#### Iowa Application Certification Statement - Section 1115(a) Extension

This document, together with the supporting documentation outlined below, constitutes Iowa's application to the Centers for Medicare & Medicaid Services (CMS) to extend the Iowa Health and Wellness Plan (Project #11-W-00289/8) for a period of five years pursuant to section 1115(a) of the Social Security Act.

Type of Request (select one only):

#### Section 1115(a) extension with no program changes

This constitutes the state's application to the Centers for Medicare & Medicaid Services (CMS) to extend its demonstration without any programmatic changes. The state is requesting to extend approval of the demonstration subject to the same Special Terms and Conditions (STCs), waivers, and expenditure authorities currently in effect for the period [insert current demo period].

The state is submitting the following items that are necessary to ensure that the demonstration is operating in accordance with the objectives of title XIX and/or title XXI as originally approved. The state's application will only be considered complete for purposes of initiating federal review and federal-level public notice when the state provides the information as requested in the below appendices.

- Appendix A: A historical narrative summary of the demonstration project, which includes the objAectives set forth at the time the demonstration was approved, evidence of how these objectives have or have not been met, and the future goals of the program.
- Appendix B: Budget/allotment neutrality assessment, and projections for the projected extension period. The state will present an analysis of budget/allotment neutrality for the current demonstration approval period, including status of budget/allotment neutrality to date based on the most recent expenditure and member month data, and projections through the end of the current approval that incorporate the latest data. CMS will also review the state's Medicaid and State Children's Health Insurance Program Budget and Expenditure System (MBES/CBES) expenditure reports to ensure that the demonstration has not exceeded the federal expenditure limits established for the demonstration. The state's actual expenditures incurred over the period from initial approval through the current expiration date, together with the projected costs for the requested extension period, must comply with CMS budget/ allotment neutrality requirements outlined in the STCs.
- Appendix C: Interim evaluation of the overall impact of the demonstration that includes evaluation activities and findings to date, in addition to plans for evaluation activities over the requested extension period. The interim evaluation should provide CMS with a clear analysis of the state's achievement in obtaining the outcomes expected as a direct effect of the demonstration program. The state's interim evaluation must meet all of the requirements outlined in the STCs.

#### Page 2 – [State] Section 1115(a) Application Attestation

- Appendix D: Summaries of External Quality Review Organization (EQRO) reports, managed care organization and state quality assurance monitoring, and any other documentation of the quality of and access to care provided under the demonstration.
- Appendix E: Documentation of the state's compliance with the public notice process set forth in 42 CFR 431.408 and 431.420.

#### X Section 1115(a) extension with minor program changes

This constitutes the state's application to the Centers for Medicare & Medicaid Services (CMS) to extend its demonstration with minor demonstration program changes. In combination with completing the Section 1115 Extension Template, the state may also choose to submit a redline version of its approved Special Terms and Conditions (STCs) to identify how it proposes to revise its demonstration agreement with CMS.

With the exception of the proposed changes outlined in this application, the state is requesting CMS to extend approval of the demonstration subject to the same STCs, waivers, and expenditure authorities currently in effect for the period of January 1, 2020 through December 31, 2024.

The state's application will only be considered complete for purposes of initiating federal review and federal-level public notice when the state provides the information requested in Appendices A through E above, along with the Section 1115 Extension Template identifying the program changes being requested for the extension period. Please list all enclosures that accompany this document constituting the state's whole submission.

- 1. Section 1115 Extension Template
- 2. Appendix A: Historical Summary
- 3. Appendix B: Budget Neutrality
- 4. Appendix C: Interim Evaluation
- 5. Appendix D: Quality Assurance Monitoring
- 6. Appendix E: Public Notice Summary

The state attests that it has abided by all provisions of the approved STCs and will continuously operate the <u>demonstration in accordance with the</u> requirements outlined in the STCs.

Signature:

Date:	6.	ZS	- 2	.4	
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CMS will notify the state no later than 15 days of submitting its application of whether we determine the state's application meets the requirements for a streamlined federal review. The state will have an opportunity to modify its application submission if CMS determines it does not meet these requirements. If CMS reviews the state's submission and determines that any proposed changes significantly alter the original objectives and goals of the existing demonstration as approved, CMS has the discretion to process this application full scope pursuant to regular statutory timeframes for an extension or as an application for a new demonstration.

b

# STATE OF IOWA DEPARTMENT OF Health and Human services

IOWA HEALTH AND WELLNESS PLAN Section 1115 Demonstration Extension Fast Track Application Supporting Documentation

PROJECT #11-W-00289/8 July 9, 2024

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### **Appendix A: Historical Summary**

#### INITIAL WAIVER APPROVAL: 2014 - 2016

In 2013, the lowa Legislature passed with bi-partisan support the lowa Health and Wellness Plan (IHAWP) to provide access to healthcare for uninsured, low-income lowans, using a benefit design intended to improve health outcomes for beneficiaries. The IHAWP design sought to improve outcomes, increase personal responsibility, and ultimately lower costs. Key goals were to ensure the IHAWP population had access to high-quality local provider networks and modern benefits that worked to improve health outcomes; and to drive healthcare system transformation by encouraging a shift to value-based payments that align with important developments in both the private insurance and Medicare markets.

The IHAWP sought to provide a comprehensive, commercial-like benefit plan that ensures provision of the Essential Health Benefits, indexed to the State Employee Plan benefits, with supplemental dental benefits similar to those provided on the Medicaid State Plan. Through a unique incentive program, the IHAWP also sought to promote responsible health care decisions by coupling a monthly required financial contribution with an incentive plan for members to actively seek preventive health services to earn an exemption from the monthly contribution requirement. Original IHAWP options included the following:

- 1. The Iowa Wellness Plan (IWP), which covered adults ages 19 to 64, with household incomes at or below 100% of the Federal Poverty Level (FPL); and
- 2. The Marketplace Choice Plan (MPC), which covered adults ages 19 to 64, with household incomes of 101% through 133% of FPL.

On December 10, 2013, the Centers for Medicare and Medicaid Services (CMS) approved the Iowa Wellness Plan §1115 Demonstration Waiver (Project #11-W-00289) and the Marketplace Choice §1115 Demonstration Waiver (Project # 11-W-00288), thereby enabling the State to implement the IHAWP on January 1, 2014.

lowa Medicaid originally administered the IWP through several delivery systems including independent primary care physicians (PCPs), accountable care organizations (ACOs), and managed care organizations (MCOs). Services provided by independent PCPs and ACOs were provided on a fee-for-service basis, while MCOs were compensated based on capitation.

The MPC Demonstration allowed enrolled members to select from participating commercial health care coverage plans available through the Health Insurance Marketplace. Medicaid paid MPC member premiums and cost sharing to the commercial health plan on behalf of the member, and members had access to the network of local health care providers and hospitals served by the commercial insurance plan. Historically, members could elect to receive coverage through one of two qualified health plans (QHPs); however, there are no longer any QHPs available to serve the population, thereby eliminating coverage options for the MPC Demonstration. These members were subsequently enrolled in the IWP Demonstration, pursuant to the December 2015 amendment noted below.

#### AMENDMENTS DURING INTIAL WAIVER PERIOD

Several amendments to the IHAWP waivers were approved during the original Demonstration period. On May I, 2014, CMS approved the State's request to amend both the IWP and MPC Demonstrations to provide tiered dental benefits to all expansion adults in Iowa with incomes up to and including I33% FPL through a prepaid ambulatory health plan (PAHP). This model was designed to promote and encourage healthy preventive care-seeking behaviors among members, and to ensure competitive reimbursement rates for providers and a reduction in administrative barriers. Core dental benefits included basic preventive and diagnostic, emergency, and stabilization services, implemented through the IWP and MPC alternative benefit plans (ABPs), while tiered "Enhanced," and "Enhanced Plus" earned benefits were provided to beneficiaries through the IWP and MPC Demonstrations, based on beneficiary completion of periodic exams.

In addition to the above amendment, CMS twice approved the State's request to extend its waiver of the non-emergency medical transportation (NEMT) benefit from both the IWP and MPC Demonstrations. When CMS originally approved this authority, on January 1, 2014, it was scheduled to sunset on December 31, 2014, with the possibility of extension based on an evaluation of the impact on access to care. Initial experience demonstrated that lack of NEMT services was not significantly impeding IHAWP member access to care. In fact, from January to June 2014, 39% of members received at least one service and over 14% of members completed physical exams in the first eight months, as compared to an annualized figure of 6.5% for Medicaid overall. After reviewing initial data on the impact of the waiver on access, CMS approved an extension of the NEMT waiver through July 31, 2015. Thereafter, CMS and the State established criteria necessary for the State to continue the NEMT waiver beyond July 31, 2015. Specifically, the State agreed to compare survey responses of the IHAWP members to survey responses of persons receiving "traditional" Medicaid benefits through the State Plan. Iowa conducted the analysis and found that the survey responses of the two populations did not have statistically significant differences. In light of those results, CMS approved a second amendment through June 30, 2016.

Additionally, on December 24, 2015, CMS approved the State's request to amend the IWP Demonstration to allow persons with incomes at or below 133% FPL who were previously eligible for the MPC Demonstration to be eligible for the IWP Demonstration. The transition of existing MPC Demonstration members into the IWP Demonstration took place on January 1, 2016, at which time the IWP also became known as the IHAWP. On February 23, 2016, CMS approved the State's request to implement a managed care delivery system for the Demonstration, concurrent with the §1915(b) High Quality Healthcare Initiative Waiver, effective April 1, 2016.

#### INITIAL WAIVER EXTENSION & AMENDMENTS: 2017 - 2019

On November 23, 2016, the State received approval to extend the IHAWP for an additional three-year period. This initial extension was approved with no program modifications. Subsequently, the State submitted two amendment requests during the renewal period. The first amendment, approved by CMS on July 27, 2017, modified the Dental Wellness Plan (DWP) component of the Demonstration based on analysis of independent evaluation findings and stakeholder feedback. Through this amendment, the State implemented an integrated dental program for Medicaid enrollees aged 19 and over. The redesigned DWP incorporated an innovative incentive structure to improve oral health by encouraging utilization of preventive dental services and compliance with treatment plans. Movement of adult enrollees to the DWP was designed to provide a seamless experience for enrollees and dental providers as individuals

transition through different eligibility categories. Under the modified DWP, incentives were created for enrollees to appropriately utilize preventive dental services and maintain oral health through the elimination of premium requirements for enrollees who complete preventive dental service requirements. An earned benefit structure was maintained; however, the original tiered benefit structure was eliminated to address the concern that few enrollees were eligible for tier two and tier three DWP benefits under the original DWP structure due to enrollee churn. Under the modified earned benefit structure, to maintain comprehensive dental benefits after their first year of enrollment without a premium obligation, enrollees were required to complete State designated "Healthy Behaviors." This structure was intended to create incentives for members to establish a dental home and encourage the receipt of preventive dental services to promote oral health and preventable oral disease conditions. Enrollees over 50% FPL who failed to complete these Healthy Behaviors within their first year of enrollment were required to contribute financially toward their dental health care costs through monthly premium contributions. Failure to make monthly premium payments resulted in the enrollee being eligible for basic dental services only for the remainder of the benefit year.

Additionally, the State received authority in October 2017 to waive the three-month retroactive eligibility period, except for pregnant women and infants under age one. In accordance with House File 653, passed by the Iowa Legislature in 2017, the State implemented a policy whereby an applicant's Medicaid coverage is effective the first day of the month in which the application for Medicaid was filed. The State subsequently notified CMS, in accordance with Iowa Senate File 2418 (2018), of its intent to reinstate the three-month retroactive Medicaid coverage benefit for applicants who are residents of a nursing facility at the time of application. This change became effective for new Medicaid applications filed on or after July 1, 2018.

#### SECOND WAIVER EXTENSION & AMENDMENTS: 2020 - 2024

On June 20, 2019, the State submitted a renewal application under Section 1115(f) for a five-year extension. CMS granted approval for the renewal on November 15, 2019. In extending the approval period, CMS updated the waiver of retroactive eligibility to exempt children under 19 years of age. No other substantive changes were made to the Demonstration at this time.

The State subsequently submitted an amendment request on February 25, 2021, to provide dental benefits for children under age 19 through PAHPs. Through this delivery system modification, the State sought to ensure access to high-quality benefits for all enrollees through the seamless delivery of dental benefits. Additionally, the change was intended to improve the oral health of enrollees by encouraging engagement in preventive services and compliance with treatment plans. Further, the State sought to encourage enrollee linkage to a dental home. This transition was effectuated July 1, 2021.

In December 2021, the State further modified the DWP through discontinuation of the dental Healthy Behaviors program. With this change, members enrolled in the DWP are no longer required to complete two Healthy Behavior activities annually or pay a monthly dental contribution to receive full dental coverage. The State is requesting the special terms and conditions (STCs) during this Demonstration extension reflect this existing policy.

#### COVID-19 IMPACTS

In accordance with the Family First Coronavirus Response Act (FFCRA), Iowa maintained enrollment of IHAWP enrollees during the COVID-19 public health emergency (PHE). In turn, the Healthy Behaviors and member contribution requirements were not implemented during this time. Prior to the end of the

PHE, the Iowa Department of Health and Human Services (HHS) sent notices to all IHAWP enrollees informing them of the reinstatement of these program features. Enrollees were given a year from the end of the PHE in May 2023 to complete their Healthy Behaviors. Beginning June 1, 2024, IHAWP enrollees who have not completed this requirement in the prior year are assessed premiums upon completion of their annual eligibility recertification.

#### DEMONSTRATION GOALS

The IHAWP seeks to further the objectives of Title XIX by:

- I. Improving enrollee health and wellness through the encouragement of healthy behaviors and use of preventive services.
- 2. Increasing enrollee engagement and accountability in their health care.
- 3. Increasing enrollee's access to dental care.

Additionally, the DWP seeks to achieve the following goals related to dental services:

- I. Ensure member access to and quality of dental services.
- 2. Allow for the seamless delivery of services by providers.
- 3. Improve the oral health of DWP enrollees by encouraging engagement in preventive services and compliance with treatment goals.
- 4. Encourage linkage to a dental home.

In furtherance of these key goals, the State seeks to extend the Demonstration, including the subgoals tied to each IHAWP policy component, outlined in Table I, which are contained in the Evaluation Plan and currently operationalized.

#### Table 1. IHAWP Subgoals

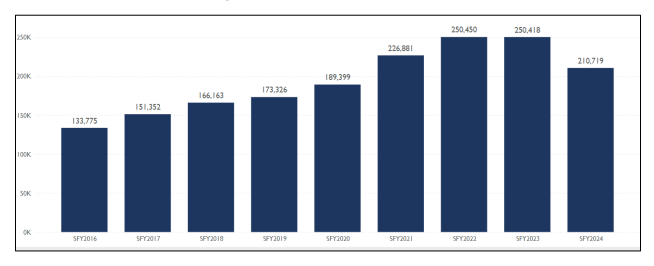
Policy Component	Goals			
Healthy Behaviors	I. Empower members to make healthy behavior changes.			
	2. Begin to integrate health risk assessment (HRA) data with providers for clinical decisions at or near the point of care.			
	3. Encourage members to take specific proactive steps in managing their own health and provide educational support.			
Dental Wellness Plan	I. IHAWP members will have an increase in preventive care use as a result of the Healthy Behaviors requirements. <sup>1</sup>			
	2. IHAWP members will have increased access to covered services.			
	3. IHAWP members will experience improved oral health.			
Retroactive Eligibility Waiver	I. Encourage members to obtain and maintain health insurance coverage, even when healthy.			

<sup>&</sup>lt;sup>1</sup> Receipt of a dental examination meets the Healthy Behaviors requirement for a preventive visit.

Policy Component	Goals			
Cost Sharing (Non- Emergency Use of the	I. Educate members the emergency department is not the appropriate place for all care.			
Emergency Department Copay)	2. Educate members about the cost of emergency department care.			
	3. Build relationships with primary care providers improving preventive and chronic care.			
	4. Increase the availability of emergency departments for those who need them.			
Non-Emergency Medical Transportation Waiver	<ol> <li>To align benefits with those specified by the enabling legislation and make the benefits consistent with those offered by commercial insurers.</li> </ol>			
	<ol> <li>Help Iowa improve the fiscal sustainability of its Medicaid program, without significant negative effects on beneficiary access to services.</li> </ol>			
Member Experiences from	1. IHAWP members will have increased access to covered services.			
Increased Healthcare Coverage	2. IHAWP members will experience consistent, reliable coverage.			
	3. IHAWP members will experience improved quality of care.			

#### PROGRESS TOWARD MEETING DEMONSTRATION GOALS

As outlined in Figure 1, since its inception, the IHAWP has expanded access to health care throughout lowa. Trends in quality measures indicate this coverage has resulted in access to preventive services higher than the national rates, particularly among adults ages 20 - 44. The proposed extension will enable the State to continue its efforts to provide access to otherwise Medicaid ineligible lowans. This extension request is drafted in accordance with the parameters established by the lowa legislature to ensure the continued operation of Medicaid expansion within the state. Continuation of the current authorities during the extension term will also permit additional study of Demonstration outcomes which were unavailable during this Demonstration period due to the pause of key IHAWP policies during the PHE.



