



Report to the Centers for Medicare and Medicaid Services

Quarterly Operations Report

Rhode Island Comprehensive

1115 Waiver Demonstration

DY15 Q2

April 1, 2023 – June 30, 2023

**Submitted by the Rhode Island Executive Office of Health and Human Services
(EOHHS)**

Submitted September 29, 2023

I. Narrative Report Format

Rhode Island Comprehensive Section 1115 Demonstration

Section 1115 Quarterly Report Demonstration Reporting

Period: DY 15 April 1, 2023 – June 30, 2023

II. Introduction

The Rhode Island Medicaid Reform Act of 2008 (R.I.G.L §42-12.4) directed the state to apply for a global demonstration project under the authority of section 1115(a) of Title XI of the Social Security Act (the Act) to restructure the state's Medicaid program to establish a "sustainable cost-effective, person-centered and opportunity driven program utilizing competitive and value- based purchasing to maximize available service options" and "a results-oriented system of coordinated care."

Toward this end, Rhode Island's Comprehensive demonstration establishes a new State-Federal compact that provides the State with substantially greater flexibility than is available under existing program guidelines. Rhode Island will use the additional flexibility afforded by the waiver to redesign the State's Medicaid program to provide cost-effective services that will ensure that beneficiaries receive the appropriate services in the least restrictive and most appropriate setting.

Under this demonstration, Rhode Island operates its entire Medicaid program subject to the financial limitations of this section 1115 demonstration project, with the exception of:

- 1) Disproportionate Share Hospital (DSH) payments; 2) administrative expenses; 3) phased-Part D Contributions; and 4) payments to local education agencies (LEA) for services that are furnished only in a school-based setting, and for which there is no third-party payer.

All Medicaid funded services on the continuum of care, with the exception of those four aforementioned expenses, whether furnished under the approved state plan, or in accordance with waivers or expenditure authorities granted under this demonstration or otherwise, are subject to the requirements of the demonstration. Rhode Island's previous section 1115 demonstration programs, RItE Care and RItE Share, the state's previous section 1915(b) Dental Waiver and the state's previous section 1915(c) home and community-based services (HCBS) waivers were subsumed under this demonstration. The state's title XIX state plan as approved; its title XXI state plan, as approved; and this Medicaid section 1115 demonstration entitled "Rhode Island Comprehensive Demonstration," will continue to operate concurrently for the demonstration period.

The Rhode Island Comprehensive demonstration includes the following distinct components:

- a. The Managed Care component provides Medicaid state plan benefits as well as supplemental benefits as identified in Attachment A of the Standard Terms and Conditions (STCs) to most recipients eligible under the Medicaid State Plan, including the new adult group effective January 1, 2014. Benefits are provided through comprehensive mandatory managed care delivery systems. The amount, duration and scope of these services may vary and limitations must be set out in the state plan, the STCs, or in demonstration changes implemented using the

processes described in section IV of the STCs.

- b. The Extended Family Planning component provides access to family planning and referrals to primary care services for women whose family income is at or below 200 percent of the federal poverty level (FPL), and who lose Medicaid eligibility under Rlte Care at the conclusion of their 60-day postpartum period. Effective January 1, 2014, eligibility will be raised to 250 percent of the FPL. Section X of the STCs details the requirements.
- c. The Rlte Share premium assistance component enrolls individuals who are eligible for Medicaid/CHIP, and who are employees or dependents of an employee of an employer that offers a “qualified” plan into the Employer Sponsored Insurance (ESI) coverage.
- d. Effective through December 31, 2013, the Rhody Health Partners component provides Medicaid State Plan and demonstration benefits through a managed care delivery system to aged, blind, and disabled beneficiaries who have no other health insurance. Effective November 1, 2013, the Rhody Health Options component expanded to all qualified aged, blind, and disabled beneficiaries whether they have other health insurance or not. Effective January 1, 2014, the New Adult Group began enrollment in Rhody Health Partners. The amount, duration, and scope of these services may vary and limitations must be set out in the state plan, the STCs, or in demonstration changes implemented using the processes described in section IV of the STCs.
- e. The Home and Community-Based Service component provides services similar to those authorized under sections 1915(c) and 1915(i) of the Act to individuals who need home and community-based services either as an alternative to institutionalization or otherwise based on medical need.
- f. The Rlte Smiles Program is a managed dental benefit program for Medicaid eligible children born after May 1, 2000.

On December 2, 2018, CMS renewed the Comprehensive demonstration through December 31, 2023. This renewal includes changes to support a continuum of services to treat addictions to opioids any other substances, including services provided to Medicaid enrollees with a substance use disorder (SUD) who are short-term residents in residential and inpatient treatment facilities that meet the definition of an Institution for Mental Disease (IMD). The Comprehensive demonstration renewal commenced with an effective date of January 1, 2019.

During 2023 Q2, Rhode Island made significant progress in several important areas, with some highlights here and full detail within the report:

- Health System Transformation Project:
 - The review of all PY6 AE Project Plans that were submitted have been finalized and all communications were sent to the MCOs and AEs pertaining to approval.
 - The Rhode to Equity (R2E) learning and action collaborative held their second and final year Bi-Annual Conference.
- Modernizing Health and Human Services Eligibility Systems:
 - The Medicaid Systems team and Deloitte implemented three (3) software releases to address 86 data fixes and 29 software enhancements for the RI Bridges eligibility system.
- Home and Community-Based Services Conflict-Free Case Management:
 - The State team posted an updated CFCM strategic plan and CFCM fact sheet to the EOHHS website for stakeholder review and comment, held stakeholder engagement meetings to seek feedback and discuss updates to the strategic plan, and posted the CAP publicly.
- Home and Community-Based Services Quality Improvement:
 - The team received approval from CMS regarding the removal of an Administrative Authority measure and confirmed their ability to track the new measures, which they will report on in the CY2023 Q3 templates.
 - The state submitted the HCBS Quality Annual Critical Incident Report and HCBS Quality Annual Deficiency Report to CMS by the June 30 deadline.
 - The CY2023 Q1 data call, which was sent to program offices in March, was received in a timely manner by April 17. The results were aggregated by the EOHHS data team and presented at the May meeting using the data dashboard.
- LTSS System Modernization:
 - The State submitted an updated Implementation Advance Planning Document (IAPD) request on June 30, 2023. It was approved by CMS on August 9, 2023.
 - BHDDH successfully amended the contract with Wellsky.
- State Plan Amendments: CMS approved six (6) Rhode Island SPAs in this quarter.

III. Enrollment Information

Complete the following table that outlines all enrollment activity under the demonstration. Indicate “N/A” where appropriate. If there was no activity under a particular enrollment category, the state should indicate that by placing “0” in the appropriate cell.

Note:

Enrollment counts should be participant counts, not participant months.

Summary:

The number of current enrollees as of the last day of the month in the reported quarter (June 30, 2023) with eligibility for full benefits is **367,090**. This count does not include another 3,199 members with full benefits but are eligible under Rhode Island’s separate CHIP program (and not reflected in **Table III.1**). Nor does it include an additional **11,815** members with only limited Medicaid coverage.

The 0.3% increase in Medicaid enrollment (full Benefits) over the quarter represents a decrease over prior quarters. It remains positive due to the Rhode Island’s considered approach to Unwinding of the continuous coverage requirement in place since the start of the of the Public Health Emergency in March 2020.

