – No
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave – No
O. Revolving capital fund – No
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program – No
Q. Administrative costs – No. New York State costs for administering this grant program are not claimed.
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) – No
S. Cost of services for which payment was made by Medicare or Medicare Advantage – No
T. Funds from other federal grants – No
1. Process to identify the value of applicable offsets: The 10 percent undocumented immigrant offset is applied unless a more detailed accounting of actual costs for those individuals is provided and acceptable to CMS.

2. Process to identify program net deficit payments -N/A- since there are no net deficit payments associated with this program group.

**Brief Description:**
The Newborn Screening Program performs more than 12 million screens annually for 46 congenital disorders including exposure to the human immunodeficiency virus (HIV). The tests are conducted on approximately one-quarter of a million babies born each year in New York State.

Although most of the disorders are rare, they are usually serious. Some may be life threatening; others may slow down a baby's physical development, cause intellectual disability or other problems if left undetected and untreated. None of the disorders can be cured, however, serious side effects can be lessened, and often completely prevented, if a special diet or other type of medical intervention is started early, before the infant displays any signs of the disease.

Screening for all of these conditions is performed on a sample of blood obtained by pricking the infant's heel. The sample is usually taken within the first few days of life. The blood is collected and then dried on a special paper which is sent to the Newborn Screening Program in Albany. Results are reported to birthing facilities, physicians, and, when applicable, specialty care centers.

**Eligible Population:**
All infants, greater than 24 hours old, born in New York State are mandated by law to have this testing unless parental objection is documented for religious or other reasons.

**Statewide Financial System (SFS)/Claiming Process:**
The New York State Newborn Screening Program is mandated by legislation in NYS Public Health Law § 2500-a. Funding for the program is appropriated, by name, annually in the NYS Legislative Budget within the NYS Department of Financial Services. Funding is then sub allocated from the Department of Financial Services to the NYS Department of Health through the NYS Statewide Financial System (SFS). This sub allocation of funding is routed for approval through the Department of Financial Services, Department of Health, NYS Division of Budget, and the NYS Office of the State Comptroller. The funding for personal and non-personal services support the NYS employees that administer and perform the program’s requirements.

The Statewide Financial System is the State of New York’s accounting system whereby the Department of Health enters purchase requisitions for supplies, equipment and services into this system for procurement and payment. The Office of State Comptroller (OSC) reviews, approves and then processes payments for these items. The OSC process includes budget checks against
appropriations/segregations to ensure appropriate authority for the expenditures has been provided by the NYS Division of the Budget through a journal process that is built into SFS.

Step 1  Upon receipt of the purchase requisition, support staff that are responsible for purchase requisition entry initiate the requisition in SFS.

Step 2  The requisitions are then reviewed and approved by staff that have expertise in procurement rules and laws with a focus on funding availability, completion of necessary documentation, and reasonableness as well as other fiscal requirements.

Step 3  Once ready for processing, the requisitions are coded to Department 3450319, Program 32489 and Fund 21994 as well as the budget reference which is currently 2015-16.

Step 4  The requisitions are then reviewed by a Budget Analyst in the Department who approves the requisition.

Step 5  A buyer at the Office of General Services Business Services Center approves the requisition which causes the dispatch of a purchase order to the vendor.

Step 6  The order and an invoice from the vendor are received and the invoice is approved in the FileNet system.

Step 7  On a daily basis the data in the FileNet system that is approved for payment is downloaded into a bulkload transaction file for encrypted electronic transfer to the SFS system where they are again audited by the Office of the State Comptroller (OSC). Through this process invoices are paid by the OSC through the SFS system within 30 days of receipt.

Step 8  These payment are also disbursed through the SFS system. The Department of Health keeps the purchase documentation on file for seven years.

Step 8(a)  The Office of the State Comptroller processes payroll payments through their system called PayServe. Employees are paid 1/26 of their salary every two weeks, unless a payroll adjustment is made.

Step 9  The state submits a claim to CMS for FFP based on the total computable expenditure incurred by the State in making the eligible payment to DSHP provider. The expenditures claimed must be in accordance with Special Terms and Conditions paragraph 15 sections A-F. of Waiver 11-W-00114/2.

Step 10  The State attests expenditures used are correct and verifiable as DSHP allowable.

The Department of Health uses the SFS to process purchase requisitions for the review, approval and payment by the State Comptroller. When the State transitioned into SFS, DOH established unique codes within SFS for all its programs in order to track disbursements. The Newborn Screening Program is uniquely defined in SFS with the following Chart of Accounts coding:
The SFS system budget tracks the transaction to ensure sufficient funds are available within the segregation/appropriation authority established through an approval process with the NYS Division of the Budget and the Office of State Comptroller. Such a mechanism also serves as a budget tool to track expenditures and provide a history of such expenditures by program that can be used for audit purposes.

Funding for this program is not used for advancements to supported entities.