#### Figure 1. IHAWP Enrollment SFY 2016 - 2024<sup>2</sup>

#### GOAL I: IMPROVING ENROLLEE HEALTH AND WELLNESS THROUGH THE ENCOURAGEMENT OF HEALTHY BEHAVIORS AND USE OF PREVENTIVE SERVICES

Outcomes on multiple measures align with the State's goal to improve enrollee health and wellness. For example, there is evidence that enrollees who were aware of the Healthy Behaviors program were more likely to complete a wellness exam (82% versus 73%). Additionally, enrollees with income at or above 50% FPL, and therefore subject to premiums if Healthy Behaviors are not completed, were more likely to receive a dental wellness exam than Medicaid enrollees not subject to potential premiums.

Additionally, IHAWP members did report lower rates of need, use and unmet need for mental health care and were more likely to report having received a seasonal flu vaccine and at least one COVID-19 vaccine. Opportunities exist to improve health risk assessment completion rates to further advance achievement of Demonstration goals.

### GOAL 2: INCREASING ENROLLEE ENGAGEMENT AND ACCOUNTABILITY IN THEIR HEALTH CARE

Outcomes on several measures align with the State's goal to increase enrollee engagement and accountability in their health care. For example, there have been positive trends noted regarding preventive care and health care utilization in the appropriate setting. As members are enrolled longer in the IHAWP program, the likelihood of having a well-visit during the year increases. For example, 40% of members with eight years of enrollment had a well-visit compared to 31% for members with only one year of enrollment. A smaller proportion of IHAWP members than Medicaid members used the emergency department (ED) in the past six months. Among those who used the ED, significantly more Medicaid than IHAWP members reported that the care they received in the ED could have been provided in a doctor's office. Further, use of the ED for non-emergent care among Demonstration enrollees has fallen since the IHAWP began in 2014. Opportunities exist to improve enrollee awareness of the Healthy Behaviors program to further advance achievement of Demonstration goals.

<sup>&</sup>lt;sup>2</sup> SFY 2021 – 2024 enrollment impacted by the COVID-19 PHE.

### GOAL 3: INCREASING ENROLLEE'S ACCESS TO DENTAL CARE & DENTAL WELLNESS PLAN GOALS

The design of the DWP was modified during the Demonstration to permanently remove the Healthy Behaviors requirement tied to dental benefits. This modification was made in response to operational concerns identified during the State's ongoing monitoring of the program. While dental providers have supported the concept around Healthy Behaviors, many expressed that it was too administratively burdensome when combined with the Annual Benefit Maximum (ABM). Dental providers are very accustomed to operationalizing ABMs with commercial plans and are more agreeable to administer this policy than the Healthy Behavior requirements. In turn, HHS eliminated the requirements to reduce provider administration burden with the goal of increasing provider participation and enrollee access to dental care.

Several elements of the revised DWP evaluation remain under study. For example, the independent evaluator is currently completing the relevant datasets, provider surveys, and consumer surveys. Preliminary findings indicate the proportion of general dentists who reported accepting new adult patients with DWP remained relatively stable since 2019. The State looks forward to continued study of the dental components of the Demonstration during the renewal term to identify progress toward meeting goals under the revised program design.

During the Demonstration extension, the State is requesting technical changes to the STCs to reflect removal of DWP Healthy Behaviors and premiums.

### **Appendix B: Budget Neutrality**

CMS has previously determined that the Demonstration is budget neutral based on the assessment that the waiver authorities granted for the Demonstration are unlikely to result in any increase in federal Medicaid expenditures, and that no expenditure authorities are associated with the Demonstration. As documented in the June 24, 2021, CMS approval, it was determined no further test of budget neutrality is required.

Table 2 provides an overview of historical expenditures, using state fiscal year (SFY) data from the beginning of the Demonstration in 2014. Table 3 provides projected enrollment and expenditures, inclusive of the requested five year renewal period.

#### Table 2. Historical Expenditures

SFY14	SFY15	SFY16	SFY17	SFY18	SFY19	SFY20	SFY21	SFY22	SFY23	TOTAL
\$246,222,970	\$736,113,400	\$856,700,235	\$791,854,864	\$1,010,125,947	\$1,066,688,302	\$1,132,494,332	\$1,363,029,702	\$1,580,464,488	\$1,794,856,978	\$10,578,551,219

#### Table 3. Projected Enrollment & Expenditures

	DEMONSTRATION YEARS						
	2025	2026	2027	2028	2029	TOTAL	
Adult Group Enrollees	192,545	194,470	196,415	198,379	200,363	982,171	
DWP Enrollees	659,701	666,298	672,961	679,691	686,488	3,365,138	
Demonstration Expenditures	\$ 2,089,073,341	\$ 2,143,082,820	\$ 2,197,547,213	\$ 2,260,603,249	\$ 2,308,788,235	\$ 10,999,094,858	

### **Appendix C: Interim Evaluation**

The University of Iowa serves as the independent evaluator for the Demonstration. The Interim Evaluation was completed in accordance with the Demonstration special terms and conditions (STCs) and the evaluation design approved by CMS on June 23, 2021, and subsequently updated on June 23, 2023 to reflect modifications to the DWP. Key findings are highlighted below, and the full Interim Evaluation Report is attached to this submission.

#### HEALTHY BEHAVIORS<sup>3</sup>

Survey data indicated that those who were enrolled since 2015 have the highest level of awareness of the Healthy Behaviors program at 47%. There is evidence that those who were aware of the Healthy Behaviors program were more likely to complete a wellness exam compared to those who were unaware. Figure 2 shows completion of a wellness exam by awareness of the Healthy Behaviors program. People who were aware of the Healthy Behaviors program were more likely to report having completed a wellness exam (82% versus 73%).

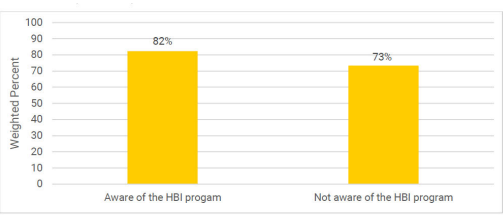


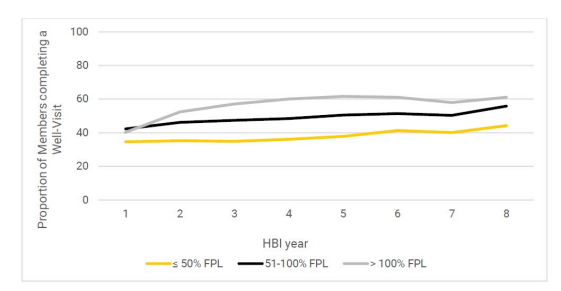
Figure 2. Percent of Respondents Reporting a Wellness Exam by HBI Program Awareness (N=2,832)

Chi-square p<.05, Don't know coded as not having a wellness exam

There is an increasing trend in the percentage of members completing a well-visit, an HRA, or both required activities by duration of enrollment in a given year. For example, 40% of members with eight years of enrollment have a well-visit compared to 31% for members with only one year of enrollment. There is no regular pattern of change over time in the percentages of members completing both required activities by MCO membership status or by MCO type.

<sup>&</sup>lt;sup>3</sup> For purposes of the Evaluation, Healthy Behaviors may also be referred to as Healthy Behaviors Incentive (HBI).





#### DENTAL WELLNESS PLAN

As previously described, the design of the DWP was modified during the PHE to permanently remove the Healthy Behaviors requirement tied to dental benefits. This resulted in a modified evaluation plan for this component of the Demonstration. Particular emphasis in the new evaluation plan was placed on the knowledge and impact that having a dental wellness exam qualifies as a medical Healthy Behavior and the impact of the dental wellness exam on having an emergency department visit for a non-emergent dental problem.

Several elements of the revised DWP evaluation remain under study. For example, the independent evaluator is currently completing the relevant datasets, provider, and consumer surveys. Preliminary findings indicate the proportion of general dentists who reported accepting new adult patients with DWP remained relatively stable since 2019.

#### WAIVER OF RETROACTIVE ELIGIBILITY

The COVID-19 PHE impacted the timing of evaluation activities related to the waiver of retroactive eligibility. In particular, the enrollee survey was delayed and will now be completed in July 2024. Therefore, additional time is required to study the impacts of this portion of the Demonstration. However, information provided through the process evaluation indicates that providers have increased their role in initiating Medicaid applications.

#### COST SHARING

The COVID-19 PHE also impacted the timing and content of the consumer survey related to the copayment for non-emergent use of the ER. Such questions will be included in the 2024 consumer survey. Additionally, relevant datasets are currently being curated and cleaned for analyses and will be available in the forthcoming Summative Evaluation Report.

#### COST AND SUSTAINABILITY

The evaluation of cost and sustainability of the Demonstration was placed on hold during the COVID-19 PHE due to the difficulty in understanding the effects on cost and revenue streams. The independent

evaluator intends to collect applicable cost and revenue streams during 2024 with the intent of understanding whether and how these have changed over time.

#### WAIVER OF NEMT

A consumer survey conducted in 2022 revealed comparable rates of a reported unmet health care need due to transportation problems among Iowa Medicaid enrollees with full access to the NEMT benefit when compared to IHAWP enrollees for whom NEMT is not a covered benefit. Overall, 7% of IHAWP members reported having any unmet health care need due to transportation problems and 9% of Medicaid members reported an unmet health care need due to transportation (Figure 4). This difference was not statistically significant.

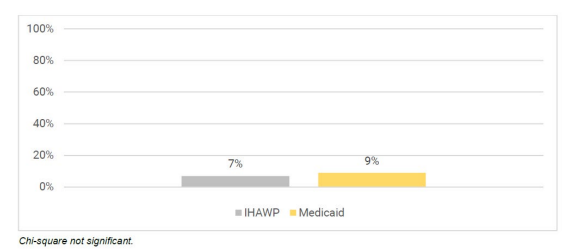
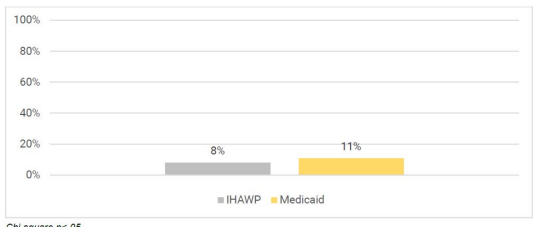


Figure 4. Unmet Health Care Need Due to Transportation Problems in Past Six Months (IHAWP vs. Medicaid)

Additionally, about one-tenth of members reported having missed an appointment for a regular health care visit in the past six months due to problems with transportation, however, fewer IHAWP members (8%) reported missing an appointment than Medicaid members (11%) and this difference was found to be statistically significant (p<.05, Figure 5).

Figure 5. Reported Missed Appointment(s) Due to Transportation Problems in the Past Six Months (IHAWP vs. Medicaid)



Chi-square p<.05.

#### MEMBER EXPERIENCES

As illustrated in the figures below, IHAWP members in the 2022 Consumer Survey had similar access to timely care and services compared to adults in Medicaid from the 2022 National CAHPS Benchmarking Database.

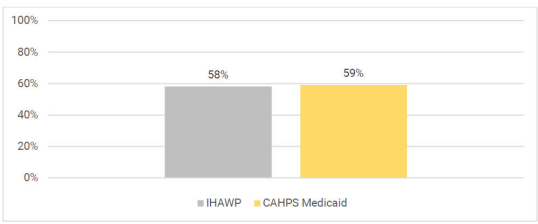
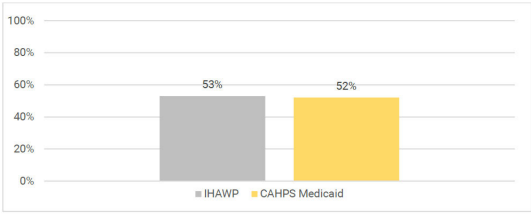


Figure 6. Always Got Care for Illness, Injury, or Condition as Soon as Needed in Past Six Months

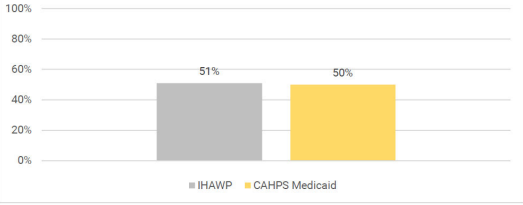
One sample z-test for proportion: not significant

Figure 7. Always Got Check-up or Routine Care Appointment as Soon as Needed in Past Six Months (IHAWP vs. CAHPS Medicaid)



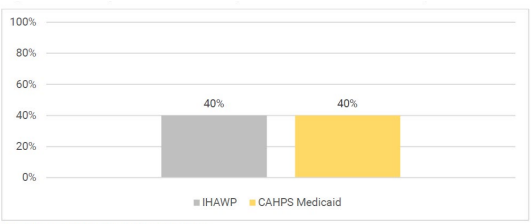
One sample z-test for proportion: not significant





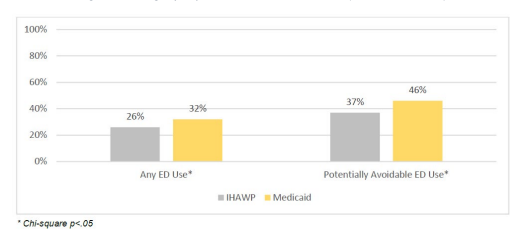
One sample z-test for proportion: not significant





One sample z-test for proportion: not significant

Additionally, Figure 10 shows the ED experiences of IHAWP and Medicaid members. Around onequarter (26%) of IHAWP members and around one-third of Medicaid members (32%) used the ED at least once in the six-month period, and that difference was significant. Significantly fewer IHAWP members (37%) compared to Medicaid members (46%) reported that the care at their last visit to the ED could have been provided in a doctor's office.



#### Figure 10. Emergency Department Use in Past Six Months (IHAWP vs. Medicaid)

#### EVALUATION DURING THE EXTENSION PERIOD

The State will continue evaluation of the Demonstration during the extension term in accordance with the current CMS-approved evaluation plan. Table 4 outlines the hypotheses that will continue to be studied during the extension.

### HHHS HHS

#### Table 4. Demonstration Evaluation Components

Hypothesis	Research Questions	Analytic Approach
Healthy Behaviors Program		
I. The proportion of members who complete a wellness exam, health risk assessment, or both will vary.	<ol> <li>What proportion of members complete a wellness exam in a given year?</li> <li>What proportion of members complete an HRA in a given year?</li> <li>What proportion of members complete both required activities in a given year?</li> </ol>	Univariate analysis stratified by income group, using t-tests to compare the mean completion rate between income groups.
2. The proportion of members completing a wellness exam, health risk assessment, or both will change over time and by income level.	<ol> <li>Has the proportion of members completing a wellness exam decreased among lower-income members and increased among higher-income members?</li> <li>Has the proportion of members completing an HRA decreased among lower-income members and increased among higher-income members?</li> <li>Has the proportion of members completing both required activities decreased among lower-income members and increased among higher-income members?</li> </ol>	Univariate analysis stratified by income group, using t-tests to compare the mean completion rate between income groups.
3. Member characteristics are associated with the likelihood of completing both required HBI activities.	<ol> <li>Are older, non-Hispanic white females living in metropolitan counties more likely to complete both required activities?</li> <li>Are members assigned to some MCOs more likely than members assigned to other MCOs to complete both required activities?</li> <li>Is the length of time in the program positively associated with the likelihood of completing both required activities?</li> <li>Are members with more negative social determinants of health (SDoH) less likely to complete both required activities?</li> <li>Is the highest income group most likely to complete both required activities?</li> </ol>	Multivariable modified Poisson regression model adjusting for member demographics and health status as well as social determinants of health and community-level factors. In sensitivity analyses, county-level fixed effects will be used.
4. Completing HBI	1. Are members who complete the HBI requirements equally	Bivariate analysis, comparing means