Table III.1 Medicaid-Eligible Enrollment Snapshot as of Quarter-End (in Current DY) and Year-End

	DY12	DY13	DY14	DY15					Quarter Δ	YTD Δ
	Dec-20	Dec-21	Dec-22	Mar-23	Jun-23	Sep-23	Dec-23			
01: ABD no TPL	16,025	15,635	15,507	15,645	15,668			23	161	
02: ABD TPL	32,771	34,522	37,059	37,390	37,628			238	569	
03: Rite Care	135,674	138,849	144,004	144,879	146,428			1,549	2,424	
04: CSHCN	12,470	12,245	12,439	12,540	12,582			42	143	
05: Family Planning	1,688	1,369	1,104	1,065	1,001			-64	-103	
06: Pregnant Expansion	43	56	96	99	95			-4	-1	
07: CHIP Children	30,670	33,615	33,912	34,730	34,015			-715	103	
10: Elders 65+	1,581	1,592	1,166	1,188	1,213			25	47	
14: BCCPT	79	87	93	96	97			1	4	
15: ORS CNOM	72	74	100	117	129			12	29	
17: Early Intervention	1,802	1,782	1,474	1,612	1,569			-43	95	
18: HIV	813	823	796	731	724			-7	-72	
21: 217-like	4,504	4,705	5,143	5,282	5,431			149	288	
22: New Adult Group	92,288	103,769	112,635	115,163	115,146			-17	2,511	
27: Undocumented	146	59	55	74	68			-6	13	
Grand Total	330,626	349,182	365,583	370,611	371,794			1,183	6,211	
Subtotal – Full Benefits	324,524	343,483	360,888	365,824	367,090			1,266	6,202	
Subtotal – Partial Medicaid	6,102	5,699	4,695	4,787	4,704			-83	9	

Notes to Table III.1:

- "Snapshot" reporting includes members enrolled as of December 31 for each of the four prior Demonstration Years (DY) and last day of reported quarter(s) within the current DY.
- "03: Children with Special Healthcare Needs (CHSCN)" includes Budget Populations, "08: Substitute Care" and "09: CSHCN Alt."
- "07: CHIP Children" includes members eligible under CMS 64.21U and CMS 21. The former reflects the state's CHIP Expansion program for low-income children, whereas the later includes pregnant women and unborn children who are eligible under the Separate CHIP program. Only the CMS 64.21U eligible members are eligible under the Rhode Island's 1115 financial reporting and so included above. Details on the members excluded from this Budget Population for purposes of calculating Rhode Island's Budget Neutrality PMPM are shown in Table III.1b.
- "10: Elders 65+" includes members eligible under the (a) Office of Health Aging (OHA) CNOM program to assist elders paying for medically necessary Adult Day and Home Care services, and (b) Medicare Premium Payment (MPP) Only (i.e., QMB Only, SLMB, and Qualifying Individuals). The MPP Only subgroup, however, are excluded for purposes of calculating PMPM b/c these costs are invoiced in aggregate and only reported under "02: ABD TPL." Details on this Budget Population are shown in Table III.2.
- "Hypothetical 03: IMD SUD" are reported here for informational purposes. The expenditures (for Budget Services 11 per the Rhode Island's 1115 Waiver) for such members are reported under the member's underlying eligibility group. Where these members appear for purposes of calculating Rhode Island's Budget Neutrality PMPM are shown in Table III.3.
- "22: New Adult Group" and "Low-Income Adults" are used interchangeably.

Table III.2. Medicaid-Eligible members excluded for 1115 Budget Neutrality Calculations

	DY12	DY13	DY14	DY15					
				Mar-23	Mar-23	Mar-23	Dec-22	Quarter Δ	YTD Δ
07: CHIP Pregnant & Unborn	1,487	2,276	2,912	3,039	3,199			160	287
10: Elders 65+ - MPP Only	7,514	7,374	7,064	7,037	7,111			74	47
99: Base	3	3	2	3	3			0	1

Notes to Table III.2:

1. "Snapshot" reporting includes members enrolled as of December 31 for each of the four prior Demonstration Years (DY) and last day of reported quarter(s) within the current DY.
2. "07: CHIP Pregnant & Unborn" are members eligible under Rhode Island's Separate CHIP program. Their expenditures are reported under form CMS 21 and not included in the 1115 waiver reporting. These members are not included in **Table III.1**.
3. "10: Elders 65+ MPP Only" includes members eligible exclusively for support with their Medicare premium payments (i.e., QMB Only, SLMB, and Qualifying Individuals). The MPP Only subgroup is included in **Table III.1** but are excluded for purposes of calculating PMPM b/c these costs are invoiced in aggregate and only reported under "02: ABD TPL."

Table III.3. Medicaid-Eligible members receiving IMD SUD Services (Budget Services No. 11)

	DY12	DY13	DY14	DY15					
				Mar-23	Jun-23	Sep-23	Dec-23	Δ Quarter	Δ YTD
01: ABD no TPL	110	106	90	71	83			12	-7
02: ABD TPL	25	19	5	6	8			2	3
03: Rite Care	59	59	54	39	38			-1	-16
04: CSHCN	1	2	7	7	1			-6	-6
21: 217-like	1	1		0	0			0	0
22: New Adult Group	487	487	384	340	339			-1	-45
Grand Total	683	674	540	463	469			6	-64

Notes to Table III.3:

1. "Snapshot" reporting includes members enrolled as of December 31 for each of the four prior Demonstration Years (DY) and last day of reported quarter(s) within the current DY.
2. Members using IMD SUD Budget Services meet the following criteria within the quarter:
 - Full Medicaid benefits
 - Aged between 21 and 64 years old inclusive.
 - Have at least one residential stay for SUD purposes at a state designated IMD within the fiscal quarter. Current list of IMDs providing with 16+ beds for SUD-related services include: The Providence Center, Phoenix House, MAP, Bridgemark, Adcare, and Butler Hospital
3. These counts will be updated (and increase) as more claims are paid and submitted to EOHHS thereby identifying more individuals with an IMD SUD related claim.

Number of Enrollees that Lost Eligibility

The number of enrollees eligible in the prior quarter who had lost eligibility for full Medicaid benefits as of the last day in the current quarter is **6,391**.

The cumulative count of terminations among those with full Medicaid benefits in the current demonstration year is **9,242**.

Table III.4 Medicaid-eligible members that lost eligibility by Quarter (in Current DY) and in Demonstration Year

	DY12	DY13	DY14	DY15				
				Mar-23	Jun-23	Sep-23	Dec-23	YTD
01: ABD no TPL	613	632	776	161	176	0	0	317
02: ABD TPL	3,426	2,545	1,500	357	278	0	0	623
03: Rite Care	5,450	4,795	4,683	1,231	1,789	0	0	2,770
04: CSHCN	282	419	699	118	122	0	0	228
05: Family Planning	195	86	77	12	14	0	0	27
06: Pregnant Expansion	2	2	0	1	4	0	0	5
07: CHIP Children	1,562	1,087	1,013	268	415	0	0	620
10: Elders 65+ - OHA Copay	182	113	494	51	48	0	0	84
14: BCCPT	8	3	2	0	0	0	0	0
15: ORS CNOM	64	62	62	59	73	0	0	78
17: Early Intervention	1,179	1,020	1,036	226	276	0	0	489
18: HIV	72	82	90	85	25	0	0	103
21: 217-like	386	371	271	69	45	0	0	113
22: New Adult Group	5,632	4,301	4,207	1,141	3,439	0	0	4,343
27: Undocumented Immigrants	32	125	39	33	50	0	0	36
Grand Total	19,085	15,643	14,949	3,812	6,754	0	0	9,836
Subtotal - Full Medicaid	17,464	14,202	13,774	3,515	6,391	0	0	9,242

Notes to Table III.4:

1. Loss of Eligibility reflects complete the loss of Medicaid eligibility between subsequent reporting periods (i.e., member was eligible on March 31 but no longer eligible on June 30). Members who move from one eligibility group to another are not reported herein; nor are members who gained and lost eligibility within the same quarter.
2. Annual counts of members losing eligibility compares subsequent December 31 snapshots. Only those that lost all eligibility are counted. Members who lost eligibility and regained eligibility prior to end of DY would not be included; nor are members who gained and lost eligibility within the same DY.

Within current DY, YTD refers to number who have lost eligibility between December 31 of prior fiscal year and end of the most recent quarter. Members who regained eligibility in a quarter would not be counted.

IV. “New”-to-“Continuing” Ratio

The Rhode Island 1115 Comprehensive Demonstration Waiver includes a self-direction component. As of September 30, 2022, a total of **2,105** Medicaid-eligible members were in a self-directed HCBS program, including 895 in a program administered by EOHHS and 1,102 in a program for I/DD members and administered by Rhode Island’s Department of Behavioral Health Developmental Disabilities & Hospitals (BHDDH).

Table IV.1. Self-Directed/Personal Choice New-to-Continuing Ratio

	DY12	DY13	DY14	DY15				YTD Avg.
				Mar-23	Jun-23	Sep-23	Dec-23	
New	98	262	227	68	67			68
Continuing	437	464	631	826	887			862
Subtotal - EOHHS	535	726	858	904	954			929
Subtotal - BHDDH			1,071	1,102	1,151			1,127
Grand Total			1,929	2,006	2,105			2,056

Notes to Table IV.1:

1. Self-Directed includes Personal Choice and Independent Provider models as administered by Medicaid.
2. Additional self-directed members with an I/DD are administered by the Department of Behavioral Health, Developmental Disabilities, and Hospital, but are not reported herein.
3. “New” is defined as a member eligible for services on the last day of the quarter and not previously eligible for services on the last day of the prior quarter. “Continuing” means that the member was eligible for services across subsequent quarters.
4. For prior demonstration data, the counts reflect the average of the quarter-ending results within the year.
5. For figure for the BHDDH Self-Directed program for I/DD members represent total quarter-end snapshot only.