**Non-Match Able Expenditure List for the Waiver:**

Pertinent staff from the Center for Community Health and the Fiscal Management Group reviewed the attached list of non-match able program expenditures included in the Special Terms & Conditions of the waiver in relation to the Newborn Screening Program stating that no Federal Financial Participation is being claimed for the following (below) in accordance with Special Terms and Conditions paragraph 15, iii sections A-F of Waiver 11-W-00114/2. For this particular program, it was determined that no claimed expenditures are made for the items listed in A through T below. All expenditures for Newborn Screening are related to performing more than 12 million screens annually for 46 congenital disorders. For item J, the 10% undocumented immigrant offset will be applied unless a more detailed accounting of actual costs can be made for the claims. For this program, it is anticipated that the percentage will be very low due to the services being provided are for newborns, most of which will be born in the U.S... Federal Financial Participation (FFP) is not being claimed for the following items:

A. Grant funding to test new models of care - No  
B. Construction costs (bricks and mortar) - No  
C. Room and board expenditures - No  
D. Animal shelters and vaccines - No  
E. School based programs for children - No  
F. Unspecified projects - No  
G. Debt relief and restructuring - No  
H. Costs to close facilities - No  
I. HIT/HIE expenditures - No  
J. Services provided to undocumented individuals - Yes  
K. Sheltered workshops - No  
L. Research expenditures - No  
M. Rent and utility subsidies normally funded by the United States Department of Housing and Urban Development - No  
N. Prisons, correctional facilities, and services provided to individuals who are civilly committed and unable to leave - No  
O. Revolving capital fund - No  
P. Expenditures made to meet a maintenance of effort requirement for any federal grant program - No  
Q. Administrative costs - No  
R. Cost of services for which payment was made by Medicaid or CHIP (including from managed care plans) - No  
S. Cost of services for which payment was made by Medicare or Medicare Advantage - No
T. Funds from other federal grants – No

State Agency: Department of Health
Program: General Public Health Work (GPHW)
Program Codes: SFS 26815
Funding Sources: General Fund
$192,500,000 – State Appropriation
Chapter 53 Laws of 2014; pg. 548, ln. 12-49 & pg. 549, ln. 1-22

Please Note: Claiming protocol still under development.
Attachment M:
    Reserved
Attachment N:
Reserved
Attachment O

Design Evaluation Questions

Specific evaluation questions for the demonstration are noted below. With CMS approval, the state may modify these questions.

Waiver Evaluation

MLTC. The evaluation questions for MLTC should include, but are not limited to:

1. How has enrollment in MLTC plans increased over the length of the demonstration?
2. What are the demographic characteristics of the MLTC population? Are they changing over time?
3. What are the functional and cognitive deficits of the MLTC population? Are they changing over time?
4. Are the statewide and plan-specific overall functional indices decreasing or staying the same over time?
5. Are the average cognitive and plan specific attributes decreasing or staying the same over time?
6. Access to care: To what extent are enrollees able to receive timely access to personal, home care and other services such as dental care, optometry and audiology?
7. Quality of care: Are enrollees accessing necessary services such as flu shots and dental care?
8. Patient Safety: Are enrollees managing their medications? What are the fall rates and how are they changing over time?
9. Satisfaction: What are the levels of satisfaction with access to, and perceived timeliness and quality of network providers?
10. Costs: What are the PMPM costs of the population?
11. What are the demographics of the enrollees who are new to MLTC?

Individuals Moved from Institutional Settings to Community Settings for Long Term Services and Supports. The evaluation should include a focus specifically on the population moved from institutional settings to community settings for Long Term Services and Supports. Evaluation questions should include, but are not limited to:

1. What are the demographic characteristics of the HCBS Expansion population?
2. Satisfaction: What are the levels of satisfaction with access to, and perceived timeliness and quality of providers and services?
3. Costs: What are the PMPM costs of the population? How have costs changed over time?
4. What is the average time in short term nursing facility?
5. Patient Safety: Are enrollees managing their medications? What are the fall rates and how are they changing over time?

Temporary Assistance for Needy Families (TANF) Recipients.

1. What portion of beneficiaries enrolled through express eligibility were later deemed to be ineligible for coverage?

Twelve-Month Continuous Eligibility Period.
1. How many beneficiaries are receiving Medicaid coverage as a result of continuous eligibility?
2. What is the total member months covered under continuous eligibility?
3. What is the total cost of coverage for continuous eligibility?
4. How many of the beneficiaries covered under continuous eligibility would have been ineligible for coverage if not for the waiver?

**HARP Evaluation**

1. To what extent have the provisions of continuous eligibility affected the stability and continuity of coverage and care to adults?
2. How has the implementation of the Statewide Enrollment Center impacted “churning” by demonstration participants?
3. A quantitative and qualitative assessment of the effectiveness of the provider and enrollee education and outreach efforts, as well as plan oversight and compliance monitoring, in minimizing the impact of the transition of individuals living with HIV into mandatory Medicaid managed care.
4. To what extent has the mandatory enrollment of individuals living with HIV into MMC impacted their perceptions of care (fee-for-service vs. Safety Net Population/SNP vs. mainstream)?
5. Has the required enrollment of individuals living with HIV into Medicaid managed care (either mainstream plans or HIV SNPs) impacted quality outcomes, which in earlier studies showed that these individuals enrolled in managed care on a voluntary basis received better quality care than in fee-for-service?
6. An assessment of the successes and failures, along with recommendations for improvement, of the HIV SNP program.
7. How have the results of the Marketplace Subsidy Program for enrollment in a QHP, using childless adults who are not eligible to receive a subsidy as a comparison group, expanded access to health insurance coverage?
Attachment P
Reserved