Hypothesis	Research Questions	Analytic Approach
requirements is associated with a member's use of the emergency department (ED).	<ul> <li>likely to have an ED visit?</li> <li>2. Do members who complete the HBI requirements have fewer total ED visits annually?</li> <li>3. Are members who complete the HBI requirements less likely to have a non-emergent ED visit?</li> <li>4. Do members who complete the HBI requirements have fewer total nonemergent ED visits annually?</li> <li>5. Are members who complete the HBI requirements less likely to have a 3-day, 7-day, or 30-day return ED visit?</li> <li>6. Do members who complete the HBI requirements have fewer total 3day, 7-day, or 30-day return ED visits annually?</li> </ul>	of members who completed vs. did not complete required activities within each income group using t- tests. Multivariable modified Poisson model among our propensity score matched sample, adjusting for member demographics and health status as well as social determinants of health and community-level factors. Descriptive statistics, time trends, bivariate analysis, multivariate analysis including propensity score
5. Completing HBI requirements is associated with a member's use of hospital observation stays.	<ol> <li>Are members who complete the HBI requirements equally likely to have a hospital observation stay?</li> <li>Do members who complete the HBI requirements have fewer total hospital observation stays annually?</li> </ol>	adjusted models and DID models. Bivariate analysis, comparing means of members who completed vs. did not complete required activities within each income group using t- tests. Multivariable modified Poisson model among our propensity score matched sample, adjusting for member demographics and health status as well as social determinants of health and community-level factors.
6. Completing HBI requirements is associated with a member's use of inpatient hospital care.	<ol> <li>Are members who complete the HBI requirements equally likely to be hospitalized?</li> <li>Do members who complete the HBI requirements have fewer total hospitalizations annually?</li> <li>Are members who complete the HBI requirements less likely to have a potentially preventable hospitalization?</li> </ol>	Bivariate analysis, comparing means of members who completed vs. did not complete required activities within each income group using t- tests. Multivariable modified Poisson model among our propensity score

Hypothesis	Research Questions	Analytic Approach
	<ol> <li>Do members who complete the HBI requirements have fewer total potentially preventable hospitalizations annually?</li> <li>Are members who complete the HBI requirements less likely to have a 30-day all-cause readmission?</li> <li>Do members who complete the HBI requirements have fewer total 30- day all-cause readmissions annually?</li> </ol>	matched sample, adjusting for member demographics and health status as well as social determinants of health and community-level factors.
7. Completing HBI requirements is associated with shifts in patterns of member's health care utilization.	<ol> <li>Do members who complete the HBI requirements have fewer potentially preventable hospitalizations as a proportion of total hospitalizations?</li> <li>Do members who complete the HBI requirements have fewer non- emergent ED visits as a proportion of total ED visits?</li> <li>Do members who complete the HBI requirements have more primary care visits as a proportion of total outpatient visits?</li> </ol>	Bivariate analysis, comparing means of members who completed vs. did not complete required activities within each income group using t- tests. Multivariable modified Poisson model among our propensity score matched sample, adjusting for member demographics and health status as well as social determinants of health and community-level factors.
8. Completing HBI requirements is associated with a member's health care expenditures.	<ol> <li>Do members who complete the HBI requirements have lower spending in all categories?</li> </ol>	Bivariate analysis, comparing means of members who completed vs. did not complete required activities within each income group using t- tests. Multivariable modified Poisson model among our propensity score matched sample, adjusting for member demographics and health status as well as social determinants of health and community-level factors.
9. Disparities exist in the relationships between HBI completion and outcomes.	<ol> <li>Do disparities exist in the following populations- high utilizers, individuals with multiple chronic conditions, individuals with OUD, individuals from racial and ethnic</li> </ol>	Repeat analyses for above research questions using interaction terms and/or running stratified models

Hypothesis	Research Questions	Analytic Approach
	groups, rural individuals, and by sex?	
10. Members who have been enrolled longer are more aware of the HBI program than those who have been enrolled a shorter period of time.	<ol> <li>What is the level of awareness about the HBI program among members?</li> <li>How long are members enrolled in the program?</li> <li>Is there a relationship between length of enrollment and awareness of the HBI program?</li> </ol>	<ul> <li>Descriptive statistics</li> <li>T-test</li> <li>Chi-square</li> </ul>
11. Members who have been enrolled longer have more knowledge about the HBI program than those who have been enrolled a shorter period of time.	<ol> <li>What specific knowledge about the HBI program do members report?</li> <li>Do members understand incentive/disincentive part of the HBI program?</li> <li>Do members know they need to pay a premium monthly?</li> <li>Do members know about the hardship waiver?</li> <li>How long have members been enrolled?</li> </ol>	<ul> <li>T-test</li> <li>Qualitative Analysis</li> </ul>
12. Those who are aware of the HBI program are more likely to complete the behaviors (HRA and well exam) compared to those who are not aware.	<ol> <li>What is the level of awareness of the HBI program?</li> <li>What is the level of completion of the HRA and well exam?</li> </ol>	<ul> <li>Chi square</li> <li>Modified Poisson regression</li> </ul>
13. Those who have more knowledge about the HBI program are more likely to complete the behaviors (HRA and well exam) than those with less knowledge.	<ol> <li>What is the level of knowledge about the HBI program?</li> <li>What is the level of completion of the HRA and well exam?</li> </ol>	<ul> <li>Chi square</li> <li>Modified Poisson regression</li> </ul>
14. Member socio-demographic characteristics and perceptions/attitudes are associated with awareness of the HBI program.	<ol> <li>What is the level awareness of the HBI program?</li> <li>What are the socio-demographic characteristics (age, gender, income, education, employment, race, and ethnicity) of members?</li> <li>What are the perceptions/attitudes (self-efficacy, response efficacy, perceived susceptibility, perceived severity, and</li> </ol>	<ul> <li>Chi square</li> <li>Modified Poisson regression</li> <li>Qualitative analysis</li> </ul>

Hypothesis	Research Questions	Analytic Approach
	perceived benefit) of members?	
15. Member socio-demographic characteristics and perceptions/attitudes are associated with knowledge of the HBI program.	<ol> <li>What is the level knowledge of the HBI program?</li> <li>What are the socio-demographic characteristics (age, gender, income, education, employment, race, and ethnicity) of members?</li> <li>What are the perceptions/attitudes (self-efficacy, response efficacy, perceived susceptibility, perceived severity, and perceived benefit) of members?</li> </ol>	<ul> <li>Descriptive statistics</li> <li>Modified Poisson regression</li> <li>Qualitative analysis</li> <li>Logistic regression</li> </ul>
16. Member socio-demographic characteristics and perceptions/attitudes are associated with completion of the HRA and well exam.	<ol> <li>What is the level of completion of the HRA and well exam?</li> <li>Research Question 16.2: What are the socio-demographic characteristics (age, gender, income, education, employment, race, and ethnicity) of members?</li> <li>Research Question 16.3: What are the perceptions/attitudes (self-efficacy, response efficacy, perceived susceptibility, perceived severity, and perceived benefit) of members?</li> </ol>	<ul> <li>Descriptive statistics</li> <li>Modified Poisson regression</li> <li>Qualitative analysis</li> <li>Logistic regression</li> </ul>
17. Members are most likely to hear about the HBI program from their MCO.	<ol> <li>Where are members learning about the HBI program and HBI program components?</li> </ol>	Descriptive statistics
<ol> <li>18. Members report challenges in using hardship waiver.</li> </ol>	<ol> <li>What are the perceptions of the ease of use of the hardship waiver?</li> <li>What are the challenges members report in using the hardship waiver?</li> </ol>	<ul><li>Descriptive statistics</li><li>Qualitative analysis</li></ul>
19. Members who do not complete the HRA and wellness exam, report barriers to completing the behaviors.	I. What are the barriers to completing the HRA and wellness exam as reported by the members?	<ul><li>Descriptive statistics</li><li>Qualitative analysis</li></ul>
20. Disenrolled members report no knowledge of the HBI program.	I. What is the level of HBI program knowledge among disenrolled members?	Descriptive statistics
21. Disenrolled members	1. How do disenrolled members describe the process of	Descriptive/thematic analysis

Hypothesis	Research Questions	Analytic Approach
describe confusion around the disenrollment process.	learning about their disenrollment?	
22. Disenrolled members report consequences to their disenrollment.	<ol> <li>What happens after members are disenrolled for non-payment?</li> <li>Will disenrolled members be able to reenroll to health insurance coverage?</li> <li>Do the consequences change over time?</li> </ol>	• Descriptive/thematic analysis
23. Higher levels of awareness and perceived ability to comply with requirements will be associated with receiving a dental wellness exam.	<ol> <li>What level of awareness do members have of a dental wellness exam qualifying as a HB?</li> <li>What are the barriers to receiving a dental wellness exam in order to meet the HB requirements?</li> <li>What member characteristics are associated with awareness that dental wellness exams qualify for HB requirements?</li> <li>How are members learning that receiving a dental wellness exam qualifies for HB requirements?</li> <li>Do members view receiving a dental wellness exam as a favorable alternative to monthly premiums?</li> </ol>	<ul> <li>Descriptive</li> <li>Bivariate</li> <li>Qualitative thematic coding</li> </ul>
24. IHAWP members will have equal or greater access to a dental wellness exam and other dental services because dental wellness exams qualify as a healthy behavior.	<ol> <li>What proportion of IHAWP members receive a dental wellness exam annually?</li> <li>Are adults in the IHAWP more likely to have had a dental wellness exam than other adults in Medicaid?</li> <li>Are IHAWP members able to find a dental home where they can receive a dental wellness exam?</li> <li>Are adults in the IHAWP less likely to visit the ED for non- traumatic dental conditions (NTDCs) than other adults in Medicaid?</li> </ol>	<ul> <li>Descriptive</li> <li>Chi-square test of homogeneity</li> <li>Alluvial chart</li> <li>Bivariate</li> <li>Multivariable logistic regression</li> </ul>
25. The oral health status of IHAWP members who receive a dental wellness exam will improve over time.	I. How do members who have received a dental wellness exam in the past year rate their oral health as compared to those that did not?	• Multivariable logistic regression

Hy	pothesis	Research Questions	Analytic Approach		
W	Waiver of Retroactive Eligibility				
I.	Eliminating retroactive eligibility will increase the likelihood of enrollment and enrollment continuity.	<ol> <li>Are people subject to the waiver of retroactive eligibility more likely to enroll in Medicaid relative to members in the same programs prior to the waiver?</li> <li>Do people subject to the waiver of retroactive eligibility have increased enrollment continuity relative to members in the same programs prior to the waiver?</li> </ol>	<ul> <li>DID</li> <li>ITS</li> <li>CITS</li> <li>Means test</li> <li>Descriptive analyses</li> <li>Survival analysis</li> </ul>		
2.	Eliminating retroactive eligibility will not increase negative financial impacts on members.	<ol> <li>Are there any negative financial impacts on consumers because of the waiver of retroactive eligibility relative to members in the same programs prior to the waiver?</li> </ol>	<ul><li>DID</li><li>ITS</li></ul>		
3.	Eliminating retroactive eligibility will improve member health.	I. Do people who are subject to waiver of retroactive eligibility have better health outcomes?	Descriptive analyses		
4.	Eliminating retroactive eligibility will reduce the annual Medicaid services budget.	I. What are the effects on the Medicaid services budget?	<ul><li>ITS</li><li>Descriptive analyses</li></ul>		
	Providers will increase initiation of Medicaid applications for eligible patients/clients	I. Have health care providers increased the initiation of Medicaid applications for eligible patients/clients?	• Descriptive analyses		
_	st Sharing				
I.	Members understand the \$8 copayment for non- emergent use of the ER.	<ol> <li>Do members understand the \$8 copayment for non- emergent use of the ER?</li> </ol>	Descriptive analyses		
2.	Cost sharing improves member understanding of appropriate ER use.	<ol> <li>Do members subject to an \$8 copayment understand appropriate use of the ER better than members who are not subject to the copay?</li> <li>Do members subject to an \$8 copayment understand cost of the ER better than members who are not subject to the</li> </ol>	<ul> <li>Descriptive analyses</li> <li>Consumer Surveys</li> <li>DID</li> <li>CITS</li> <li>Comparison of rates</li> </ul>		

Hy	pothesis	Re	search Questions	Analytic Approach
			copay? Are members subject to an \$8 copayment for non- emergent use of the ER less likely to use the ER for non- emergent care? Are members subject to an \$8 copayment for non- emergent use of the ER more likely to use the primary care providers for non-emergent care?	
3.	Members subject to cost sharing are more likely to establish and utilize a regular source of care as compared to members not subject to cost sharing.	1. 2.	Are members who are subject to the \$8 copayment for non-emergent ER use more likely to have a regular source of care than those not subject to the copayment? Are members who are subject to the \$8 copayment for non-emergent ER use more likely to receive preventive care and chronic care monitoring than those not subject to the copayment?	<ul> <li>Consumer Surveys</li> <li>DID</li> <li>Means tests</li> <li>CITS</li> </ul>
4.	Cost sharing improves long-term health care outcomes.	l.	Do members who are subject to the \$8 copayment for non-emergent ER use have more favorable long-term health care outcomes?	<ul> <li>DID</li> <li>Consumer surveys</li> <li>Means tests</li> <li>Descriptive analyses</li> </ul>
Co	st and Sustainability			
Ι.	Ongoing administrative costs will increase due to implementation of IHAWP.	l.	What are the administrative costs associated with IHAWP?	• Descriptive analysis
2.	IHAWP will result in short-term outcomes supporting a sustainable program.	ì.	What are the changes in revenue streams as a result of IHAWP?	• Descriptive analysis
3.	IHAWP results in intermediate outcomes supporting a sustainable program.	۱. 2.	How does IHAWP change healthcare expenditures? How does IHAWP change healthcare utilization?	<ul><li>DID</li><li>CITS</li><li>Descriptive analysis</li></ul>
4.	IHAWP results in long- term outcomes supporting	l.	What are the long-term, state-wide changes resulting from IHAWP?	• CITS

Hy	pothesis	Research Questions	Analytic Approach
	a sustainable program.		
W	aiver of NEMT	•	
1.	Wellness Plan members without a non-emergency transportation benefit will have equal or lower barriers to care resulting from lack of transportation.	<ol> <li>Are adults in the IHAWP less likely to report barriers to care due to transportation than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to report transportation-related barriers to complete HBI requirements than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report barriers to care for chronic condition management due to transportation than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report unmet need for transportation to health care visits than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report unmet need for transportation to health care visits than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report worry about the ability to pay for cost of transportation than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are IHAWP members less likely to have transportation- related barriers to dental care than other adult Medicaid members who are eligible for NEMT benefits?</li> </ol>	• Chi-square test
2.	Wellness Plan members without a non-emergency transportation benefit will have equal or lower rates of missed appointments due to access to transportation.	<ol> <li>Are adults in the IHAWP less likely to report transportation-related missed appointments than other adults in Medicaid who receive the NEMT benefit?</li> </ol>	• Chi-square test
3.	Wellness Plan members without a non-emergency transportation benefit will	<ol> <li>Do adults in the IHAWP less frequently report that their health care plan provides non-emergency transportation than other adults in Medicaid who receive the NEMT</li> </ol>	Chi-square test

Ну	vpothesis	Research Questions	Analytic Approach
	report a lower awareness of the non-emergency transportation benefit as a part of their health care plan.	benefit?	
4.	Wellness plan members without a non-emergency transportation benefit will report similar experiences with health care-related transportation regardless of their location or disability status.	<ol> <li>Do adults in the IHAWP who live in rural areas report similar experiences with health-care related transportation as other adults in Medicaid who receive the NEMT benefit?</li> <li>Do adults in the IHAWP who have limitations to activities of daily living report similar experiences with health-care related transportation as other adults in Medicaid who receive the NEMT benefit?</li> </ol>	• Chi-square test
Me	ember Experiences		
1.	Wellness Plan members will have equal or greater access to primary care and specialty services.	<ol> <li>Are adults in the IHAWP more likely to have had an ambulatory or preventive care visit than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report greater access to urgent care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater access to routine care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to get timely access to routine care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to get timely appointments, answers to questions, and have less time in waiting room than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to know what to do to obtain care after regular office hours than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater</li> </ol>	<ul> <li>Means test</li> <li>DID</li> <li>Z-test</li> </ul>

Ну	pothesis	Re	search Questions	A	nalytic Approach
2.	Wellness Plan members will have equal or greater access to preventive care services.	7. 1. 2. 3.	access to specialist care than other adults in national estimates from National CAHPS Benchmarking Database? Are adults in the IHAWP more likely to report greater access to prescription medication than other adults in national estimates from National CAHPS Benchmarking Database? Are women aged 50-64 in the IHAWP more likely to have had a breast cancer screening than other adults in Medicaid? Are women aged 21-64 in the IHAWP more likely to have had a cervical cancer screening than other adults in Medicaid? Are adults in the IHAWP more likely to have had a cervical cancer screening than other adults in Medicaid? Are adults in the IHAWP more likely to have had a flu shot in the past year than other adults in national estimates from National CAHPS Benchmarking Database? Are adults with diabetes in the IHAWP more likely to	•	Means test DID Z-test Chi-square test CITS
		5.	have had Hemoglobin AIc testing than other adults with diabetes in Medicaid? Are adults in the IHAWP more likely to report greater access to preventive care than other adults in national estimates from National CAHPS Benchmarking Database?		CITS
3.	Wellness Plan members will have equal or greater access to mental and behavioral health services.	1. 2.	Research Question 1.3.1: Are adults in IHAWP with major depressive disorder more likely to have higher anti- depressant medication management than other adults with major depressive disorder in Medicaid? Research Question 1.3.2: Are adults in the IHAWP more likely to utilize mental health services than other adults in Medicaid?	• • •	Means test Survival analyses DID
4.	Wellness Plan members will have equal or greater access to care, resulting in equal or lower use of	1. 2.	Are adults in the IHAWP more likely to have fewer non- emergent ED visits than other adults in Medicaid? Are adults in the IHAWP more likely to have fewer follow-up ED visits than other adults in Medicaid?	•••	DID Means tests