V. Special Purchases

The Rhode Island 1115 Comprehensive Demonstration Waiver includes a self-direction component. Below are the special purchases approved during DY15 April 1, 2023 – June 30, 2023 (by category or by type) with a total of **\$5,036.60** for special purchases expenditures.

Q2 2023	# of Units/ Items	Item or Service	Description of Item/Service (if not self-explanatory)	Total Cost
	1	Over the counter medications		\$ 802.77
	2	Acupuncture		\$ 630.00
	11	Service Dog Training		\$1,375.00
	10	Massage Therapy		\$ 850.00
	7	Massage Float Therapy		\$ 665.00
	1	Air Conditioner		\$ 713.83
CUMULATIVE TOTAL				\$5,036.60

VI. Outreach/Innovative Activities

Summarize outreach activities and/or promising practices for April 1, 2023 – June 30, 2023.

Innovative Activities

Health System Transformation Project

On October 20, 2016, CMS approved the state's 1115 Waiver request to implement the Rhode Island Health System Transformation Project (HSTP) to support and sustain delivery system reform efforts. The RI HSTP proposes to foster and encourage this critical transformation of RI's system of care by supporting an incentive program for hospitals and nursing homes, a health workforce development program, and Accountable Entities. During Q1, the following activities occurred.

Accountable Entities (AEs)

Q2 2023

- The review of all PY6 AE Project Plans that were submitted have been finalized and all communications were sent to the MCOs and AEs pertaining to approval.
- The AEs continued working towards their PY5 HSTP Project Plan targets.
- The MCOs completed and shared OPY5 Q4 AEIP Quarterly Outcome Metrics with EOHHS and communications were sent to the AE's pertaining to their performance.
- EOHHS continued to work with Bailit Health on the AE/MCO Quality Work Group and have developed proposed changes for the quality measure slate, the methodology used to set targets, and measure specification for the upcoming performance year (i.e., OPY7/QPY7). We will be reviewing the proposed changes with the AE/MCO Quality Work Group at the next two meetings 5/8 and 6/13 to gather feedback.
- The PCF and CPO Health Equity Zones (HEZs) that were given Participatory Budgeting grants finalized the ideas collected from their respective communities and turned them into formal project proposals with associated budgets. Community members from Pawtucket/Central Falls and Central Providence were then able to vote on which finalized projects they would like to see implemented in their community.
- The Rhode to Equity (R2E) learning and action collaborative held their second and final year Bi-Annual Conference, where the cross-sector teams came together to reflect on their projects and lessons learned over the course of the R2E program and discuss and explore new and sustainable ways to further create community linkages prospectively.

VII. Operational/Policy Developments/Issues

Identify all significant program developments/issues/problems that have occurred in DY 15 April 1, 2023 – June 30, 2023.

Modernizing Health and Human Services Eligibility Systems

DY15 Q2

Between April 1 and June 30, 2023, the Medicaid Systems team and Deloitte implemented three (3) software releases to address 86 data fixes and 29 software enhancements for the RI Bridges eligibility system. These releases improved services for Medicaid Eligibility & Enrollment for Unwinding, Appeals Process Improvements, Human Services Programs Applications, Long Term Services and Supports, Returned Mail Operations, as well as functionality improvements to our customer/worker interfaces. No significant program development or issues were identified.

HCBS Conflict-Free Case Management

DY15 Q2

EOHHS is leading an interagency initiative to establish a statewide conflict-free case management (CFCM) program to serve Medicaid long-term services and supports (LTSS) beneficiaries who participate in the State's home and community-based services (HCBS) programs. A core component of this initiative is the establishment of a contractual network of qualified CFCM entities with the capacity to serve approximately 11,000 Rhode Island HCBS participants who have a varying and changing array of LTSS needs.

The CFCM initiative serves the broader goals of making the LTSS system more person-centered, quality-driven, and resilient, while bringing Rhode Island into compliance with federal requirements governing the Medicaid HCBS programs authorized by the State's Section 1115 Demonstration Waiver.

Implementation of CFCM is scheduled to begin on January 1, 2024. RI EOHHS will transition HCBS participants into CFCM throughout CY2024 based on a HCBS Participant Transition Plan. RI EOHHS anticipates that all HCBS participants under this initiative will be enrolled in the CFCM services system by December 31, 2024.

In April, May, and June 2023, the statewide team continued to meet regularly to develop the CFCM implementation plan and communication strategy. Most notably:

- After receiving CMS approval on March 22, 2023, the State continued to implement its corrective action plan (CAP) for CFCM and provide monthly progress updates to CMS.
- Throughout Q2, the interagency team worked to develop a training schedule and curriculum for case managers as well as fact sheets and other informational materials for

participants and stakeholders to explain the new CFCM process. The team also developed initial training and phase-in plans to transition participants to CFCM.

- The team also began development of a pilot program through a contract with the Paul V. Sherlock Center on Disabilities whereby business processes and training materials will be tested on a sample population in late CY 2023 before full implementation in CY 2024.
- The State team posted an updated CFCM strategic plan and CFCM fact sheet to the EOHHS website for stakeholder review and comment on April 17. On May 11 and May 30, the interagency team held stakeholder engagement meetings to seek feedback and discuss updates to the strategic plan. The CAP was also posted publicly on May 24.
- The General Assembly enacted the FY2024 budget on June 15, including the legislative authority to promulgate rule changes as well as funding to support the State's implementation of CFCM for the fiscal year beginning July 1.

HCBS Quality Improvement

DY15 Q2

In April, May, and June 2023, the standing project governance team, quality improvement team, and two focused subgroups—Critical Incidents and Data Analytics—continued to meet regularly.

- **Project Governance Team:** In addition to overall project planning and leadership, the project governance team focused on reviewing and updating the HCBS Work Plan. The governance team received approval from CMS regarding the removal of an Administrative Authority measure in June. The team is also reviewing potential new measures to begin tracking the settings requirements and standards. The team determined the benefit to individual check-ins with each agency, the purpose was shared with the greater quality improvement team and meetings will be held in August. The team continues to follow the HCBS Work Plan and will continue to address items outlined for the remainder for CY2023.
- **Quality Improvement Team:** The full QIS team continued to convene biweekly to discuss highlights, areas for improvement, and to serve as a resource to work through concerns that arise in the Critical Incident and Data Analytics subgroups. Going forward, the team will meet monthly in CY2023 Q3 and beyond. The team also provided confirmation on their ability to track the new measures, which they will report on in the CY2023 Q3 templates. In the June meeting the team reviewed the CMS Proposed Access Rules and provided feedback as part of the comments Rhode Island submitted to CMS. Next steps will include developing a smooth implementation plan with input from each agency.
- **Critical Incidents Subgroup:** The Critical Incident subgroup continued to meet monthly. The subgroup supplemented data requests related to critical incidents. The group also took the lead on completing the HCBS Quality Annual Critical Incident Report to CMS; the report was submitted by the June 30 deadline. The team also completed the HCBS Quality Annual Deficiency Report, also submitted by the June 30 deadline. The group began collecting agency processes around their utilization of the critical incident FAQ document,

which was finalized and shared with the quality improvement group in March. The group continues to review the performance measures and will make updates as the need arises.

- **Data Analytics Subgroup:** The CY2023 Q1 data call, which was sent to program offices in March, was received in a timely manner by April 17. The results were aggregated by the EOHHS data team and presented at the May meeting using the data dashboard. The presentation included a review of CY2023 Q1 data, as well as a Year Over Year Comparison of FY2022 and FY2023. A secondary May meeting provided an overview of the two new measures agencies will begin reporting on in FY2024 Q1, as well as information on how to document the measures within the reporting template. The data team also sent out reports of critical incidents without finalized actions to agencies to provide updates, these were received by June 30. The data team continues to prepare for future changes in data collection measures once the WellSky system is implemented; this system will serve as a single data source across all state agencies. A member of the data team continues to participate in WellSky development meetings to ensure a smooth transition. On June 16, the FY2023 Q4 data template was sent to the program offices, to be returned in July.

LTSS System Modernization

DY15 Q2

Rhode Island continues to make progress towards implementing a true No Wrong Door System to improve the consumer experience with LTSS, reduce historic agency silos, and ensure compliance with the HCBS Final Rule. The State submitted an updated Implementation Advance Planning Document (IAPD) request on June 30, 2023. It was approved by CMS on August 9, 2023, allowing the State to utilize a 90/10 match for LTSS IT system modernization design, development, and implementation (DDI) activities not covered by HCBS E-FMAP. Additionally, our sister agency, BHDDH, successfully amended the contract with WellSky. During Q4 the oversight of the WellSky system was shifted to the State's Systems/IT team. The Systems/IT team has identified several interdependencies with Wellky, the State's current eligibility system (RI Bridges), and the Medicaid claims system (MMIS) that might impact the implementation timeline.

Waiver Category Change Requests

The following Waiver Category request changes and or State Plan Amendments have been submitted or are awaiting CMS action during the period of January 1, 2023 – March 31, 2023.

Request Type	Description	Date Submitted	CMS Action	Date
SPA	21-0006 COVID 19 Vaccines and Vaccine Administration	5/17/21	RAI	8/10/21
SPA	21-0007 Psychiatric Residential Treatment Centers (PRTF)	6/29/21	RAI	9/21/21
SPA	22-0024 Postpartum Coverage for 12 months	12/28/22	Approved	4/19/23
CHIP SPA	22-0025 Postpartum Coverage for 12 months	12/29/22	Approved	4/19/23
CHIP SPA (HSI)	22-0026 Postpartum Coverage for 12 months (conception to birth)	12/29/22	Approved	4/19/23
SPA	23-0003	1/30/23	Approved	4/28/23
SPA	23-0004 Former Foster Care Youth	3/31/23	Approved	6/16/23
SPA	23-0005 MNIL SSP Annual Update	3/31/23	Approved	5/19/23
SPA	23-0006 Medicare Premium Payment Program	6/30/23	Pending	N/A

Other Programmatic Changes Related to the 1115 Waiver

Rate Increases

On 4/6/23, EOHHS Submitted a request to CMS to update the rate methodology for HCBS DD services. These changes are proposed to be effective July 1, 2023.

VIII. Financial/Budget Neutrality Developments/Allotment Neutrality Developments/Issues

There were no significant developments/issues/problems with financial accounting, budget neutrality, CMS-64 reporting for DY 15 April 1, 2023 – June 30, 2023 or allotment neutrality and CMS-21 reporting for the quarter. The Budget Neutrality Report can be found in **Attachment E- XII., Enclosures –Attachments, Attachment 1: Rhode Island Budget Neutrality Report.**

IX. Consumer Issues

April 1, 2023 – June 30, 2023

The Rhode Island Executive Office of Health and Human Services (RI EOHHS) employs procedures to monitor consumer issues across the managed care delivery system. These procedures include tracking, investigating and remediating Medicaid managed care consumer issues. Quarterly, the Managed Care Organizations (MCO) submit Prior Authorization (PA) requests, PA request denials, Appeals and Grievance reports to EOHHS. The State reviews reports to identify emerging consumer issues, trends and recommend actions to mitigate and/or improve member satisfaction. The Appeals and Grievances charts can be found in Section XII. Enclosures – Attachments - Attachment 2 – Appeals, Grievances and Complaints.

Currently there are three (3) medical MCOs and one (1) dental Prepaid Ambulatory Health Plan (PAHP) that are contracted with RI EOHHS to provide care to RI Medicaid eligible people enrolled in Managed Care:

- Neighborhood Health Plan of RI (NHPRI)*,
- Tufts Health Public Plan RITogether (THRIT),
- United Healthcare Community Plan (UHCP-RI),
- United Healthcare Dental Rite Smiles (Rite Smiles)**.

***NHPRI** continues to be the only managed care organization that services the Rite Care for Children in Substitute Care populations.

****United Healthcare Rite Smiles** *Rite Smiles* is the dental plan for children and young adults who are eligible for Rhode Island Medicaid who were born after May 1, 2000.

Each Managed Care Organization (MCO) monitors consumer appeals, complaints, and tracks trends and/or emerging consumer issues through a formal Appeals and Grievance process. Additionally, all Grievance, Complaint, and Appeal reports are submitted to RI EOHHS on a quarterly basis.

Data is disaggregated according to Medicaid cohort:

- Rite Care
- Rhody Health Partners (RHP),
- Rhody Health Expansion, (RHE)
- Children with Special Health Care Needs (CSN),
- Children in Substitute Care (Sub Care). NHPRI ONLY

Consumer reported grievances are grouped into six (6) categories:

- access to care,
- quality of care,

- environment of care,
- health plan enrollment,
- health plan customer service
- billing Issues.

Consumer appeals are disaggregated into nine (9) categories:

- medical services,
- prescription drug services,
- radiology services,
- durable medical equipment,
- substance use disorder residential services,
- partial hospitalization services,
- detoxification services,
- opioid treatment services
- behavioral health services (non-residential).

Where appropriate, appeals and grievances directly attributed to Accountable Entities (AE) are indicated as a subcategory for each cohort and included in the total data.

In addition to the above, RI EOHHS monitors consumer issues reported by RIte Smiles. Consumer reported issues are grouped into three (3) categories:

- general dental services,
- prescriptions drug services
- dental radiology
- orthodontic services

The quarterly reports are reviewed by the RI EOHHS Compliance Officer and/or designee. Upon review, any concerning trends or issues of non-compliance identified by EOHHS are forwarded to the respective MCO. The Plan is then required to investigate the issue(s) and submit a report to EOHHS Medicaid Managed Care Oversight team within thirty (30) days of notification and, if appropriate, monthly at the EOHHS/MCO Oversight meeting. EOHHS Compliance department reviews submitted A&G quarterly reports for trends in member service dissatisfaction, including but not limited to, access to services, balance billing and quality of care.

In Q2-2023 the appeals and grievance data reviews continue to remain an area of focus, particularly because of encounter data issues with the MCOs. However, to date and during q1, none have resulted in EOHHS implementing any corrective actions.

An area of focus has continued to be Network Adequacy. EOHHS has continued to require each MCO to submit their current Network Adequacy plan and provide in network contracting strategies to address any lack of in-network BH service access. EOHHS continued to build on its work related to Network Adequacy and oversight. Specifically, EOHHS directed Tufts to provide

a full report including their outreach efforts and planning activities related to network adequacy and appropriate access to behavioral health services. It is worth noting that THPP remained on a Corrective Action Plan for mainstreaming throughout Q2.

In addition to the quarterly A&G data review, EOHHS Compliance conducts reviews of the total number of prior authorizations (Pas) as well as the PA denial rate per MCO.

Of note, EOHHS evaluates trends in issues of dissatisfaction specifically attributed to Accountable Entities (AE).

Important to note, that NHPRI covers approximately 65% of Medicaid eligible members with UHCCP covering approximately 25% and RIT approximately 10% of Medicaid eligible members.

EOHHS Compliance is currently conducting an annual MCO/PAHP Appeals and Grievances audit. Anticipated to be completed at the end March 2023 due to a staffing transition.

DY15 Q2

MCO Prior Authorization and Denials Summary

NHPRI Q2-2023: Prior Authorizations and Denials: NHPRI reported twenty-one thousand nine hundred and twenty-three (21,923) PAs (across all cohorts) of which two thousand two hundred and twenty-eight (2,228) PAs were denied representing an 10.16% denial rate. There was slight increase in denials from Q1-2023 (7.62%) to Q2 2023. Representing a 2.54% increase in denial rate.

UHCCP Q2-2023: Prior Authorizations and Denials: UHCCP-RI reported seventeen thousand four hundred and seventy-five (17,475) PAs (across all cohorts) of which three thousand six hundred and forty-one (3,641) PAs were denied representing a 20.84% total denial rate. There was no substantive change in PA or denials from Q1 2023 (20.94%) to Q2 2023 representing less than 1% in the denial rate. Despite the fact that, UHCCP only makes up approximately 25% of the market share, their Rite Care PA requests made up 45% between them and NHPRI. EOHHS has requested that UHCCP Optum share their PA policies Radiology and pharmacy represent approximately 66.74% of all prior authorizations and 94.29% denials respectively.

THRIT Q2-2023: Prior Authorizations and Denials: THRIT reported one thousand two hundred and seventy-nine (1,279) PAs (across all cohorts) of which one hundred and sixty-one (161) PAs were denied representing 12.59% denial rate. There is no substantive change in PA requests or denials from Q1 2023 (11.99%) to Q2 2023. Representing less than 1% increase in denial rate.