Hy	pothesis	Research Questions	Analytic Approach
	emergency department services for non-emergent care.	<ol> <li>Are adults in the IHAWP more likely to utilize ambulatory care than other adults in Medicaid?</li> <li>What other circumstances are associated with overutilization of ED?</li> </ol>	
5.	Wellness Plan members will experience equal or less churning.	<ol> <li>Are adults in the IHAWP less likely to have gaps in health insurance coverage over the past 12 months than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to have higher rates of consecutive coverage than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to change plans or lose eligibility during the year than other adults in Medicaid?</li> </ol>	<ul> <li>CITS</li> <li>DID</li> <li>Qualitative thematic coding</li> <li>Means tests</li> </ul>
6.	Wellness Plan members will maintain continuous access to a regular source of care when their eligibility status changes.	<ol> <li>Are adults in the IHAWP more likely to have a personal doctor than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to have an easier time changing personal doctor/PCP than other adults in Medicaid/(than in prior years)?</li> <li>3.</li> </ol>	<ul> <li>Chi-square test</li> <li>Z-test</li> </ul>
7.	Wellness Plan members will have equal or better quality of care.	<ol> <li>Are adults in the IHAWP less likely to receive antibiotic treatment for acute bronchitis than other adults in Medicaid?</li> <li>Are adults aged 40-64 with COPD in IHAWP more likely to have pharmacotherapeutic management of COPD exacerbation than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to self-report receipt of flu shot than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to report visiting the ED for non-emergent care than other adults in Medicaid?</li> </ol>	<ul> <li>Chi-square test</li> <li>Means test</li> </ul>
8.	Wellness Plan members will have equal or lower rates of hospital	<ol> <li>Are adults in the IHAWP less likely to have hospital admissions for COPD, diabetes short-term complications, CHF or asthma than other adults in Medicaid?</li> </ol>	<ul><li>Chi-square test</li><li>Means test</li></ul>

Hypothesis	Research Questions	Analytic Approach
admissions.	<ol> <li>Are adults in the IHAWP less likely to utilize general hospital/acute care than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to have an acute readmission within 30 days of being discharged for acute inpatient stay than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to have a self-reported hospitalization in the previous 6 months than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to have a self-reported hospitalization in the previous 6 months than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to have a self-reported adults in Medicaid?</li> </ol>	
<ol> <li>Wellness Plan members will report equal or greater satisfaction with the care provided.</li> </ol>	<ol> <li>Are adults in the IHAWP more likely to report that their personal doctor communicated well with them during office visits than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report that their provider supported them in taking care of their own health than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report that their provider paid attention to their mental or emotional health than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report that their provider paid attention to their mental or emotional health than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report that their provider paid attention to the care they received from other providers than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report higher ratings of their personal doctor than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report higher ratings of their overall care than other adults in national estimates from National CAHPS Benchmarking Database?</li> </ol>	<ul> <li>Z-test</li> <li>Chi-square test</li> </ul>

Hypothesis	Research Questions	Analytic Approach
	<ol> <li>Are adults in the IHAWP more likely to report higher ratings of their MCO health plan than other adults in national estimates from National CAHPS Benchmarking Database?</li> </ol>	

# STATE OF IOWA DEPARTMENT OF Health and Human Services

### Appendix D: Quality Assurance Monitoring

The State has a robust quality oversight plan for continually monitoring the performance of the MCOs and dental PAHPs delivering services to enrollees under the Demonstration. The Iowa Medicaid Managed Care Oversight and Reporting Bureau is primarily responsible for monitoring performance and reviewing compliance.

#### MCO AND PAHP QUALITY ASSURANCE MONITORING

Ongoing analytics are available on the HHS Agency Dashboard, which is accessible at <u>https://hhs.iowa.gov/dashboard\_welcome</u>. Prior to HHS' implementation of the Dashboard, data collection and performance analysis were made available through a series of monthly, quarterly and annual reports. These reports can be accessed at <u>https://hhs.iowa.gov/programs/welcome-iowa-medicaid/resources-and-reports/performance-reports</u>.

#### QUALITY AND ACCESS TO CARE

MCOs serving IHAWP enrollees must demonstrate compliance with contractually mandated network adequacy standards. As outlined in Table 5 below, enrollees have access to network providers in accordance with contract requirements. Geographic access reports through the first quarter of SFY 2024 are available at <a href="https://hhs.iowa.gov/programs/welcome-iowa-medicaid/resources-and-reports/performance-reports">https://hhs.iowa.gov/programs/welcome-iowa-medicaid/resources-and-reports/performance-reports</a>. Subsequent reports will be available through the State's Dashboard at <a href="https://hhs.iowa.gov/dashboard\_welcome">https://hhs.iowa.gov/dashboard\_welcome</a>.

Access Standard – 30 minutes/30 miles	Wellpoint (formerly Amerigroup)	Iowa Total Care	Molina
Adult Primary Care	100%	100%	99.5%
Hospital	100%	100%	99.5%
Outpatient Behavioral Health	100%	100%	99.5%

Table 5. Percentage of Members by MCO with Coverage within Time and Distance Standards (SFY2024; Q1)

Additionally, the average distance to a dental provider by PAHP is outlined in Table 6 below.

#### Table 6. Average Distance to Closest Dentist (SFY2024; Q1)

РАНР	Average Distance to I <sup>st</sup> Closest Provider	Average Distance to 2nd Closest Provider
Delta Dental of	4.0 miles	5.0 miles
Iowa	4.4 minutes	5.6 minutes

РАНР	Average Distance to I <sup>st</sup> Closest Provider	Average Distance to 2nd Closest Provider
Managed Care of North America	6.6 miles 7.3 minutes	7.9 miles 8.8 minutes
Dental (MCNA)		

#### EXTERNAL QUALITY REVIEW

Additionally, the State contracts with Health Services Advisory Group (HSAG) to conduct an annual external quality review (EQR) in accordance with the requirements at 42 CFR §438.350. The EQR provides an annual assessment of each plan's performance related to quality, timeliness and access to care and services. HSAG performs a series of mandatory and optional EQR activities including compliance monitoring, validation of performance improvement projects and performance measures, network adequacy analysis (inclusive of provider capacity and geographic network distribution), encounter data validation, review and validation of enrollee and provider surveys and calculation of performance measures. A high-level overview of key findings from activities from the FY2022 EQR for the MCOs and PAHPs is provided in Tables 7 and 8 below.

мсо	Amerigroup (now Wellpoint)	Iowa Total Care
Validation of Performance Improvement Projects	Met	Met
Validation of Performance Measures	Reported/Met	Reported/Met
Network Adequacy for Adult Primary Care and Behavioral Health	Contract standards met for all provider types	Contract standards met for majority of provider types
Encounter Data Validation	Met/Generally high level of data accuracy	Met/Generally high level of data accuracy
Consumer Assessment of Healthcare Providers and Systems Analysis (CAHPS)	Scores statistically significantly higher than 2021 national averages for multiple quality, access, and timeliness measures	Scores statistically significantly higher than 2021 national averages for multiple quality and timeliness measures

Table 7. MCC	Summary	FOR	Activity	Findings4
Tuble 7. Micc	Jummury	LQN	ACUVILY	i munis.

<sup>&</sup>lt;sup>4</sup> Molina had not yet begun serving Iowa Medicaid or IHAWP enrollees in FY2022.

#### Table 8. Dental PAHP Summary EQR Activity Findings

РАНР	Delta Dental	MCNA
Validation of Performance Improvement Projects	Partially Met	Met
Validation of Performance Measures	Reported/Met	Reported/Met
Network Adequacy	Contract standards met for general dentists for all members	Contract standards met for general dentists for all members except fewer than 0.1% of urban members
Encounter Data Validation	Met/Data highly corroborated for most items	Met/Complete and accurate data for most items

Additionally, as noted in the 2022 EQR Technical Report, statewide HEDIS 2021 weighted averages for both MCOs serving the Demonstration population were at or above the 75<sup>th</sup> percentile for multiple measures, as reflected in Table 9, below. Four star ratings reflect measures at or above the 75<sup>th</sup> percentile but below the 90<sup>th</sup> percentile, while five star ratings reflect measures above the 90<sup>th</sup> percentile.

Table 9. 2021 HEDIS Ratings At or Above 75%	Percentile
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Measure	Weighted Average	Star Rating			
Access to Preventive Care					
Adults' Access to Preventive/Ambulatory Health Services					
20-44 Years	79.39%	4			
Living with Illness	ж,				
Comprehensive Diabetes Care					
HbA1c Testing	89.69%	5			
Blood Pressure Control (<140/90 mm Hg)	70.37%	4			
Controlling High Blood Pressu	re				
Controlling High Blood Pressure	65.91%	4			
Behavioral Health					
Follow-Up After ED Visit for Alcohol and Other Drug (AOD) Abuse or Dependence					
7 Day Follow-Up - Total	49.66%	5			

Measure	Weighted Average	Star Rating
30 Day Follow-Up - Total	55.58%	5
Follow-Up After ED Visit for M	ental Illness	
7 Day Follow-Up - Total	64.52%	5
30 Day Follow-Up - Total	75.67%	5
Follow-Up After Hospitalizatio	n for Mental Illness	J
7 Day Follow-Up - Total	52.37%	4
30 Day Follow-Up - Total	71.53%	4
Initiation and Engagement of A	AOD Abuse or Dependence	e Treatment
Initiation of AOD Treatment— Total	62.35%	5
Engagement of AOD Treatment—Total	22.88%	5
Medication Management	A.	à.
Use of Opioids at High Dosage	*	
Use of Opioids at High Dosage	1.92%	4
Use of Opioids from Multiple I	Providers*	<u>I</u>
Multiple Pharmacies	1.31%	4

\*For this indicator, a lower rate indicates better performance.

## **Appendix E: Public Notice Summary**

In accordance with 42 CFR §431.408, the public had an opportunity to comment on this Demonstration extension through a public notice and comment process that ran from April 18, 2024 through June 17, 2024. The State opened the 30-day public comment period on April 18, 2024, which initially was set to close on May 18, 2024. The State subsequently issued a second public notice on May 16, 2024, announcing an extended public comment period through June 17, 2024.

The first public notice and all Demonstration extension documents were posted on the HHS website at <a href="https://hhs.iowa.gov/public-notice/2024-04-17/ihawp-extension">https://hhs.iowa.gov/public-notice/2024-04-17/ihawp-extension</a>. The second public notice and all updated Demonstration extension documents were also posted on the HHS website at <a href="https://hhs.iowa.gov/public-notice/2024-05-16/ihawp-extension-2">https://hhs.iowa.gov/public-notice/2024-05-16/ihawp-extension-2</a>. All documents were also made available for review at HHS Field Offices. A summary notice was also published on April 18, 2024 in the following newspapers of widest circulation: (i) Des Moines Register; (ii) Cedar Rapids Gazette; and (iii) Quad City Times. A second summary notice for the extended comment period was published May 22, 2024 in the Cedar Rapids Gazette and Quad City Times, while it was published May 23, 2024 in the Des Moines Register. Additionally, HHS sent alerts regarding the Demonstration extension application on April 17, 2024 and May 16, 2024, through the GovDelivery listserv platform utilized by the State, each reaching approximately 4,000 stakeholders. All notices provided the option for individuals to submit written feedback to the State by email or U.S. Postal Service mail.

Finally, the State held three public hearings. The public hearings were held on April 26, 2024, in Urbandale (open forum for interested parties to learn about the contents of the extension application, and to comment on its contents), May 2, 2024 via the Iowa Medicaid Townhall Meeting (open forum for interested parties to learn about the contents of the extension application, and to comment on its contents), and May 16, 2024 at the Iowa Medical Assistance Advisory Council (Iowa's Medical Care Advisory Committee that operates in accordance with 42 CFR §431.12). The hearings on May 2 and May 16 included virtual and telephonic capabilities to ensure statewide accessibility.

#### SUMMARY OF PUBLIC COMMENTS

There were no comments at the public hearings. The State received a total of four written comments during both public comment periods.

Three commenters focused on the following policy areas of the IHAWP demonstration in their respective comments: (i) premiums and healthy behaviors; (ii) copayments for non-emergency use of the emergency department; (iii) waiver of NEMT; and (iv) waiver of retroactive coverage. Additionally, one commenter provided feedback solely on the State's proposed continuation of the NEMT waiver. The areas for which comments were received are addressed below.

(i) Premiums and Healthy Behaviors

Three commenters noted opposition to the State's continuation of a premium requirement for members with incomes above 50% FPL who fail to complete the healthy behavior requirement, including disenrollment of members over 100% FPL who fail to make these payments. The commenters indicated concern that the policy will create confusion and jeopardize access to care, citing an analysis of Michigan's 1115 demonstration, which found that premiums made it more likely that healthy enrollees would leave the program. The commenters feel that this requirement will

create confusion and reduce coverage, further exacerbating existing disparities in accessing healthcare, and noted particular concerns for individuals with certain health conditions. One commenter suggested lowans would benefit more from a comprehensive, evidence-based participatory wellness initiative based on incentives vs. the current policy.

While HHS appreciates the commenters feedback, no changes have been made to the Demonstration extension application related to this policy. HHS requests to continue operation of the policy in accordance with IHAWP requirements in Iowa Code. Healthy behavior and member contribution requirements were not implemented during the COVID-19 PHE, and IHAWP enrollees were given a year from the end of the PHE in May 2023 to complete their Healthy Behaviors. Because of this, the Demonstration evaluator has been unable to gather significant data on the impact of this policy during the current Demonstration period; however, the impact is being analyzed for the remainder of the Demonstration.

(ii) Copayments for Non-Emergency Use of the Emergency Department

Three commenters also expressed concern with the continuation of a copayment for non-emergent use of the emergency department noting their belief that this policy may deter patients from seeking care, which may result in negative health outcomes for patients with acute and chronic diseases. Particularly, one commenter noted patients with certain diseases, such as cancer, may experience potentially emergent episodes throughout their diagnosis, and this policy may cause them to hesitate or avoid care because of the risk of financial impact. The commenters provided that studies, such as the study of enrollees in Oregon's Medicaid program, support their view that implementation of a copay on emergency services resulted in decreased utilization of such services but did not result in cost savings.

HHS appreciates the feedback but requests to continue operation of the policy in accordance with IHAWP requirements in Iowa Code and in order to ensure appropriate relationships are established with primary care providers rather than enrollees seeking ongoing, non-emergent treatment in resource-burdened emergency departments. Member contribution requirements were not implemented during the COVID-19 PHE; however, the Demonstration evaluator will be conducting further analysis of the impact of this policy during the remainder of the Demonstration period.

(iii) Waiver of NEMT

One commenter provided feedback only on the State's request to continue the waiver of NEMT, noting the following in support of their recommendation that the State consider removing the request to continue the current NEMT waiver: (i) federal and CMS policy directives requiring coverage of NEMT; (ii) recent lawsuits on the Kentucky and Indiana 1115 demonstrations that both included a waiver of NEMT; and (iii) public policy considerations, with particular focus on the commenter's concern with the current Demonstration evaluation design and hypotheses.

The other three commenters believe that without NEMT, individuals may go without needed care due to the lack of available transportation, especially in rural areas and noting the large percentage of lowans living in rural areas. The commenters also state the NEMT waiver makes it more challenging for individuals to complete their IHAWP healthy behavior requirements. The comments note particular challenges for individuals with certain health conditions. One also points to access to preventative services potentially resulting in early detection of conditions leads to less expensive treatments and better health outcomes, which could help offset short-term program costs.

The State appreciates the comments but has not made any changes to the extension application. HHS requests to continue operation of the policy in accordance with IHAWP requirements in Iowa Code. Additionally, preliminary results from the Interim Evaluation of the current Demonstration period indicate transportation-related access to health care for IHAWP members without NEMT was similar or better than for other Medicaid-enrolled adults with the NEMT benefit, which remains consistent with findings from prior Demonstration periods in which the State's NEMT waiver was not found to be a significant barrier to care.

#### (iv) Waiver of Retroactive Coverage

Three commenters requested that the waiver of retroactive coverage be removed from the State's extension request. In support of the request, commenters referenced burdensome and complicated Medicaid paperwork, concerns with gaps in coverage, studies in states such as Indiana and Ohio, and potential provider burden for the cost of uncompensated care. The State appreciates the comments; however, no changes have been made as HHS is requesting continuation of the waiver in accordance with IHAWP requirements in Iowa Code. Further, preliminary analysis in Iowa for the current Demonstration period indicates that there are no increases in charity care or bad debt for Iowa hospitals following implementation of the waiver of retroactive eligibility.