Dental (Rite Smiles) Q2-2023: Prior Authorizations and Denials: Rite Smiles reported a total of three thousand one hundred and fifty-eight (3,158) PAs of which one thousand three hundred and thirty-nine (1,339) PAs were denied representing 42.40% total denial rate. Requests for

orthodontic services represent 46.38% denial rate which represents an additional increase of more than .89% from Q1.

MCO Q2-2023: Appeals and Overturn Rate Summary

NHPRI Q2-2023: NHPRI reported a total of four hundred (400) standard internal appeals, four (4) expedited internal appeals and seventy-nine (79) state fair external hearings across all cohorts. Of the four hundred and eighty-three (483) total appeals, two hundred and six (206) appeals were overturned representing 42.65% overturn rate. Of the seventy-nine (79) external appeals, twenty (20), appeals, 25.32% were overturned.

UHCCP Q2-2023: UHCCP reported a total of ninety-eight (98) standard internal appeals, ninety-six (96) expedited internal and zero state fair- external hearings across all cohorts. Of the one hundred and ninety-four (194) total appeals, one hundred and thirty-three (133) were overturned representing 68.56% overturn rate. There were no external appeals this quarter.

THRIT Q2-2023: THRIT reported a total of six (6) standard internal appeals, five (5) expedited internal appeals and zero state fair – external hearings across all cohorts. Of the eleven (11) total appeals five (5) were overturned representing 45.45% overturn rate. There were no external appeals in Q2.

Dental (Rlte Smiles) Q2-2023: Rlte Smiles reported a total of forty-six (46) standard internal appeals and thirteen (13) expedited state fair -external hearings. Of the fifty-nine (59) total appeals seven (7) appeals were overturned representing 11.86% overturn rate. Denials for orthodontic services represented 100% of appeal requests. EOHHS is currently reviewing trends to ensure that members are fully aware to initiate an appeal given this trend.

MCO Q2-2023 Grievances and Complaints Summary

NHPRI Q2-2023: Grievances and Complaints: NHPRI reported a total of total of ninety-seven (97) Grievances and Complaints; fifty-four (54) Grievances and forty-three (43) Complaints; sixteen (16) were directly attributed to Accountable Entities (AE). (AEs included in totals). Of the fifty-four (54) Grievances, thirty-nine (39) represented quality of care issues, fifteen (15) to access of care and zero (0) customer service issues. Access to care issues were related to in-network BH provider availability. There was a slight decrease (less than 1%) in grievances /complaints from Q2 over Q1. This is being monitored during oversight and flagged as a part of the provider enrollment screening process related to the 21st Century CURES ACT.

UHCCP Q2-2023: Grievances/Complaints: UHCCP-RI reported a total of thirty-three (33) Grievances and Complaints; sixteen (16) Grievances and seventeen (17) Complaints; twenty-six (26) were directly attributed to Accountable Entities (AE). (AEs included in totals). Of the thirty-three (33) Grievances, eight (8) represented quality of care issues and fourteen (14) represented balance billing issues. UHCCP comparatively receives more complaints regarding balance billing than the other two (2) MCOs. After making progress at the end of 2022, UHCCP has reported a

significant increase in balance billing in Q1 and Q2 and trending upwards. This will be addressed in the monthly Oversight meetings.

THRIT Q2-2023: Grievances and Complaints: THRIT reported zero Grievances and zero Complaints in Q2-2023.

Rlte Smiles (Dental) Q2-2023: Grievances and Complaints: Rlte Smiles reported a total of zero consumer Grievance and three (3) Complaints in Q2-2023.

The Public Health Emergency (PHE) had a significant impact on dental services, directly impacting staffing, service requests and, subsequently, submitted appeals and grievances and continues to be reflected in the data.

EOHHS also participates in two advisory groups, the long-standing Consumer Advisory Committee (CAC) and the Integrated Care Initiative's ICI Implementation Council. CAC stakeholders include individuals who are enrolled in Rlte Care, and representatives of advocacy groups, health plans, the Department of Human Services (DHS), and EOHHS. The CMS Regional Officer participates in these meetings as her schedule permits. The CAC met one (1) time in DY 15 April 1, - June 30, 2023:

July meeting agenda

- Welcome and Introductions
- Review of Minutes & Approval
- Return to Normal Operations (also called “unwinding”) Update
- Data Reports – Enrollment & Auto Assignment

The EOHHS Transportation Broker, Medical Transportation Management (MTM), reported on transportation related complaints. The following charts reflect the number of complaints compared to the transportation reservations and the top five complaint areas during DY 15 April 1, 2023 – June 30, 2023.

NEMT Analysis	Q1 2023	Q2 2023	Q3 2023	Q4 2023	DY15 YTD
All NEMT & Elderly Complaints	271	292			563
All NEMT & Elderly Trip Reservations	565,241	575,718			1,140,959
Complaint Performance	0.05%	0.05%			0.05%
Top 5 Complaint Areas					
Transportation Provider No Show	85	88	1		173
Transportation Broker Processes	29	39	4		68
Transportation Provider Behavior	37	42	3		79
Transportation Provider Late	45	51	2		96
Transportation Broker Client Protocols	20	11			31
Driver Service/Delivery	19	24	5		43
Transportation Broker Customer Service					0

X. Marketplace Subsidy Program Participation

Effective January 1, 2014, parents/caretakers of Medicaid-eligible children in households with incomes between 142% and 179% of the Federal Poverty Level (FPL), who are not Medicaid eligible themselves, can apply for financial assistance paying for health insurance coverage accessed through HealthSource RI. To obtain assistance, applicants must submit a request to EOHHS. Applications are available at the HealthSource RI Contact Center, online at [http://www.eohhs.ri.gov/Portals/0/Uploads/Documents/Application for State Assistance Program.pdf](http://www.eohhs.ri.gov/Portals/0/Uploads/Documents/Application%20for%20State%20Assistance%20Program.pdf), or can be requested by calling Rite Share at (401) 462-0311. The application requires applicants to provide demographic information and information regarding enrollment in a Qualified Health Plan (QHP) through HealthSource RI.

For this quarter, the average monthly participation was 60 enrollees. The average subsidy was \$39.75 per individual, with an average total of \$2,387 per month.

Month	Marketplace Subsidy Program Participation	Change in Marketplace Participation	Average Subsidy per Enrollee	Total Subsidy Payments
January	123	6.0	\$40.62	\$4,996
February	83	(39.0)	\$41.70	\$3,461
March	81	(2.0)	\$41.56	\$3,366
April	53	(21.0)	\$39.00	\$2,067
May	61	8.0	\$40.56	\$2,474
June	66	5.0	\$39.70	\$2,620
July				
August				
September				
October				
November				
December				

XI. Evaluation/Quality Assurance/Monitoring Activity

Identify, describe, and report the outcome of all major evaluation/quality assurance/monitoring activities in DY 15, April 1, 2023 – June 30, 2023.

Quality Assurance and Monitoring of the State's Medicaid-participating Health Plans

Monthly Oversight Review

Monthly, the RI EOHHS leads oversight and administration meetings with the State's four (4) Medicaid-participating managed care organizations (MCOs): NHPRI, UHCCP-RI, Tufts Health Public Plans (THPP) and UHC Dental. These monthly meetings are conducted separately with each MCO during the EOHHS MCO Oversight meetings; agenda items focus upon both standing areas of focus as well as emerging items related to quality assurance and oversight activities.

Areas of focus addressed during Q2:

Specific to quality improvement and compliance, the following areas of focus were addressed during the cycle of oversight and administration meetings conducted during Quarter 2 (Q2) of 2023, the fourth quarter of State Fiscal Year (SFY) 2023:

Active Contract Management (ACM)

EOHHS continued its ACM review with MCOs of the following annual goals:

- **Goal 1:** Members receive quality care within all managed care delivery systems
 - Integrate NEMT Member No-Show ACM Project to reduce member no-shows and increase coordination for at-risk members with handoff between vendors. Streamline work directly between MCOs and NEMT vendor.
 - Improve access to behavioral care services for both children and adults with BHDDH and DCYF.
 - Improve integration with medical MCOs and UHC Dental. Increase childhood P-DENT by 10% by end of CY22
- **Goal 2:** Enhance financial & data analytic oversight of MCOs
 - Ensure timely, complete, and correct encounter data within the 98% acceptance threshold. Review and provide feedback to FDCR to promote better financial oversight and accountability). Resubmit missing/incomplete encounter data by January 1, 2022.
 - Increase oversight of MCO interventions concerning utilization such as avoidable ED usage and reduced health care diagnostic screenings from 2021 benchmarks. Provide MCOs high-utilizers to provide direct care

interventions.

- Establish 6-month error free operations/financial reporting goal for MCOs.
- Support provider financial solvency efforts to critical services including MCO financial oversight, enhance APMs, CMS pre-prints as appropriate.
- **Goal 3:** Implement and oversee COVID-19 testing, treatment and vaccination.
 - Implement successful COVID-19 vaccination plan, with focus on addressing SDOH among all Medicaid populations to promote greater health equity. Establish 85% vaccination goal for Medicaid members by end of CY22.
 - Establish and streamline MCOs member outreach efforts to prevent duplications for members in coordination with RIDOH.
 - Identify and improve on gaps in care that should be reduced through MCO-AE intervention strategies, such as case management referrals to high utilizers.
 - Support youth vaccination efforts, with a goal of 90% vaccination by end of CY22 for youth aged 5-17.
- **Goal 4:** Integrate development of Accountable Entities in Managed Care Oversight
 - Identify and improve on gaps in care that should be reduced through MCO-AE intervention strategies, such as case management referrals to high utilizers.
 - MCOs to provide strategic plan to address SDOH, including organizational strategy and stakeholder strategy to improve care delivery model.
 - Implementation of race, ethnicity, and language (REL) data collection process to identify gaps in care.
 - Support oversight efforts of MCO implementation of AE program, with a focus on program sustainability.

MCOs focused on decreasing preventable ED utilization and increase COVID-19 vaccination rates for both boosters and newly eligible populations.

General Updates

- EOHHS continues to make progress for Provider Screening – 21st Century Cures Act enrollment requirements. EOHHS has enlisted its vendor to manage the project from a technical perspective. EOHHS is providing oversight to external vendor (Gainwell Technologies) re: compliance with the enrollment requirements with the 3 MCOs, and Dental plan. Meetings with both the vendor and MCOs continue to be held on a weekly basis to ensure adherence with the project plan. Given the intense oversight and research related to compliance with the CURES ACT, compliance with the ACT has improved. However, there remains a discrepancy between the MCE's self-reported compliance rates and the rates reported by Gainwell. During edit testing it was discovered that the definitions of "in-network" differed between the MCEs and EOHHS. EOHHS helped to address this by refining a compendium that included clear guidance and definitions.

EOHHS has hired a new compliance officer, who will started during Q1 2023. The compliance officer has worked to streamline the entire process and has created a path to escalate accordingly. Progress has been made and EOHHS continues to assess.

- EOHHS reviewed results of QIP Reports with each MCO and collected data to share with the EQRO.
- EOHHS received confirmation from CMS that PHE would end during Q2 on May 11, 2023. EOHHS has worked internally and with its MCO's to begin planning activities relative to redeterminations and eligibility. EOHHS continues to explore creative ways to mitigate the risk for fraud and abuse, as well as treatment disruption for members. The MCOs have offered to assist within federal guidelines and their efforts have proven to be helpful.

Specific to the unique details of Q2 oversight, pertaining to each MCO, see below:

Neighborhood Health Plan of Rhode Island (NHPRI)

- NHPRI continued to work with RIDOH to obtain vaccination data for NHPRI members.

UnitedHealthcare Community Plan (UHCCP-RI)

- During Q2, UHCCP oversight largely focused on subcontractor management related to their behavioral health vendor processing authorization for service and adjudicating claims. As noted in previous Q's, there were recent rate changes that required remediation and retroactive reimbursement. UHCCP/Optum reported that there was an issue with claims' denials that required a manual edit. Because the resolution process was manual, it required more time which equated to monies owed to providers. EOHHS continues to monitor their progress towards completion as well as UHCCP's ability to adequately oversee their subcontractor. EOHHS has kept Optum Oversight as a standing agenda item during Q2.
- UHCCP case managers continued targeted outreach to members in areas with low COVID-19 vaccination rates.

Tufts Health Public Plans (THPP)

- As noted on previous Q's EOHHS monitored THPP's transition to OptumRX from CVS as their pharmacy benefit manager. EOHHS oversaw the project planning and milestones very closely to adequately prepare for any unforeseen issues that may impact the implementation. Despite this, there was a significant disruption during January 2023, that resulted in issues with: members access, subcontractor oversight and the mainstreaming clause within the MCO contract. Due to the above infractions, THPP was placed on three (3) separate Corrective Action Plans (CAP) that included civil monetary penalties. THPP has been cooperative throughout the CAP process and despite issues in the beginning of Q1, progress was made throughout Q2.
- THPP continued to make progress to address encounter claims submission and has worked with EOHHS' data team accordingly.

- THPP has attended the provider enrollment meetings related to the 21st Century CURES Act and continued to be a solid partner. EOHHS continues to delve deeper into THPP's network adequacy given recent trends by member requests to change plans. EOHHS will continue to monitor THPP's Network Adequacy very closely and if necessary, will impose a plan to address. EOHHS is seeking to make Network Adequacy a formal Active Management Project in future Q's.

UnitedHealthcare-Dental (UHC Dental)

- EOHHS continued to monitor UHC Dental's availability for providers to offer services given the pandemic. UHC Dental continued to regularly meet with provider offices across Rhode Island to understand and monitor the current status of network capacity, access barriers due to staffing shortages and pent-up demand. UHC Dental made great strides in establishing relationships with provider offices such that providers feel more supported and heard. Additionally, during Q2 EOHHS new contract manager has fully integrated in the oversight role and has taken over the monthly meetings.
- EOHHS is currently working with UHC Dental to ensure adherence to CURES ACT. During Q2, UHC Dental has done a remarkable job with enrolling and screening providers. They are significantly further along than their counterparts.

XII. Enclosures/Attachments

Attachment 1: Rhode Island Budget Neutrality Report

Table A1.1 MEMBER MONTHS (ACTUALS)

Medicaid Eligibility Group (MEG)	Historical:		Current:				
	DY 13 2021	DY 14 2022	31-Mar-23	30-Jun-23	DY 15 30-Sep-23	31-Dec-23	YTD
ABD no TPL	186,735	187,754	47,006	47,210	0	0	94,216
ABD TPL	389,246	431,102	111,931	112,779	0	0	224,710
Rite Care	2,050,133	2,105,820	537,672	541,385	0	0	1,079,057
CSHCN	146,946	147,973	37,460	37,736	0	0	75,196
217-like Group	54,812	59,247	15,669	16,192	0	0	31,861
Family Planning Group	18,159	14,185	3,241	3,051	0	0	6,292
SUD IMD	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Low-Income Adult	1,192,867	1,300,806	343,480	347,829	0	0	691,309
Additional Populations & CNOMS	56,713	46,754	11,113	11,093	0	0	22,206
<i>Average Count of Members with Full Benefits</i>	<i>335,062</i>	<i>352,725</i>	<i>364,406</i>	<i>367,710</i>	<i>0</i>	<i>0</i>	<i>366,058</i>

Notes to Member Months (Actuals)

1. Rite Care includes: 03: Rite Care, 06: Pregnant Expansion, 07: CHIP Children
2. SUD IMD member months reallocated to their underlying eligibility group. Approximately, 70% are reported within the Low-Income Adult Group.
3. Additional Populations & CNOMs include Early Intervention Only, ORS CNOM, Elders 65+.

Table A1.2 WITHOUT WAIVER PMPM

Medicaid Eligibility Group (MEG)	Historical:		Current:				
	DY 13 2021	DY 14 2022	31-Mar-23	30-Jun-23	DY 15 30-Sep-23	31-Dec-23	YTD
ABD no TPL	\$ 3,576	\$ 3,730	\$ 3,891	\$ 3,891	\$ 3,891	\$ 3,891	\$ 3,891
ABD TPL	\$ 4,043	\$ 4,217	\$ 4,398	\$ 4,398	\$ 4,398	\$ 4,398	\$ 4,398
Rite Care	\$ 650	\$ 683	\$ 719	\$ 719	\$ 719	\$ 719	\$ 719
CSHCN	\$ 3,789	\$ 3,978	\$ 4,177	\$ 4,177	\$ 4,177	\$ 4,177	\$ 4,177
217-like Group	\$ 4,488	\$ 4,627	\$ 4,770	\$ 4,770	\$ 4,770	\$ 4,770	\$ 4,770
Family Planning Group	\$ 27	\$ 28	\$ 30	\$ 30	\$ 30	\$ 30	\$ 30
SUD IMD	\$ 4,411	\$ 4,649	\$ 4,900	\$ 4,900	\$ 4,900	\$ 4,900	\$ 4,900
Low-Income Adult	\$ 1,097	\$ 1,153	\$ 1,212	\$ 1,212	\$ 1,212	\$ 1,212	\$ 1,212
<i>Composite PMPM for Members with Full Benefits</i>	\$ 1,414	\$ 1,493	\$ 1,563	\$ 1,564	\$ -	\$ -	\$ 1,564