In addition to the policy areas addressed above, three commenters noted concern with the State's extension application and public notice technical components, stating the version of the application posted for public comment on April 18, 2024, lacked projected enrollment and expenditure estimates, specific waiver and expenditure authorities necessary to authorize the demonstration, and an abbreviated public notice. In response, the State revised its application on May 16, 2024, and also extended its public and tribal comment periods an additional 30 days. Specifically, the revised documentation added an overview of anticipated annual enrollment and expenditures over the five-year renewal period, added the waiver authorities requested, provided more detailed description of covered benefits, documented the dental-related hypotheses and research questions currently contained in the CMS-approved evaluation plan, and provided the link to the CMS website where all Demonstration materials are also available. The State included an abbreviated public notice with the initial posting, contrary to the commenters understanding; however, the State also issued a revised abbreviated public notice in conjunction with all other revised documents on May 16, 2024.

#### POST-AWARD FORUMS

The most recent post-award forum, as required under the Special Terms and Conditions and 42 CFR §431.420, was held on April 18, 2024, to allow the public an opportunity to comment on the progress of the Demonstration. No questions or comments were received.

#### TRIBAL CONSULTATION PROCESS

HHS initiated consultation with Iowa's federally recognized Indian tribes, Indian health programs, and urban Indian health organizations on March 18, 2024. HHS subsequently issued a revised tribal notice on May 16, 2024. Consultation was conducted in accordance with the process outlined in Iowa's Medicaid State Plan, and consisted of an electronic notice directed to Indian Health Service/Tribal/Urban Indian Health (I/T/U) Tribal Leaders and Tribal Medical Directors identified by the Iowa Indian Health Services

Liaison. No comments were received. Copies of these tribal notices are provided in Appendix E5 and Appendix E6. These letters were sent to the State's Tribal email list serve on March 18, 2024 and May 16, 2024, respectively.

# Appendix EI: Abbreviated Public Notice – First Comment Period

NOTICE OF IOWA DEPARTMENT OF HEALTH AND HUMAN SERVICES

## PUBLIC COMMENT PERIOD FOR IOWA HEALTH AND WELLNESS PLAN EXTENSION

Notice is hereby given that the Iowa Department of Health and Human Services (HHS) will hold public hearings on the renewal of the §1115 Iowa Health and Wellness Plan Demonstration which is set to expire December 31, 2024. HHS intends to request extension of the Demonstration for an additional five years pursuant to §1115(a) and §1915(h)(2) of the Social Security Act.

Hearings offer an opportunity for the public to provide written or verbal comments about the Demonstration extension. All comments will be summarized and taken into consideration prior to submission to the Centers for Medicare and Medicaid Services (CMS). Hearings will be held at the following dates, times, and locations:

HEARING #1	HEARING #2	HEARING #3
April 26, 2024 10 a.m. to 11 a.m. CST	May 2, 2024 4 p.m. to 5 p.m. CST	May 16, 2024 1 p.m. to 4 p.m. CST
Urbandale Public Library Meeting Room A/B 3520 86th St Urbandale, IA 50322	Iowa Medicaid Townhall Meeting <u>https://www.zoomgov.com/j/1</u> <u>612132439</u> Meeting ID: 161 213 2439 Or call in by phone 669-254- 5252	Medical Assistance Advisory Council (MAAC) Meeting <u>https://www.zoomgov.com/j/1</u> <u>605445705</u> Meeting ID: 160 544 5705 Or call in by phone 669-254- 5252

The Iowa Health and Wellness Plan was created to provide comprehensive health care coverage to low-income, uninsured lowans ages 19 to 64. The State seeks to continue the current program structure and requests an extension of all current federal waivers.

A full public notice, Demonstration extension documents, and information about the Iowa Health and Wellness Plan are available at <u>https://hhs.iowa.gov/public-notice/2024-04-17/ihawp-extension</u> and non-electronic copies will be made available for review at HHS Field Offices.

Written comments may be addressed to Jeanette Brandner, Department of Health and Human Services, Iowa Medicaid, 1305 East Walnut, Des Moines, IA 50319-0114. Comments may also be sent via electronic mail to: jbrandn@dhs.state.ia.us through May 17, 2024 at 4:30 p.m. Please include "1115 Renewal" in the subject line.

Submitted by: Elizabeth Matney, Director Iowa Medicaid Iowa Department of Health and Human Services

# Appendix E2: Abbreviated Public Notice – Second Comment Period

NOTICE OF IOWA DEPARTMENT OF HEALTH AND HUMAN SERVICES

## PUBLIC COMMENT PERIOD FOR IOWA HEALTH AND WELLNESS PLAN EXTENSION

Notice is hereby given that the Iowa Department of Health and Human Services (HHS) is extending its public comment period on the renewal of the §1115 Iowa Health and Wellness Plan Demonstration (Demonstration), which is set to expire December 31, 2024. HHS intends to request extension of the Demonstration for an additional five years pursuant to §1115(a) and §1915(h)(2) of the Social Security Act with no modifications to current program operations. The initial 30-day public comment period was set to close May 17, 2024 at 4:30 p.m. The comment period will now close on June 17, 2024 at 4:30 p.m.

A full public notice, Demonstration extension documents, and information about the Iowa Health and Wellness Plan are available at <u>https://hhs.iowa.gov/public-notice/2024-04-17/ihawp-extension</u> and non-electronic copies will be made available for review at HHS Field Offices.

Written comments may be addressed to Jeanette Brandner, Department of Health and Human Services, Iowa Medicaid, 1305 East Walnut, Des Moines, IA 50319-0114. Comments may also be sent via electronic mail to: jbrandn@dhs.state.ia.us through June 17, 2024 at 4:30 p.m. Please include "1115 Renewal" in the subject line.

Submitted by: Elizabeth Matney, Director Iowa Medicaid Iowa Department of Health and Human Services

# Appendix E3: Public Notice – First Comment Period

#### NOTICE OF IOWA DEPARTMENT OF HEALTH AND HUMAN SERVICES

## PUBLIC COMMENT PERIOD FOR IOWA HEALTH AND WELLNESS PLAN EXTENSION

Notice is hereby given that the Iowa Department of Health and Human Services (HHS) will hold public hearings on the renewal of the §1115 Iowa Health and Wellness Plan Demonstration (Demonstration), which is set to expire December 31, 2024. HHS intends to request extension of the Demonstration for an additional five years pursuant to §1115(a) and §1915(h)(2) of the Social Security Act with no modifications to current program operations.

Hearings offer an opportunity for the public to provide written or verbal comments about the Demonstration extension. All comments will be summarized and taken into consideration prior to submission to the Centers for Medicare and Medicaid Services (CMS). Hearings will be held at the following dates, times, and locations:

HEARING #1	HEARING #2	HEARING #3
April 26, 2024 10 a.m. to 11 a.m. CST	May 2, 2024 4 p.m. to 5 p.m. CST	May 16, 2024 1 p.m. to 4 p.m. CST
Urbandale Public Library Meeting Room A/B 3520 86th St Urbandale, IA 50322	Iowa Medicaid Townhall Meeting <u>https://www.zoomgov.com/j/1</u> <u>612132439</u> Meeting ID: 161 213 2439 Or call in by Phone 669-254- 5252	Medical Assistance Advisory Council (MAAC) Meeting https://www.zoomgov.com/j/1 <u>605445705</u> Meeting ID: 160 544 5705 Or call in by Phone 669-254- 5252

This notice provides details about the Demonstration and serves to open the 30-day public comment period. The comment period closes May 17, 2024, at 4:30 p.m.

#### **GOALS AND OBJECTIVES**

The Iowa Health and Wellness Plan (IHAWP) seeks to further the objectives of Medicaid by:

- 1. Improving enrollee health and wellness through the encouragement of healthy behaviors and use of preventive services.
- 2. Increasing enrollee engagement and accountability in their health care.
- 3. Increasing enrollee's access to dental care.

Additionally, the Dental Wellness Plan (DWP) seeks to achieve the following goals related to dental services:

- 1. Ensure member access to and quality of dental services.
- 2. Allow for the seamless delivery of services by providers.
- 3. Improve the oral health of DWP enrollees by encouraging engagement in preventive services and compliance with treatment goals.
- 4. Encourage linkage to a dental home.

#### DEMONSTRATION ELIGIBILITY

No changes are proposed to program eligibility. During the extension period, the Demonstration will continue to target individuals who are eligible in the adult group under the State Plan.

Eligibility Group Name	Social Security Act and CFR Citations	Income Level
		0 – 133% Federal Poverty Level (FPL)

#### Table 1: IHAWP Eligibility

lowa Medicaid enrollees who do not meet one of the following exclusions, will continue to be enrolled in the DWP portion of the Demonstration during the extension: (i) enrollment in the Program of All-Inclusive Care for the Elderly (PACE); (ii) enrollment in the Health Insurance Premium Payment Program (HIPP); (iii) presumptively eligible; (iv) nonqualified immigrants receiving time-limited coverage of certain emergency medical conditions; (v) persons eligible only for the Medicare Savings Program; (vi) medically needy; and (vii) enrollees during periods of retroactive eligibility.

#### ENROLLMENT AND FISCAL PROJECTIONS

Annual enrollment and aggregate annual expenditures are not expected to increase or decrease as a result of the extension of this Demonstration. The State is not seeking any expenditure authorities under this Demonstration and CMS has previously determined that this Demonstration is budget neutral as documented in CMS' June 24, 2021 approval.

#### BENEFITS

The Demonstration extension will not modify current covered benefits, which are described in the IHAWP alternative benefit plan (ABP). Dental benefits also remain unchanged under this extension, with members no longer required to complete two dental healthy behavior activities annually or pay a monthly dental contribution to receive full dental coverage in accordance with the State's December 2021 Demonstration amendment.

#### COST SHARING

Current cost sharing will remain unchanged by this extension. All IHAWP members have no cost-sharing during their first year of enrollment. During the second year, enrollees at or above

50% FPL who do not complete required healthy behaviors (i.e., health risk assessment and annual exam) during their first year of enrollment will be required to pay a monthly premium during the subsequent enrollment year, subject to a 30-day healthy behavior grace period. Individuals below 50% of the FPL, medically frail and members in the Health Insurance Premium Payment (HIPP) population, and all individuals who self-attest to a financial hardship are exempt from the required premium payment.

Monthly premium amounts will not exceed \$5 per month for nonexempt households from 50% up to 100% of FPL, and \$10 per month for nonexempt households between 100% and 133% of FPL. Enrollees are allowed a 90-day premium grace period, and enrollees under 100% FPL cannot be disenrolled for nonpayment of a premium, nor can an individual be denied an opportunity to re-enroll due to nonpayment of a premium. Individuals over 100% may be disenrolled for nonpayment but they can reapply. After 90 days, unpaid premiums may be considered a collectible debt owed to the State. Finally, the State will impose an \$8 copayment for non-emergency use of the emergency room consistent with Iowa's Medicaid State Plan and with all federal requirements.

#### **DELIVERY SYSTEM**

Managed care organizations (MCOs) will continue to be responsible for delivering all IHAWP covered benefits, with the exception of dental benefits, which are carved out and delivered to enrollees through a prepaid ambulatory health plan (PAHP).

Enrollment of Demonstration participants in managed care and the program is mandatory, with the exception of certain populations described in the State's §1915(b) lowa High Quality Healthcare Initiative Waiver, and Alaskan Natives and American Indians are enrolled voluntarily. Excepted populations continue to receive services through the fee-for-service delivery system outlined in Iowa's Medicaid State Plan.

#### WAIVER AUTHORITY

The State requests continuation of all currently approved federal waivers with no changes.

#### **EXPENDITURE AUTHORITY**

There are currently no expenditure authorities required to operate the Demonstration and the State is not requesting any federal expenditure authorities with this extension.

#### **EVALUATION**

The State proposes to continue the evaluation of the Demonstration during the extension term in accordance with the current CMS-approved evaluation plan. The only planned modification is discontinuance of the DWP hypotheses from the study due to the removal of the dental-related Healthy Behaviors program in December 2021. Table 2 outlines the hypotheses and research questions that will continue during the extension.

# $\begin{array}{c} \text{state of iowa department of} \\ Health \text{and} Human \\ \text{services} \end{array}$

Table 2: Evaluation Hypotheses and Research Questions During Demonstration Extension

H	/pothesis	Research Questions
	ealthy Behaviors Program	
1.	The proportion of members who complete a wellness exam, health risk assessment (HRA), or both will vary.	<ul> <li>What proportion of members complete a wellness exam in a given year?</li> <li>What proportion of members complete an HRA in a given year?</li> <li>What proportion of members complete both required activities in a given year?</li> </ul>
2.	The proportion of members completing a wellness exam, health risk assessment, or both will change over time and by income level.	<ul> <li>Has the proportion of members completing a wellness exam decreased among lower-income members and increased among higher-income members?</li> <li>Has the proportion of members completing an HRA decreased among lower-income members and increased among higher-income members?</li> <li>Has the proportion of members completing both required activities decreased among lower-income members and increased among higher-income members?</li> </ul>
3.	Completing Healthy Behavior Incentive (HBI) requirements is associated with a member's use of hospital observation stays.	<ul> <li>Are members who complete the HBI requirements equally likely to have a hospital observation stay?</li> <li>Do members who complete the HBI requirements have fewer total hospital observation stays annually?</li> </ul>
4.	Completing HBI requirements is associated with a member's use of inpatient hospital care.	<ul> <li>Are members who complete the HBI requirements equally likely to be hospitalized?</li> <li>Do members who complete the HBI requirements have fewer total hospitalizations annually?</li> <li>Are members who complete the HBI requirements less likely to have a potentially preventable hospitalization?</li> <li>Do members who complete the HBI requirements have fewer total potentially preventable hospitalizations annually?</li> <li>Are members who complete the HBI requirements have fewer total apotentially preventable hospitalization?</li> <li>Do members who complete the HBI requirements have fewer total potentially preventable hospitalizations annually?</li> <li>Are members who complete the HBI requirements less likely to have a 30-day all-cause readmission?</li> <li>Do members who complete the HBI requirements have fewer total 30-day</li> </ul>

Нур	othesis	Research Questions
		all-cause readmissions annually?
r	Completing HBI requirements is associated with shifts in patterns of member's health care utilization.	<ul> <li>Do members who complete the HBI requirements have fewer potentially preventable hospitalizations as a proportion of total hospitalizations?</li> <li>Do members who complete the HBI requirements have fewer non-emergent ED visits as a proportion of total ED visits?</li> <li>Do members who complete the HBI requirements have more primary care visits as a proportion of total outpatient visits?</li> </ul>
a	Completing HBI requirements is associated with a member's health care expenditures.	<ul> <li>Do members who complete the HBI requirements have lower spending in all categories?</li> </ul>
t	Disparities exist in the relationships between HBI completion and butcomes.	<ul> <li>Do disparities exist in the following populations- high utilizers, individuals with multiple chronic conditions, individuals with OUD, individuals from racial and ethnic groups, rural individuals, and by sex?</li> </ul>
l F	Members who have been enrolled onger are more aware of the HBI program than those who have been enrolled a shorter period of time.	<ul> <li>What is the level of awareness about the HBI program among members?</li> <li>How long are members enrolled in the program?</li> <li>Is there a relationship between length of enrollment and awareness of the HBI program?</li> </ul>
le le	Members who have been enrolled onger have more knowledge about the HBI program than those who have been enrolled a shorter period of time.	<ul> <li>What specific knowledge about the HBI program do members report?</li> <li>Do members understand incentive/disincentive part of the HBI program?</li> <li>Do members know they need to pay a premium monthly?</li> <li>Do members know about the hardship waiver?</li> <li>How long have members been enrolled?</li> </ul>
r t	Those who are aware of the HBI program are more likely to complete he behaviors (HRA and well exam) compared to those who are not aware.	<ul> <li>What is the level of awareness of the HBI program?</li> <li>What is the level of completion of the HRA and well exam?</li> </ul>
a t V	Those who have more knowledge about the HBI program are more likely o complete the behaviors (HRA and well exam) than those with less knowledge.	<ul> <li>What is the level of knowledge about the HBI program?</li> <li>What is the level of completion of the HRA and well exam?</li> </ul>

Hypothesis	Research Questions
12. Member socio-demographic characteristics and perceptions/attitudes are associated with awareness of the HBI program.	<ul> <li>What is the level awareness of the HBI program?</li> <li>What are the socio-demographic characteristics (age, gender, income, education, employment, race, and ethnicity) of members?</li> <li>What are the perceptions/attitudes (self-efficacy, response efficacy, perceived susceptibility, perceived severity, and perceived benefit) of members?</li> </ul>
13. Member socio-demographic characteristics and perceptions/attitudes are associated with knowledge of the HBI program.	<ul> <li>What is the level knowledge of the HBI program?</li> <li>What are the socio-demographic characteristics (age, gender, income, education, employment, race, and ethnicity) of members?</li> <li>What are the perceptions/attitudes (self-efficacy, response efficacy, perceived susceptibility, perceived severity, and perceived benefit) of members?</li> </ul>
14. Member socio-demographic characteristics and perceptions/attitudes are associated with completion of the HRA and well exam.	<ul> <li>What is the level of completion of the HRA and well exam?</li> <li>Research Question 16.2: What are the socio-demographic characteristics (age, gender, income, education, employment, race, and ethnicity) of members?</li> <li>Research Question 16.3: What are the perceptions/attitudes (self-efficacy, response efficacy, perceived susceptibility, perceived severity, and perceived benefit) of members?</li> </ul>
<ul><li>15. Members are most likely to hear about the HBI program from their MCO.</li><li>16. Members report challenges in using</li></ul>	<ul> <li>Where are members learning about the HBI program and HBI program components?</li> <li>What are the perceptions of the ease of use of the hardship waiver?</li> </ul>
hardship waiver. 17. Members who do not complete the HRA and wellness exam, report barriers to completing the behaviors.	<ul> <li>What are the challenges members report in using the hardship waiver?</li> <li>What are the barriers to completing the HRA and wellness exam as reported by the members?</li> </ul>
18. Disenrolled members report no knowledge of the HBI program.	<ul> <li>What is the level of HBI program knowledge among disenrolled members?</li> </ul>
19. Disenrolled members describe confusion around the disenrollment process.	How do disenrolled members describe the process of learning about their disenrollment?