Table A1.3 WITHOUT WAIVER TOTAL EXPENDITURES

Medicaid Eligibility Group (MEG)	Historical:		Current:				
	DY 13 2021	DY 14 2022	31-Mar-23	30-Jun-23	DY 15 30-Sep-23	31-Dec-23	YTD
ABD no TPL	\$ 667,828,363	\$ 700,345,981	\$ 182,877,825	\$ 183,671,491	\$ -	\$ -	\$ 366,549,316
ABD TPL	\$ 1,573,594,779	\$ 1,817,745,565	\$ 492,252,294	\$ 495,981,644	\$ -	\$ -	\$ 988,233,938
Rite Care	\$ 1,331,874,962	\$ 1,439,190,900	\$ 386,571,933	\$ 389,241,481	\$ -	\$ -	\$ 775,813,414
CSHCN	\$ 556,764,673	\$ 588,688,674	\$ 156,480,517	\$ 157,633,444	\$ -	\$ -	\$ 314,113,961
Subtotal - Without Waiver	\$ 4,130,062,777	\$ 4,545,971,120	\$ 1,218,182,568	\$ 1,226,528,060	\$ -	\$ -	\$ 2,444,710,629
217-like Group	\$ 245,983,259	\$ 274,128,968	\$ 74,746,096	\$ 77,240,972	\$ -	\$ -	\$ 151,987,067
Family Planning Group	\$ 487,646	\$ 401,117	\$ 96,505	\$ 90,847	\$ -	\$ -	\$ 187,352
SUD IMD	n/a	n/a	n/a	n/a	n/a	n/a	n/a
New Adult Group	\$ 1,308,675,527	\$ 1,499,875,476	\$ 416,242,904	\$ 421,513,197	\$ -	\$ -	\$ 837,756,102

Budget Neutrality Tables II

Table A1.4 HYPOTHETICALS ANALYSIS

	Historical:		Current:				
	DY 13 2021	DY 14 2022	31-Mar-23	30-Jun-23	DY 15 30-Sep-23	31-Dec-23	YTD
Medicaid Eligibility Group (MEG)							
Without Waiver Expenditure Baseline	\$ 246,470,905	\$ 274,530,085	\$ 74,842,601	\$ 77,331,819	\$ -	\$ -	\$ 152,174,419
With Waiver Expenditures (Actuals):							
217-like Group	\$ 213,980,940	\$ 249,615,556	\$ 70,384,021	\$ 69,693,940	\$ -	\$ -	\$ 140,077,961
Family Planning Group	\$ 245,689	\$ 167,696	\$ 51,841	\$ 37,462	\$ -	\$ -	\$ 89,303
SUD IMD	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Subtotal - Actuals	\$ 214,226,629	\$ 249,783,252	\$ 70,435,862	\$ 69,731,402	\$ -	\$ -	\$ 140,167,264
Excess Spending: Hypotheticals	\$ (32,244,276)	\$ (24,746,833)	\$ (4,406,739)	\$ (7,600,417)	\$ -	\$ -	\$ (12,007,156)

Table A1.5 LOW INCOME ADULT ANALYSIS

	Historical:		Current:				
	DY 13 2021	DY 14 2022	31-Mar-23	30-Jun-23	DY 15 30-Sep-23	31-Dec-23	YTD
Medicaid Eligibility Group (MEG)							
Without Waiver Expenditure Baseline	\$ 1,308,675,527	\$ 1,499,875,476	\$ 416,242,904	\$ 421,513,197	\$ -	\$ -	\$ 837,756,102
With Waiver Expenditures (Actuals)	\$ 749,543,250	\$ 772,853,442	\$ 217,826,303	\$ 183,296,025	\$ -	\$ -	\$ 401,122,328
Excess Spending: New Adult Group	\$ (559,132,277)	\$ (727,022,034)	\$ (198,416,601)	\$ (238,217,172)	\$ -	\$ -	\$ (436,633,774)

Table A1.6 WITH WAIVER TOTAL ANALYSIS

Medicaid Eligibility Group (MEG)	Historical:		Current:				
	DY 13 2021	DY 14 2022	31-Mar-23	30-Jun-23	DY 15		YTD
			30-Sep-23	31-Dec-23			
ABD no TPL	\$ 512,851,632	\$ 429,413,373	\$ 140,047,163	\$ 129,252,117	\$ -	\$ -	\$ 269,299,280
ABD TPL	\$ 713,080,983	\$ 716,632,281	\$ 221,055,977	\$ 249,144,746	\$ -	\$ -	\$ 470,200,723
Rlte Care	\$ 721,083,890	\$ 637,858,688	\$ 266,846,356	\$ 210,986,188	\$ -	\$ -	\$ 477,832,544
CSHCN	\$ 177,986,526	\$ 195,422,916	\$ 80,189,581	\$ 56,168,029	\$ -	\$ -	\$ 136,357,609
Excess Spending: Hypotheticals	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Excess Spending: New Adult Group	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
DSHP - Health Workforce & AIE Payments	\$ 18,928,491	\$ 19,150,124	\$ 1,730,152	\$ 1,479,599	\$ -	\$ -	\$ 3,209,751
CNOM Services	\$ 8,152,058	\$ 10,175,765	\$ 1,495,126	\$ 3,557,571	\$ -	\$ -	\$ 5,052,697
TOTAL	\$ 2,152,083,580	\$ 2,008,653,146	\$ 711,364,355	\$ 650,588,250	\$ -	\$ -	\$ 1,361,952,604
Favorable / (Unfavorable) Variance	\$ 1,977,979,197	\$ 2,537,317,974	\$ 506,818,213	\$ 575,939,810	\$ -	\$ -	\$ 1,082,758,024
Cumulative Budget Neutrality Variance	\$ 14.97 B	\$ 16.78 B	\$ 17.29 B	\$ 17.12 B	\$ 17.12 B	\$ 17.12 B	\$ 17.12 B

Notes to With Wavier Analysis

1. Excess Spending: Hypotheticals and New Adult Group reflects spending, if any, that exceeds the Without Waiver benchmark. Any savings against the Hypothetical populations (i.e., IMD SUD, 217-like and Family Planning groups) do not contribute to Budget Neutrality Variance.
2. Favorable/(Unfavorable) Variance compares actual spending on base MEGs and any excess spending on Hypotheticals or New Adult Group and any spending on CNOM services or DSHP investments to the Without Waiver expenditure limit (calculated in Table A1.3 as the product of the actual member months multiplied PMPM benchmark).
3. The Cumulative Budget Neutrality variance considers total “savings” relative to Without Waiver limit.

ATTACHMENT 2 – Appeals, Grievances and Complaints – Quarterly Report Q2-2023

Attachment A2.1: NHPRI Q2-2023 Prior Authorization Requests

Rlte Care	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	7,692	7,334	0	0	15,026
Prior Authorization Denials	673	912	0	0	1,585

Rlte Care AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	0	0	0	0	0
Prior Authorization Denials	0	0	0	0	0

CSN	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	1,084	1,182	0	0	2,266
Prior Authorization Denials	47	40	0	0	87

CSN AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	0	0	0	0	0
Prior Authorization Denials	0	0	0	0	0

RHP	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	3,361	3,335	0	0	6,696
Prior Authorization Denials	211	227	0	0	438

RHP AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	0	0	0	0	0
Prior Authorization Denials	0	0	0	0	0

RHE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	9,641	9,820	0	0	19,461
Prior Authorization Denials	740	1,039	0	0	1,779

RHE AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	0	0	0	0	0
Prior Authorization Denials	0	0	0	0	0

SubCare** (NHP Only)	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	281	252	0	0	533
Prior Authorization Denials	10	10	0	0	20

NHPRI Prior Authorizations and Denial Rates

Quarter over Quarter 2023 – Denial Rates				
	Q1	Q2	Q3	Q4
Rlte Care	9%	12%	0%	0%
CSN	4%	3%	0%	0%
RHP	6%	7%	0%	0%
RHE	8%	11%	0%	0%
Subcare	4%	4%	0%	0%