Hypothesis	Research Questions
20. Disenrolled members report consequences to their disenrollment.	<ul> <li>What happens after members are disenrolled for non-payment?</li> <li>Will disenrolled members be able to reenroll to health insurance coverage?</li> <li>Do the consequences change over time?</li> </ul>
Waiver of Retroactive Eligibility	And the state of the the surgivery of the two estimates in the little transmission of the two estimates and the two estimates and the states of two estimates and two estim
<ol> <li>Eliminating retroactive eligibility will increase the likelihood of enrollment and enrollment continuity.</li> </ol>	<ul> <li>Are people subject to the waiver of retroactive eligibility more likely to enroll in Medicaid relative to members in the same programs prior to the waiver?</li> <li>Do people subject to the waiver of retroactive eligibility have increased enrollment continuity relative to members in the same programs prior to the waiver?</li> </ul>
2. Eliminating retroactive eligibility will not increase negative financial impacts on members.	<ul> <li>Are there any negative financial impacts on consumers because of the waiver of retroactive eligibility relative to members in the same programs prior to the waiver?</li> </ul>
<ol> <li>Eliminating retroactive eligibility will improve member health.</li> </ol>	<ul> <li>Do people who are subject to waiver of retroactive eligibility have better health outcomes?</li> </ul>
<ol> <li>Eliminating retroactive eligibility will reduce the annual Medicaid services budget.</li> </ol>	What are the effects on the Medicaid services budget?
<ol> <li>Providers will increase initiation of Medicaid applications for eligible patients/clients</li> </ol>	<ul> <li>Have health care providers increased the initiation of Medicaid applications for eligible patients/clients?</li> </ul>
Cost Sharing	
<ol> <li>Members understand the \$8 copayment for non-emergent use of the ER.</li> </ol>	<ul> <li>Do members understand the \$8 copayment for non-emergent use of the ER?</li> </ul>
2. Cost sharing improves member understanding of appropriate ER use.	<ul> <li>Do members subject to an \$8 copayment understand appropriate use of the ER better than members who are not subject to the copay?</li> <li>Do members subject to an \$8 copayment understand cost of the ER better than members who are not subject to the copay?</li> <li>Are members subject to an \$8 copayment for non-emergent use of the ER</li> </ul>

Hy	pothesis	Research Questions
3.	Members subject to cost sharing are more likely to establish and utilize a regular source of care as compared to	<ul> <li>less likely to use the ER for non-emergent care?</li> <li>Are members subject to an \$8 copayment for non-emergent use of the ER more likely to use the primary care providers for non-emergent care?</li> <li>Are members who are subject to the \$8 copayment for non-emergent ER use more likely to have a regular source of care than those not subject to the copayment?</li> <li>Are members who are subject to the \$8 copayment for non-emergent ER</li> </ul>
	members not subject to cost sharing.	use more likely to receive preventive care and chronic care monitoring than those not subject to the copayment?
4.	health care outcomes.	<ul> <li>Do members who are subject to the \$8 copayment for non-emergent ER use have more favorable long-term health care outcomes?</li> </ul>
	est and Sustainability	
1.	Ongoing administrative costs will increase due to implementation of IHAWP.	What are the administrative costs associated with IHAWP?
2.	outcomes supporting a sustainable program.	<ul> <li>What are the changes in revenue streams as a result of IHAWP?</li> </ul>
3.	outcomes supporting a sustainable program.	<ul> <li>How does IHAWP change healthcare expenditures?</li> <li>How does IHAWP change healthcare utilization?</li> </ul>
4.	IHAWP results in long-term outcomes supporting a sustainable program.	What are the long-term, state-wide changes resulting from IHAWP?
Wa	aiver of NEMT	
1.	Wellness Plan members without a non-emergency transportation benefit will have equal or lower barriers to care resulting from lack of transportation.	<ul> <li>Are adults in the IHAWP less likely to report barriers to care due to transportation than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to report transportation-related barriers to complete HBI requirements than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report barriers to care for chronic condition management due to transportation than other adults in Medicaid who report awareness of the NEMT benefit?</li> </ul>

Hypothesis	Research Questions
	<ul> <li>Are adults in the IHAWP less likely to report unmet need for transportation to health care visits than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report worry about the ability to pay for cost of transportation than other adults in Medicaid who report awareness of the NEMT benefit?</li> </ul>
<ol> <li>Wellness Plan members with non-emergency transportation will have equal or lower rate missed appointments due to transportation.</li> </ol>	<ul> <li>Are adults in the IHAWP less likely to report transportation-related missed appointments than other adults in Medicaid who receive the NEMT benefit?</li> </ul>
<ol> <li>Wellness Plan members with non-emergency transportation will report a lower awareness non-emergency transportation as a part of their health care</li> </ol>	<ul> <li>Do adults in the IHAWP less frequently report that their health care plan provides non-emergency transportation than other adults in Medicaid who receive the NEMT benefit?</li> </ul>
<ol> <li>Wellness plan members wit non-emergency transportati will report similar experience health care-related transport regardless of their location of status.</li> </ol>	<ul> <li>on benefit</li> <li>with health-care related transportation as other adults in Medicaid who receive the NEMT benefit?</li> <li>Do adults in the IHAWP who have limitations to activities of daily living</li> </ul>
Member Experiences	
<ol> <li>Wellness Plan members will equal or greater access to p care and specialty services.</li> </ol>	brimary Benchmarking Database?

Hy	pothesis	Research Questions
		<ul> <li>to questions, and have less time in waiting room than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to know what to do to obtain care after regular office hours than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater access to specialist care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater access to specialist care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater access to prescription medication than other adults in national estimates from National CAHPS Benchmarking Database?</li> </ul>
2.	Wellness Plan members will have equal or greater access to preventive care services.	<ul> <li>Are women aged 50-64 in the IHAWP more likely to have had a breast cancer screening than other adults in Medicaid?</li> <li>Are women aged 21-64 in the IHAWP more likely to have had a cervical cancer screening than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to have had a flu shot in the past year than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults with diabetes in the IHAWP more likely to have had Hemoglobin A1c testing than other adults with diabetes in Medicaid?</li> <li>Are adults in the IHAWP more likely to report greater access to preventive care than other adults in national estimates from National CAHPS Benchmarking Database?</li> </ul>
3.	Wellness Plan members will have equal or greater access to mental and behavioral health services.	<ul> <li>Research Question 1.3.1: Are adults in IHAWP with major depressive disorder more likely to have higher anti-depressant medication management than other adults with major depressive disorder in Medicaid?</li> <li>Research Question 1.3.2: Are adults in the IHAWP more likely to utilize mental health services than other adults in Medicaid?</li> </ul>
4.	Wellness Plan members will have equal or greater access to care, resulting in equal or lower use of	Are adults in the IHAWP more likely to have fewer non-emergent ED visits than other adults in Medicaid?

Hypothesis	Research Questions
emergency department services for non-emergent care.	<ul> <li>Are adults in the IHAWP more likely to have fewer follow-up ED visits than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to utilize ambulatory care than other adults in Medicaid?</li> <li>What other circumstances are associated with overutilization of ED?</li> </ul>
<ol> <li>Wellness Plan members will experience equal or less churning.</li> </ol>	<ul> <li>Are adults in the IHAWP less likely to have gaps in health insurance coverage over the past 12 months than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to have higher rates of consecutive coverage than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to change plans or lose eligibility during the year than other adults in Medicaid?</li> </ul>
6. Wellness Plan members will maintain continuous access to a regular source of care when their eligibility status changes.	<ul> <li>Are adults in the IHAWP more likely to have a personal doctor than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to have an easier time changing personal doctor/PCP than other adults in Medicaid/(than in prior years)?</li> </ul>
7. Wellness Plan members will have equal or better quality of care.	<ul> <li>Are adults in the IHAWP less likely to receive antibiotic treatment for acute bronchitis than other adults in Medicaid?</li> <li>Are adults aged 40-64 with COPD in IHAWP more likely to have pharmacotherapeutic management of COPD exacerbation than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to self-report receipt of flu shot than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to report visiting the ED for non-emergent care than other adults in Medicaid?</li> </ul>
<ol> <li>Wellness Plan members will have equal or lower rates of hospital admissions.</li> </ol>	<ul> <li>Are adults in the IHAWP less likely to have hospital admissions for COPD, diabetes short-term complications, CHF or asthma than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to utilize general hospital/acute care than other adults in Medicaid?</li> </ul>

Hypothesis	Research Questions
	<ul> <li>Are adults in the IHAWP less likely to have an acute readmission within 30 days of being discharged for acute inpatient stay than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to have a self-reported hospitalization in the previous 6 months than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to have a self-reported 30-day hospital readmission in the previous 6 months than other adults in Medicaid?</li> </ul>
9. Wellness Plan members will report equal or greater satisfaction with the care provided.	<ul> <li>Are adults in the IHAWP more likely to report that their personal doctor communicated well with them during office visits than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report that their provider supported them in taking care of their own health than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report that their provider paid attention to their mental or emotional health than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report that their provider paid attention to their mental or emotional health than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report that their provider paid attention to the care they received from other providers than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report higher ratings of their personal doctor than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report higher ratings of their personal doctor than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report higher ratings of their overall care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report higher ratings of their overall care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report higher ratings of their overall care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report higher ratings of their MCO health plan than other adults in national estimates from National CAHPS Benchmarking Database?</li> </ul>

#### SUBMISSION OF COMMENTS

This notice and all Demonstration extension documents are available online at: <u>https://hhs.iowa.gov/public-notice/2024-04-17/ihawp-extension</u>. To reach all stakeholders, nonelectronic copies will also be made available for review at HHS Field Offices. A full list of HHS Field Office locations is available at <u>https://hhs.iowa.gov/about/hhs-office-locations</u>.

Written comments may be addressed to Jeanette Brandner, Department of Health and Human Services, Iowa Medicaid, 1305 East Walnut, Des Moines, IA 50319-0114. Comments may also be sent via electronic mail to the attention of HHS, Iowa Health and Wellness Plan at: jbrandn@dhs.state.ia.us through May 17, 2024 at 4:30 p.m. After the comment period has ended, a summary of comments received will be made available at: <u>https://hhs.iowa.gov/public-notice/2024-04-17/ihawp-extension</u>.

Submitted by: Elizabeth Matney Medicaid Director Iowa Department of Health and Human Services

# STATE OF IOWA DEPARTMENT OF Health and Human Services

# Appendix E4: Public Notice – Second Comment Period

NOTICE OF IOWA DEPARTMENT OF HEALTH AND HUMAN SERVICES

## PUBLIC COMMENT PERIOD FOR IOWA HEALTH AND WELLNESS PLAN EXTENSION

Notice is hereby given that the Iowa Department of Health and Human Services (HHS) is extending its public comment period on the renewal of the §1115 Iowa Health and Wellness Plan Demonstration (Demonstration), which is set to expire December 31, 2024. HHS intends to request extension of the Demonstration for an additional five years pursuant to §1115(a) and §1915(h)(2) of the Social Security Act with no modifications to current program operations. The initial 30-day public comment period was set to close May 17, 2024 at 4:30 p.m. The comment period will now close on June 17, 2024 at 4:30 p.m.

In addition to extending the public comment period, the following updates have been made to this public notice:

- Added Table 2 to provide an overview of anticipated annual enrollment and expenditures over the five year renewal period.
- Added the waiver authorities the State will be requesting during the renewal period.
- Provided further description of covered benefits.
- Updated Table 3 to include the dental-related hypotheses and research questions currently contained in the CMS-approved evaluation plan.
- Provided the link to the CMS website where all Demonstration materials are also available.

In addition to the two public hearings already held on the Demonstration extension, a third public hearing will be held as follows:

DATE:	May 16, 2024
TIME:	1 p.m. to 4 p.m. CST
LOCATION:	Medical Assistance Advisory Council (MAAC) Meeting https://www.zoomgov.com/j/1 605445705
	Meeting ID: 160 544 5705
	Or call in by Phone 669-254-5252

#### GOALS AND OBJECTIVES

The Iowa Health and Wellness Plan (IHAWP) seeks to further the objectives of Medicaid by:

- 1. Improving enrollee health and wellness through the encouragement of healthy behaviors and use of preventive services.
- 2. Increasing enrollee engagement and accountability in their health care.
- 3. Increasing enrollee's access to dental care.

Additionally, the Dental Wellness Plan (DWP) seeks to achieve the following goals related to dental services:

- 1. Ensure member access to and quality of dental services.
- 2. Allow for the seamless delivery of services by providers.
- 3. Improve the oral health of DWP enrollees by encouraging engagement in preventive services and compliance with treatment goals.
- 4. Encourage linkage to a dental home.

#### DEMONSTRATION ELIGIBILITY

No changes are proposed to program eligibility. During the extension period, the Demonstration will continue to target individuals who are eligible in the adult group under the State Plan.

Eligibility Group Name	Social Security Act and CFR Citations	Income Level
The Adult Group	§1902(a)(10)(A)(i)(VIII) 42 CFR §435.119	0 – 133% Federal Poverty Level (FPL)

#### Table1: IHAWP Eligibility

Iowa Medicaid enrollees who do not meet one of the following exclusions, will continue to be enrolled in the DWP portion of the Demonstration during the extension: (i) enrollment in the Program of All-Inclusive Care for the Elderly (PACE); (ii) enrollment in the Health Insurance Premium Payment Program (HIPP); (iii) presumptively eligible; (iv) nonqualified immigrants receiving time-limited coverage of certain emergency medical conditions; (v) persons eligible only for the Medicare Savings Program; (vi) medically needy; and (vii) enrollees during periods of retroactive eligibility.

#### ENROLLMENT AND FISCAL PROJECTIONS

Annual enrollment and aggregate annual expenditures are not expected to increase or decrease as a result of the extension of this Demonstration. The State is not seeking any expenditure authorities under this Demonstration and CMS has previously determined that this Demonstration is budget neutral as documented in CMS' June 24, 2021 approval. Table 2 provides an overview of anticipated annual enrollment and expenditures over the five year renewal period.

Table 2: Demonstration E	Enrollment and	Expenditures
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	DEMONSTRATION YEARS				TOTAL	
	2025	2026	2027	2028	2029	TUTAL
Adult Group Enrollees	192,545	194,470	196,415	198,379	200,363	982,171
DWP Enrollees	659,701	666,298	672,961	679,691	686,488	3,365,138
Demonstration Expenditures	\$ 2,089,073,341	\$ 2,143,082,820	\$ 2,197,547,213	\$ 2,260,603,249	\$ 2,308,788,235	\$ 10,999,094,858

#### **BENEFITS**

The Demonstration extension will not modify current covered benefits, which are fully described in the IHAWP alternative benefit plan (ABP). IHAWP benefits are comprehensive and include doctor visits, prescription drugs, preventive health services, mental health services, inpatient care, emergency care, and more. Dental benefits also remain unchanged under this extension, with members no longer required to complete two dental healthy behavior activities annually or pay a monthly dental contribution to receive full dental coverage in accordance with the State's December 2021 Demonstration amendment.

#### **COST SHARING**

Current cost sharing will remain unchanged by this extension. All IHAWP members have no cost-sharing during their first year of enrollment. During the second year, enrollees at or above 50% FPL who do not complete required healthy behaviors (i.e., health risk assessment and annual exam) during their first year of enrollment will be required to pay a monthly premium during the subsequent enrollment year, subject to a 30-day healthy behavior grace period. Individuals below 50% of the FPL, medically frail and members in the Health Insurance Premium Payment (HIPP) population, and all individuals who self-attest to a financial hardship are exempt from the required premium payment.

Monthly premium amounts will not exceed \$5 per month for nonexempt households from 50% up to 100% of FPL, and \$10 per month for nonexempt households between 100% and 133% of FPL. Enrollees are allowed a 90-day premium grace period, and enrollees under 100% FPL cannot be disenrolled for nonpayment of a premium, nor can an individual be denied an opportunity to re-enroll due to nonpayment of a premium. Individuals over 100% may be disenrolled for nonpayment but they can reapply. After 90 days, unpaid premiums may be considered a collectible debt owed to the State. Finally, the State will impose an \$8 copayment for non-emergency use of the emergency room consistent with Iowa's Medicaid State Plan and with all federal requirements.

#### **DELIVERY SYSTEM**

Managed care organizations (MCOs) will continue to be responsible for delivering all IHAWP covered benefits, with the exception of dental benefits, which are carved out and delivered to enrollees through a prepaid ambulatory health plan (PAHP).

Enrollment of Demonstration participants in managed care and the program is mandatory, with the exception of certain populations described in the State's §1915(b) lowa High Quality Healthcare Initiative Waiver, and Alaskan Natives and American Indians are enrolled voluntarily. Excepted populations continue to receive services through the fee-for-service delivery system outlined in Iowa's Medicaid State Plan.

#### WAIVER AUTHORITY

The State requests continuation of the currently approved federal waivers, as described below. This includes technical changes to remove waiver authorities associated with the former DWP Healthy Behaviors program, which was discontinued in December 2021.

#### 1. Premiums

## Section 1902(a)(14) insofar as it incorporates Section 1916

To the extent necessary to enable the state to charge premiums beyond applicable Medicaid limits to the Iowa Wellness Plan demonstration populations above 50 percent of the federal poverty level. Combined premiums and cost-sharing is subject to a quarterly aggregate cap of 5 percent of family income.

#### 2. Methods of Administration

## Section 1902(a)(4) insofar as it incorporates 42 CFR 431.53

To the extent necessary to relieve the state of the responsibility to assure transportation to and from providers for individuals in the demonstration for the new adult group beneficiaries. Medically frail beneficiaries and those eligible for EPSDT services are exempt from this waiver of NEMT.

#### 3. Comparability

#### Section 1902(a)(17)

Section 1902(a)(17)

Section 1902(a)(23)(A)

Section 1902(a)(10)(B)

To the extent necessary to permit the state to provide reduced cost sharing for the newly eligible population through an \$8 copay for non-emergency use of the emergency department. This copay will not apply to other Medicaid populations; copays applied to other Medicaid populations will not be imposed on this population.

#### 4. Proper and Efficient Administration

To the extent necessary to permit the state to contract with a single dental benefit plan administrator to provide dental services to beneficiaries affected by the Iowa Wellness Plan section 1115 demonstration.

#### 5. Freedom of Choice

To the extent necessary to permit the state to require enrollees to receive dental services through a carved-out contracted dental benefit with no access to other providers.

#### 6. Amount, Duration, and Scope of Services

To the extent necessary to enable the state to provide benefit packages to demonstration populations that differ from the state plan benefit package.

#### 7. Retroactive Eligibility

To the extent necessary to enable the state not to provide three months of retroactive eligibility for state plan populations. The waiver of retroactive eligibility does not apply to pregnant women (and during the 60-day period beginning on the last day of the pregnancy), infants under age 1, and children under 19 years of age.

The waiver of retroactive eligibility also does not apply to applicants who are eligible for nursing facility services based on level of care, who had been a resident of a nursing facility

#### ge. Section 1902(a)(10) and (a)(34)

in any of the three months prior to an application, and who are otherwise eligible for Medicaid. For persons who are exempted from the waiver due to eligibility for nursing facility services, retroactive eligibility would be provided for any particular months in which the applicant was a nursing facility resident.

#### **EXPENDITURE AUTHORITY**

There are currently no expenditure authorities required to operate the Demonstration and the State is not requesting any federal expenditure authorities with this extension.

#### **EVALUATION**

The State proposes to continue the evaluation of the Demonstration during the extension term in accordance with the current CMS-approved evaluation plan. Table 3 outlines the hypotheses and research questions that will continue during the extension.

Table 3: Evaluation Hypotheses and Research Questions During Demonstration Extension
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Hy	pothesis	Research Questions
Не	althy Behaviors Program	
1.	The proportion of members who complete a wellness exam, health risk assessment (HRA), or both will vary.	<ul> <li>What proportion of members complete a wellness exam in a given year?</li> <li>What proportion of members complete an HRA in a given year?</li> <li>What proportion of members complete both required activities in a given year?</li> </ul>
2.	The proportion of members completing a wellness exam, health risk assessment, or both will change over time and by income level.	<ul> <li>Has the proportion of members completing a wellness exam decreased among lower-income members and increased among higher-income members?</li> <li>Has the proportion of members completing an HRA decreased among lower-income members and increased among higher-income members?</li> <li>Has the proportion of members completing both required activities decreased among lower-income members and increased among higher-income members?</li> </ul>
3.	Member characteristics are associated with the likelihood of completing both required HBI activities.	<ul> <li>Are older, non-Hispanic white females living in metropolitan counties more likely to complete both required activities?</li> <li>Are members assigned to some MCOs more likely than members assigned to other MCOs to complete both required activities?</li> <li>Is the length of time in the program positively associated with the likelihood of completing both required activities?</li> </ul>
4.	Completing HBI requirements is associated with a member's use of the emergency department (ED).	<ul> <li>Are members who complete the HBI requirements equally likely to have an ED visit?</li> <li>Do members who complete the HBI requirements have fewer total ED visits annually?</li> <li>Are members who complete the HBI requirements less likely to have a non-emergent ED visit?</li> <li>Do members who complete the HBI requirements have fewer total nonemergent ED visit?</li> <li>Are members who complete the HBI requirements have fewer total nonemergent ED visits annually?</li> <li>Are members who complete the HBI requirements less likely to have a 3-</li> </ul>

Hypothesis		Research Questions
		<ul><li>day, 7-day, or 30-day return ED visit?</li><li>Do members who complete the HBI requirements have fewer total 3day,</li></ul>
5.	Completing Healthy Behavior Incentive (HBI) requirements is associated with a member's use of hospital observation stays.	<ul> <li>7-day, or 30-day return ED visits annually?</li> <li>Are members who complete the HBI requirements equally likely to have a hospital observation stay?</li> <li>Do members who complete the HBI requirements have fewer total hospital observation stays annually?</li> </ul>
6.	Completing HBI requirements is associated with a member's use of inpatient hospital care.	<ul> <li>Are members who complete the HBI requirements equally likely to be hospitalized?</li> <li>Do members who complete the HBI requirements have fewer total hospitalizations annually?</li> <li>Are members who complete the HBI requirements less likely to have a potentially preventable hospitalization?</li> <li>Do members who complete the HBI requirements have fewer total potentially preventable hospitalizations annually?</li> <li>Are members who complete the HBI requirements less likely to have a 30-day all-cause readmission?</li> <li>Do members who complete the HBI requirements less likely to have a 30-day all-cause readmission?</li> </ul>
7.	Completing HBI requirements is associated with shifts in patterns of member's health care utilization.	<ul> <li>Do members who complete the HBI requirements have fewer potentially preventable hospitalizations as a proportion of total hospitalizations?</li> <li>Do members who complete the HBI requirements have fewer non-emergent ED visits as a proportion of total ED visits?</li> <li>Do members who complete the HBI requirements have more primary care visits as a proportion of total outpatient visits?</li> </ul>
8.	Completing HBI requirements is associated with a member's health care expenditures.	<ul> <li>Do members who complete the HBI requirements have lower spending in all categories?</li> </ul>
9.	Disparities exist in the relationships between HBI completion and outcomes.	<ul> <li>Do disparities exist in the following populations- high utilizers, individuals with multiple chronic conditions, individuals with OUD, individuals from racial and ethnic groups, rural individuals, and by sex?</li> </ul>

Hypothesis	Research Questions
<ol> <li>Members who have been enrolled longer are more aware of the HBI program than those who have been enrolled a shorter period of time.</li> </ol>	<ul> <li>What is the level of awareness about the HBI program among members?</li> <li>How long are members enrolled in the program?</li> <li>Is there a relationship between length of enrollment and awareness of the HBI program?</li> </ul>
11. Members who have been enrolled longer have more knowledge about the HBI program than those who have been enrolled a shorter period of time.	<ul> <li>What specific knowledge about the HBI program do members report?</li> <li>Do members understand incentive/disincentive part of the HBI program?</li> <li>Do members know they need to pay a premium monthly?</li> <li>Do members know about the hardship waiver?</li> <li>How long have members been enrolled?</li> </ul>
<ol> <li>Those who are aware of the HBI program are more likely to complete the behaviors (HRA and well exam) compared to those who are not aware.</li> </ol>	<ul><li>What is the level of awareness of the HBI program?</li><li>What is the level of completion of the HRA and well exam?</li></ul>
<ol> <li>Those who have more knowledge about the HBI program are more likely to complete the behaviors (HRA and well exam) than those with less knowledge.</li> </ol>	<ul> <li>What is the level of knowledge about the HBI program?</li> <li>What is the level of completion of the HRA and well exam?</li> </ul>
14. Member socio-demographic characteristics and perceptions/attitudes are associated with awareness of the HBI program.	<ul> <li>What is the level awareness of the HBI program?</li> <li>What are the socio-demographic characteristics (age, gender, income, education, employment, race, and ethnicity) of members?</li> <li>What are the perceptions/attitudes (self-efficacy, response efficacy, perceived susceptibility, perceived severity, and perceived benefit) of members?</li> </ul>
15. Member socio-demographic characteristics and perceptions/attitudes are associated with knowledge of the HBI program.	<ul> <li>What is the level knowledge of the HBI program?</li> <li>What are the socio-demographic characteristics (age, gender, income, education, employment, race, and ethnicity) of members?</li> <li>What are the perceptions/attitudes (self-efficacy, response efficacy, perceived susceptibility, perceived severity, and perceived benefit) of members?</li> </ul>
16. Member socio-demographic	<ul> <li>What is the level of completion of the HRA and well exam?</li> </ul>

Hypothesis	Research Questions
characteristics and perceptions/attitudes are associated with completion of the HRA and well exam.	<ul> <li>Research Question 16.2: What are the socio-demographic characteristics (age, gender, income, education, employment, race, and ethnicity) of members?</li> <li>Research Question 16.3: What are the perceptions/attitudes (self-efficacy, response efficacy, perceived susceptibility, perceived severity, and perceived benefit) of members?</li> </ul>
17. Members are most likely to hear about the HBI program from their MCO.	<ul> <li>Where are members learning about the HBI program and HBI program components?</li> </ul>
<ol> <li>Members report challenges in using hardship waiver.</li> </ol>	<ul> <li>What are the perceptions of the ease of use of the hardship waiver?</li> <li>What are the challenges members report in using the hardship waiver?</li> </ul>
<ol> <li>Members who do not complete the HRA and wellness exam, report barriers to completing the behaviors.</li> </ol>	<ul> <li>What are the barriers to completing the HRA and wellness exam as reported by the members?</li> </ul>
20. Disenrolled members report no knowledge of the HBI program.	<ul> <li>What is the level of HBI program knowledge among disenrolled members?</li> </ul>
21. Disenrolled members describe confusion around the disenrollment process.	<ul> <li>How do disenrolled members describe the process of learning about their disenrollment?</li> </ul>
22. Disenrolled members report consequences to their disenrollment.	<ul> <li>What happens after members are disenrolled for non-payment?</li> <li>Will disenrolled members be able to reenroll to health insurance coverage?</li> <li>Do the consequences change over time?</li> </ul>
23. Higher levels of awareness and perceived ability to comply with requirements will be associated with receiving a dental wellness exam.	<ul> <li>What level of awareness do members have of a dental wellness exam qualifying as a HB?</li> <li>What are the barriers to receiving a dental wellness exam in order to meet the HB requirements?</li> <li>What member characteristics are associated with awareness that dental wellness exams qualify for HB requirements?</li> <li>How are members learning that receiving a dental wellness exam qualifies for HB requirements?</li> <li>Do members view receiving a dental wellness exam as a favorable</li> </ul>

Hypothesis	Research Questions
	alternative to monthly premiums?
24. IHAWP members will have equal or greater access to a dental wellness exam and other dental services because dental wellness exams qualify as a healthy behavior.	<ul> <li>What proportion of IHAWP members receive a dental wellness exam annually?</li> <li>Are adults in the IHAWP more likely to have had a dental wellness exam than other adults in Medicaid?</li> <li>Are IHAWP members able to find a dental home where they can receive a dental wellness exam?</li> <li>Are adults in the IHAWP less likely to visit the ED for non-traumatic dental conditions (NTDCs) than other adults in Medicaid?</li> </ul>
25. The oral health status of IHAWP members who receive a dental wellness exam will improve over time.	<ul> <li>How do members who have received a dental wellness exam in the past year rate their oral health as compared to those that did not?</li> </ul>
Waiver of Retroactive Eligibility	
<ol> <li>Eliminating retroactive eligibility will increase the likelihood of enrollment and enrollment continuity.</li> </ol>	<ul> <li>Are people subject to the waiver of retroactive eligibility more likely to enroll in Medicaid relative to members in the same programs prior to the waiver?</li> <li>Do people subject to the waiver of retroactive eligibility have increased enrollment continuity relative to members in the same programs prior to the waiver?</li> </ul>
<ol> <li>Eliminating retroactive eligibility will not increase negative financial impacts on members.</li> </ol>	<ul> <li>Are there any negative financial impacts on consumers because of the waiver of retroactive eligibility relative to members in the same programs prior to the waiver?</li> </ul>
<ol> <li>Eliminating retroactive eligibility will improve member health.</li> </ol>	<ul> <li>Do people who are subject to waiver of retroactive eligibility have better health outcomes?</li> </ul>
<ol> <li>Eliminating retroactive eligibility will reduce the annual Medicaid services budget.</li> </ol>	What are the effects on the Medicaid services budget?
<ol> <li>Providers will increase initiation of Medicaid applications for eligible patients/clients</li> </ol>	<ul> <li>Have health care providers increased the initiation of Medicaid applications for eligible patients/clients?</li> </ul>
Cost Sharing	

Hypothesis	Research Questions
<ol> <li>Members understand the \$8 copayment for non-emergent use of the ER.</li> </ol>	<ul> <li>Do members understand the \$8 copayment for non-emergent use of the ER?</li> </ul>
2. Cost sharing improves member understanding of appropriate ER use.	<ul> <li>Do members subject to an \$8 copayment understand appropriate use of the ER better than members who are not subject to the copay?</li> <li>Do members subject to an \$8 copayment understand cost of the ER better than members who are not subject to the copay?</li> <li>Are members subject to an \$8 copayment for non-emergent use of the ER less likely to use the ER for non-emergent care?</li> <li>Are members subject to an \$8 copayment for non-emergent use of the ER more likely to use the primary care providers for non-emergent care?</li> </ul>
<ol> <li>Members subject to cost sharing are more likely to establish and utilize a regular source of care as compared to members not subject to cost sharing.</li> </ol>	<ul> <li>Are members who are subject to the \$8 copayment for non-emergent ER use more likely to have a regular source of care than those not subject to the copayment?</li> <li>Are members who are subject to the \$8 copayment for non-emergent ER use more likely to receive preventive care and chronic care monitoring than those not subject to the copayment?</li> </ul>
4. Cost sharing improves long-term health care outcomes.	<ul> <li>Do members who are subject to the \$8 copayment for non-emergent ER use have more favorable long-term health care outcomes?</li> </ul>
Cost and Sustainability	
<ol> <li>Ongoing administrative costs will increase due to implementation of IHAWP.</li> </ol>	What are the administrative costs associated with IHAWP?
<ol> <li>IHAWP will result in short-term outcomes supporting a sustainable program.</li> </ol>	<ul> <li>What are the changes in revenue streams as a result of IHAWP?</li> </ul>
<ol> <li>IHAWP results in intermediate outcomes supporting a sustainable program.</li> </ol>	<ul> <li>How does IHAWP change healthcare expenditures?</li> <li>How does IHAWP change healthcare utilization?</li> </ul>
4. IHAWP results in long-term outcomes supporting a sustainable program.	What are the long-term, state-wide changes resulting from IHAWP?
Waiver of NEMT	

Нур	oothesis	Research Questions
1.	Wellness Plan members without a non-emergency transportation benefit will have equal or lower barriers to care resulting from lack of transportation.	<ul> <li>Are adults in the IHAWP less likely to report barriers to care due to transportation than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to report transportation-related barriers to complete HBI requirements than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report barriers to care for chronic condition management due to transportation than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report unmet need for transportation to health care visits than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report unmet need for transportation to health care visits than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report worry about the ability to pay for cost of transportation than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are adults in the IHAWP less likely to report worry about the ability to pay for cost of transportation than other adults in Medicaid who report awareness of the NEMT benefit?</li> <li>Are IHAWP members less likely to have transportation-related barriers to dental care than other adult Medicaid members who are eligible for NEMT benefits?</li> </ul>
	Wellness Plan members without a non-emergency transportation benefit will have equal or lower rates of missed appointments due to access to transportation.	<ul> <li>Are adults in the IHAWP less likely to report transportation-related missed appointments than other adults in Medicaid who receive the NEMT benefit?</li> </ul>
3.	Wellness Plan members without a non-emergency transportation benefit will report a lower awareness of the non-emergency transportation benefit as a part of their health care plan.	<ul> <li>Do adults in the IHAWP less frequently report that their health care plan provides non-emergency transportation than other adults in Medicaid who receive the NEMT benefit?</li> </ul>
	Wellness plan members without a non-emergency transportation benefit will report similar experiences with health care-related transportation regardless of their location or disability	<ul> <li>Do adults in the IHAWP who live in rural areas report similar experiences with health-care related transportation as other adults in Medicaid who receive the NEMT benefit?</li> <li>Do adults in the IHAWP who have limitations to activities of daily living report similar experiences with health-care related transportation as other</li> </ul>

Hypothesis	Research Questions
status.	adults in Medicaid who receive the NEMT benefit?
Member Experiences	
<ol> <li>Wellness Plan members will have equal or greater access to primary care and specialty services.</li> </ol>	<ul> <li>Are adults in the IHAWP more likely to have had an ambulatory or preventive care visit than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report greater access to urgent care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater access to routine care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater access to routine care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to get timely appointments, answers to questions, and have less time in waiting room than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to know what to do to obtain care after regular office hours than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater access to specialist care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater access to specialist care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater access to specialist care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report greater access to specialist care than other adults in national estimates from National CAHPS Benchmarking Database?</li> </ul>
2. Wellness Plan members will have equal or greater access to preventive care services.	<ul> <li>Are women aged 50-64 in the IHAWP more likely to have had a breast cancer screening than other adults in Medicaid?</li> <li>Are women aged 21-64 in the IHAWP more likely to have had a cervical cancer screening than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to have had a flu shot in the past year than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults with diabetes in the IHAWP more likely to have had Hemoglobin A1c testing than other adults with diabetes in Medicaid?</li> </ul>

Ну	pothesis	Research Questions
		<ul> <li>Are adults in the IHAWP more likely to report greater access to preventive care than other adults in national estimates from National CAHPS Benchmarking Database?</li> </ul>
3.	Wellness Plan members will have equal or greater access to mental and behavioral health services.	<ul> <li>Research Question 1.3.1: Are adults in IHAWP with major depressive disorder more likely to have higher anti-depressant medication management than other adults with major depressive disorder in Medicaid?</li> <li>Research Question 1.3.2: Are adults in the IHAWP more likely to utilize mental health services than other adults in Medicaid?</li> </ul>
4.	Wellness Plan members will have equal or greater access to care, resulting in equal or lower use of emergency department services for non-emergent care.	<ul> <li>Are adults in the IHAWP more likely to have fewer non-emergent ED visits than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to have fewer follow-up ED visits than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to utilize ambulatory care than other adults in Medicaid?</li> <li>Are adults in Medicaid?</li> <li>What other circumstances are associated with overutilization of ED?</li> </ul>
5.	Wellness Plan members will experience equal or less churning.	<ul> <li>Are adults in the IHAWP less likely to have gaps in health insurance coverage over the past 12 months than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to have higher rates of consecutive coverage than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to change plans or lose eligibility during the year than other adults in Medicaid?</li> </ul>
6.	Wellness Plan members will maintain continuous access to a regular source of care when their eligibility status changes.	<ul> <li>Are adults in the IHAWP more likely to have a personal doctor than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to have an easier time changing personal doctor/PCP than other adults in Medicaid/(than in prior years)?</li> </ul>
7.	Wellness Plan members will have equal or better quality of care.	<ul> <li>Are adults in the IHAWP less likely to receive antibiotic treatment for acute bronchitis than other adults in Medicaid?</li> <li>Are adults aged 40-64 with COPD in IHAWP more likely to have</li> </ul>

Hypothesis	Research Questions
	<ul> <li>pharmacotherapeutic management of COPD exacerbation than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to self-report receipt of flu shot than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to report visiting the ED for non-emergent care than other adults in Medicaid?</li> </ul>
8. Wellness Plan members will have equal or lower rates of hospital admissions.	<ul> <li>Are adults in the IHAWP less likely to have hospital admissions for COPD, diabetes short-term complications, CHF or asthma than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to utilize general hospital/acute care than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to have an acute readmission within 30 days of being discharged for acute inpatient stay than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to have a self-reported hospitalization in the previous 6 months than other adults in Medicaid?</li> <li>Are adults in the IHAWP less likely to have a self-reported hospitalization in the previous 6 months than other adults in Medicaid?</li> </ul>
9. Wellness Plan members will report equal or greater satisfaction with the care provided.	<ul> <li>Are adults in the IHAWP more likely to report that their personal doctor communicated well with them during office visits than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report that their provider supported them in taking care of their own health than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report that their provider paid attention to their mental or emotional health than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report that their provider paid attention to their mental or emotional health than other adults in Medicaid?</li> <li>Are adults in the IHAWP more likely to report that their provider paid attention to the care they received from other providers than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report higher ratings of their personal doctor than other adults in national estimates from National CAHPS Benchmarking Database?</li> </ul>

Hypothesis	Research Questions
	<ul> <li>Are adults in the IHAWP more likely to report higher ratings of their overall care than other adults in national estimates from National CAHPS Benchmarking Database?</li> <li>Are adults in the IHAWP more likely to report higher ratings of their MCO health plan than other adults in national estimates from National CAHPS Benchmarking Database?</li> </ul>

#### SUBMISSION OF COMMENTS

This notice and all Demonstration extension documents are available online at: <u>https://hhs.iowa.gov/public-notice/2024-04-17/ihawp-extension</u>. To reach all stakeholders, nonelectronic copies will also be made available for review at HHS Field Offices. A full list of HHS Field Office locations is available at <u>https://hhs.iowa.gov/about/hhs-office-locations</u>. Additionally, all historical documents associated with the Demonstration are available on the CMS website at <u>https://www.medicaid.gov/medicaid/section-1115-demo/demonstration-and-waiver-list/81706</u>. Upon the State's submission of the Demonstration extension application to CMS, this page will also be updated to permit submission of comments during the federal comment period.

Written comments may be addressed to Jeanette Brandner, Department of Health and Human Services, Iowa Medicaid, 1305 East Walnut, Des Moines, IA 50319-0114. Comments may also be sent via electronic mail to the attention of HHS, Iowa Health and Wellness Plan at: jbrandn@dhs.state.ia.us through June 17, 2024 at 4:30 p.m. After the comment period has ended, a summary of comments received will be made available at: <u>https://hhs.iowa.gov/public-notice/2024-04-17/ihawp-extension</u>.

Submitted by: Elizabeth Matney Medicaid Director Iowa Department of Health and Human Services

#### Brandner, Jeanette [HHS]

From:	Casey, Christy	
Sent:	Monday, March 18, 2024 3:37 PM	
То:	DuPuis-Cheatham, Gail (Kickapoo Tribe in Kansas; Faausuusu, Yolanda (IHS/ABR/CTC;	
	Gordon, Kathaleen (IHS/ABR/AAO; James Bower; Jan Colwell (Ponca Tribe Admin.; John	
	Hallgren; Julie Paulsen; Papakee, Rudy ( ) ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	
	Rios, Nancy (HRSA; Roger Trudell ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	
	Swalley, Vietta (IHS/ABR/SAN; Housman, Taylor (IHS/ABR/CTC; Mary Miller; Appleton,	
	Crystal (IHS/ABR/CTC; ;	
Cc:	Steenblock, Jennifer; Curtiss, Rebecca; Oestreich, Kera; Brandner, Jeanette; Johnson,	
	Sabrina	
Subject:	Tribal Notice Denal Benefits 1115 Renewal	
Attachments:	IHAWP Fast Track Appendices (3.1.24) V003.docx; Tribal Notice Hearing 3.14.24	
	V002.docx	

Notice is hereby given to all federally recognized tribes, Indian Health Programs and Urban Indian Organizations within the State of Iowa that the Iowa Department of Health and Human Services (HHS) will be submitting a request to the Centers for Medicare and Medicaid Services (CMS) to extend the §1115 Iowa Health and Wellness Plan Demonstration (Demonstration), which is set to expire December 31, 2024. HHS is proposing to extend the Demonstration for an additional five years pursuant to §1115(a) and §1915(h)(2) of the Social Security Act.

#### **TRIBAL IMPACT**

American Indian and Alaskan Native (AI/AN) populations located in the State of Iowa will continue to receive services through the lowa Health and Wellness Plan and will be able to voluntarily enroll in the managed care delivery system. Dental benefits will continue to be delivered to Demonstration enrollees through a prepaid ambulatory health plan (PAHP). Additionally, AI/AN enrollees will continue to have coverage with no cost sharing or premium obligation. To address AI/AN members and providers who voluntarily elect to participate in managed care, HHS contracts with participating MCOs and PAHPs include protections for Indian health care providers participating in Medicaid as required pursuant to Section 5006(d) of the American Recovery and Reinvestment Act of 2009 (AARA).

Comments may also be sent via electronic mail to ccasey@dhs.state.ia.us. Please include the phrase "1115 Renewal" in the subject line. HHS would be happy to schedule a phone or in-person consultation to discuss the amendments in further detail. All comments must be received by May 17, 2024, at 4:30pm CST.

Christy Casey LTSS Policy Program Manager, Tribal Liaison Iowa Medicaid Iowa Department of Health and Human Services 1305 E Walnut St., Des Moines, IA 50319 515-630-9649 mobile ccasey@dhs.state.ia.us HHS.iowa.gov



THIS MESSAGE CONTAINS CONFIDENTIAL INFORMATION FOR THE IOWA DEPARTMENT OF HEALTH AND HUMAN SERVICES. UNAUTHORIZED USE OR DISCLOSURE IS PROHIBITED.

## Appendix E5: Tribal Notice - March 18, 2024

NOTICE OF IOWA DEPARTMENT OF HEALTH AND HUMAN SERVICES

### TRIBAL COMMENT PERIOD FOR IOWA HEALTH AND WELLNESS PLAN EXTENSION

Notice is hereby given to all federally recognized tribes, Indian Health Programs and Urban Indian Organizations within the State of Iowa that the Iowa Department of Health and Human Services (HHS) will be submitting a request to the Centers for Medicare and Medicaid Services (CMS) to extend the §1115 Iowa Health and Wellness Plan Demonstration (Demonstration), which is set to expire December 31, 2024. HHS is proposing to extend the Demonstration for an additional five years pursuant to §1115(a) and §1915(h)(2) of the Social Security Act.

#### PROPOSAL

The lowa Health and Wellness Plan is a Medicaid program that was created to provide comprehensive health care coverage to low-income, uninsured lowans ages 19 to 64. HHS is seeking to extend the Demonstration for another five years with no substantive changes.

#### TRIBAL IMPACT

American Indian and Alaskan Native (AI/AN) populations located in the State of Iowa will continue to receive services through the Iowa Health and Wellness Plan and will be able to voluntarily enroll in the managed care delivery system. Dental benefits will continue to be delivered to Demonstration enrollees through a prepaid ambulatory health plan (PAHP). Additionally, AI/AN enrollees will continue to have coverage with no cost sharing or premium obligation. To address AI/AN members and providers who voluntarily elect to participate in managed care, HHS contracts with participating MCOs and PAHPs include protections for Indian health care providers participating in Medicaid as required pursuant to Section 5006(d) of the American Recovery and Reinvestment Act of 2009 (AARA).

#### SUBMISSION OF COMMENTS

A copy of the Demonstration extension request and relevant attachments are included with this notice. Written comments may be addressed to Christy Casey, Department of Health and Human Services, Iowa Medicaid, 1305 East Walnut, Des Moines, IA 50319-0114. Comments may also be sent via electronic mail to ccasey@dhs.state.ia.us. Please include the phrase "1115 Renewal" in the subject line. HHS would be happy to schedule a phone or in-person consultation to discuss the amendments in further detail. All comments must be received by May 17, 2024, at 4:30pm CST.

Submitted by:

Elizabeth Matney Medicaid Director Iowa Department of Health and Human Services

#### Brandner, Jeanette [HHS]

From:	Casey, Christy [HHS]	
Sent:	Tuesday, July 9, 2024 4:02 PM	
То:	Brandner, Jeanette [HHS]	
Subject:	FW: Tribal Notice IHAWP Extended Public Comment Period	
Attachments:		
	Appendices (5.15.24).docx; IHAWP Certification Statement (05.10.24).docx	

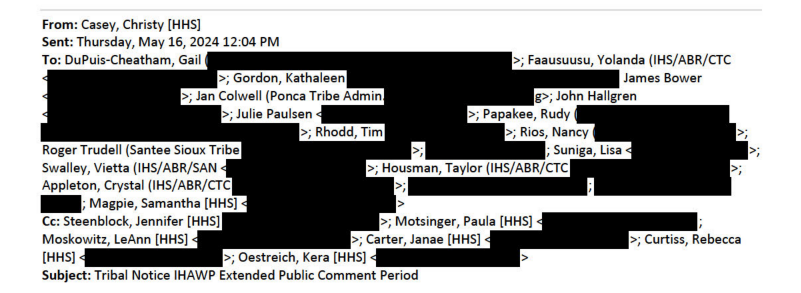
You didn't get it because apparently I didn't cc you, sorry

Christy Casey LTSS Policy Program Manager, Tribal Liaison Iowa Medicaid Iowa Department of Health and Human Services 1305 E Walnut St., Des Moines, IA 50319 515-630-9649 mobile ccasey@dhs.state.ia.us HHS.iowa.gov

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#### Health and Human Services

THIS MESSAGE CONTAINS CONFIDENTIAL INFORMATION FOR THE IOWA DEPARTMENT OF HEALTH AND HUMAN SERVICES. UNAUTHORIZED USE OR DISCLOSURE IS PROHIBITED.



In follow-up to the initial notice issued on March 18, 2024, notice is hereby given to all federally recognized tribes, Indian Health Programs, and Urban Indian Organizations within the State of Iowa that the Iowa Department of Health and Human Services (HHS) has posted updated documentation regarding the extension of the §1115 Iowa Health and Wellness Plan Demonstration (Demonstration).

To view the notice online please click the link below.

Extended Public Comment Period for Iowa Health and Wellness Plan Extension | Health & Human Services https://hhs.iowa.gov/public-notice/2024-05-16/ihawp-extension-2

HHS has made the following non-substantive updates to the Demonstration application materials, which are not anticipated to have a tribal impact.

All comments must be received by June 17, 2024, at 4:30pm CST.

Christy Casey LTSS Policy Program Manager, Tribal Liaison Iowa Medicaid Iowa Department of Health and Human Services 1305 E Walnut St., Des Moines, IA 50319 515-630-9649 mobile ccasey@dhs.state.ia.us HHS.iowa.gov

Health and Human Services

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# Appendix E6: Tribal Notice – May 16, 2024

NOTICE OF IOWA DEPARTMENT OF HEALTH AND HUMAN SERVICES

## TRIBAL COMMENT PERIOD FOR IOWA HEALTH AND WELLNESS PLAN EXTENSION

In follow-up to the initial notice issued on March 18, 2024, notice is hereby given to all federally recognized tribes, Indian Health Programs, and Urban Indian Organizations within the State of Iowa that the Iowa Department of Health and Human Services (HHS) has posted updated documentation regarding the extension of the §1115 Iowa Health and Wellness Plan Demonstration (Demonstration). HHS has made the following non-substantive updates to the Demonstration application materials, which are not anticipated to have a tribal impact:

- Added an overview of anticipated annual enrollment and expenditures over the five year renewal period.
- Added the waiver authorities the State will be requesting during the renewal period.
- Provided further description of covered benefits.
- Updated dental-related hypotheses and research questions to align with those currently contained in the CMS-approved evaluation plan.
- Provided the link to the CMS website where all Demonstration materials are also available.

In alignment with these updated documents, HHS will be extending the public comment period, initially set to close May 17, 2024 at 4:30 p.m. The comment period will now close on June 17, 2024 at 4:30 p.m.

#### SUBMISSION OF COMMENTS

A copy of the updated Demonstration extension request and relevant attachments are included with this notice. Written comments may be addressed to Christy Casey, Department of Health and Human Services, Iowa Medicaid, 1305 East Walnut, Des Moines, IA 50319-0114. Comments may also be sent via electronic mail to ccasey@dhs.state.ia.us. Please include the phrase "1115 Renewal" in the subject line. HHS would be happy to schedule a phone or inperson consultation to discuss the amendments in further detail. All comments must be received by June 17, 2024, at 4:30pm CST.

Submitted by:

Elizabeth Matney Medicaid Director Iowa Department of Health and Human Services