Attachment A2.2: UHCCP Q2-2023 Prior Authorization Requests

Rlte Care	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	6,331	6,071	0	0	12,402
Prior Authorization Denials	1,343	1,278	0	0	2,621
Rlte Care AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	255	338	0	0	593
Prior Authorization Denials	16	12	0	0	28

CSN	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	451	429	0	0	880
Prior Authorization Denials	62	16	0	0	78
CSN AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	37	39	0	0	76
Prior Authorization Denials	2	2	0	0	4

RHP	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	3,051	3,025	0	0	6,076
Prior Authorization Denials	579	594	0	0	1,173
RHP AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	87	103	0	0	190
Prior Authorization Denials	5	12	0	0	17

RHE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	7,979	7,950	0	0	15,929
Prior Authorization Denials	1,745	1,707	0	0	3,452
RHE AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	278	330	0	0	608
Prior Authorization Denials	16	23	0	0	39

SubCare** (NHP Only)	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	N/A	N/A	N/A	N/A	N/A
Prior Authorization Denials	N/A	N/A	N/A	N/A	N/A

UHCCP Prior Authorizations and Denial Rates

Quarter over Quarter 2023 – Denial Rates				
	Q1	Q2	Q3	Q4
Rlte Care	21%	21%	0%	0%
CSN	14%	14%	0%	0%
RHP	19%	20%	0%	0%
RHE	22%	21%	0%	0%
Subcare	N/A	N/A	N/A	N/A

Attachment A2.3: THRIT Q2-2023 Prior Authorization Requests

Rlte Care	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	402	434	0	0	836
Prior Authorization Denials	45	44	0	0	89
Rlte Care AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	70	67	0	0	137
Prior Authorization Denials	3	8	0	0	11

CSN	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	0	0	0	0	0
Prior Authorization Denials	0	0	0	0	0
CSN AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	0	0	0	0	0
Prior Authorization Denials	0	0	0	0	0

RHP	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	807	845	0	0	1,652
Prior Authorization Denials	100	117	0	0	217
RHP AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	181	178	0	0	359
Prior Authorization Denials	18	29	0	0	47

RHE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	0	0	0	0	0
Prior Authorization Denials	0	0	0	0	0
RHE AE	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	0	0	0	0	0
Prior Authorization Denials	0	0	0	0	0

SubCare** (NHP Only)	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	N/A	N/A	N/A	N/A	N/A
Prior Authorization Denials	N/A	N/A	N/A	N/A	N/A

THRIT Prior Authorizations and Denial Rates

Quarter over Quarter 2023 – Denial Rates				
	Q1	Q2	Q3	Q4
Rlte Care	11%	10%	0%	0%
CSN	0%	0%	0%	0%
RHP	12%	14%	0%	0%
RHE	0%	0%	0%	0%
Subcare	N/A	N/A	N/A	N/A

Attachment A2.4: Rlte Smiles Q2-2023 Prior Authorization Requests

Dental	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	2,341	2,208	0	0	4,549
Prior Authorization Denials	803	718	0	0	1,521
RX	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	0	0	0	0	0
Prior Authorization Denials	0	0	0	0	0
RAD	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	0	0	0	0	0
Prior Authorization Denials	0	0	0	0	0
Orthodontic	Q1	Q2	Q3	Q4	YTD
Prior Authorization Requests	1,121	950	0	0	2,071
Prior Authorization Denials	670	621	0	0	1,291

Rlte Smiles Prior Authorizations and Denial Rates

Quarter over Quarter 2023 – Denial Rates				
	Q1	Q2	Q3	Q4
Dental	34%	0%	0%	0%
Orthodontic	60%	0%	0%	0%

Attachment A2.5 NHPRI Q2-2023 Appeals and Overturn Rates

Appeals Internal - Rite Care	Q1	Q2	Q3	Q4	YTD
Standard	105	149	0	0	254
Overtuned	42	68	0	0	110
Expedited	5	3	0	0	8
Overtuned	4	1	0	0	5

Appeals External - Rite Care	Q1	Q2	Q3	Q4	YTD
Standard	39	28	0	0	67
Overtuned	12	6	0	0	18
Expedited	0	0	0	0	0
Overtuned	0	0	0	0	0

Appeals Internal - CSN	Q1	Q2	Q3	Q4	YTD
Standard	10	12	0	0	22
Overtuned	2	4	0	0	6
Expedited	0	0	0	0	0
Overtuned	0	0	0	0	0

Appeals External - CSN	Q1	Q2	Q3	Q4	YTD
Standard	3	1	0	0	4
Overtuned	1	0	0	0	1
Expedited	0	0	0	0	0
Overtuned	0	0	0	0	0

Appeals Internal - RHP	Q1	Q2	Q3	Q4	YTD
Standard	88	49	0	0	137
Overtuned	27	22	0	0	49
Expedited	5	0	0	0	5
Overtuned	4	0	0	0	4

Appeals External - RHP	Q1	Q2	Q3	Q4	YTD
Standard	52	22	0	0	74
Overtuned	17	7	0	0	24
Expedited	0	0	0	0	0
Overtuned	0	0	0	0	0

Appeals Internal - RHE	Q1	Q2	Q3	Q4	YTD
Standard	159	189	0	0	348
Overtuned	70	90	0	0	160
Expedited	10	1	0	0	11
Overtuned	8	1	0	0	9

Appeals External - RHE	Q1	Q2	Q3	Q4	YTD
Standard	46	28	0	0	74
Overtuned	13	7	0	0	20
Expedited	0	0	0	0	0
Overtuned	0	0	0	0	0

Appeals Internal - SubCare	Q1	Q2	Q3	Q4	YTD
Standard	5	1	0	0	6
Overtuned	1	0	0	0	1
Expedited	0	0	0	0	0
Overtuned	0	0	0	0	0

Appeals External - SubCare	Q1	Q2	Q3	Q4	YTD
Standard	6	0	0	0	6
Overtuned	2	0	0	0	2
Expedited	0	0	0	0	0
Overtuned	0	0	0	0	0

Quarter over Quarter 2023 Internal Appeals

Internal Standard Appeal overturn rates:				
	Q1	Q2	Q3	Q4
Rite	40%	46%	0%	0%
CSN	20%	33%	0%	0%
RHP	31%	45%	0%	0%
RHE	44%	48%	0%	0%
Subcare	20%	0%	0%	0%

Internal Expedited Appeal overturn rates:				
	Q1	Q2	Q3	Q4
Rite	80%	33%	0%	0%
CSN	0%	0%	0%	0%
RHP	80%	0%	0%	0%
RHE	80%	100%	0%	0%
Subcare	0%	0%	0%	0%

Quarter over Quarter 2023 External Appeals

External Standard Appeal Overturn Rates:				
	Q1	Q2	Q3	Q4
Rite	31%	21%	0%	0%
CSN	33%	0%	0%	0%
RHP	33%	32%	0%	0%
RHE	28%	25%	0%	0%
Subcare	33%	0%	0%	0%

External Expedited Appeal Overturn Rates:				
	Q1	Q2	Q3	Q4
Rite	0%	0%	0%	0%
CSN	0%	0%	0%	0%
RHP	0%	0%	0%	0%
RHE	0%	0%	0%	0%
Subcare	0%	0%	0%	0%

Attachment A2.6 UHCCP Q2-2023 Appeals and Overturn Rates

Appeals Internal - Rite Care	Q1	Q2	Q3	Q4	YTD
Standard	45	31	0	0	76
Overtured	24	21	0	0	45
Expedited	26	30	0	0	56
Overtured	22	22	0	0	44

Appeals External - Rite Care	Q1	Q2	Q3	Q4	YTD
Standard	0	1	0	0	1
Overtured	0	0	0	0	0
Expedited	0	0	0	0	0
Overtured	0	0	0	0	0

Appeals Internal - CSN	Q1	Q2	Q3	Q4	YTD
Standard	3	5	0	0	8
Overtured	2	1	0	0	3
Expedited	5	2	0	0	7
Overtured	4	1	0	0	5

Appeals External - CSN	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overtured	0	0	0	0	0
Expedited	0	0	0	0	0
Overtured	0	0	0	0	0

Appeals Internal - RHP	Q1	Q2	Q3	Q4	YTD
Standard	16	20	0	0	36
Overtured	10	13	0	0	23
Expedited	27	16	0	0	43
Overtured	21	13	0	0	34

Appeals External - RHP	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overtured	0	0	0	0	0
Expedited	0	0	0	0	0
Overtured	0	0	0	0	0

Appeals Internal - RHE	Q1	Q2	Q3	Q4	YTD
Standard	64	42	0	0	106
Overtured	48	26	0	0	74
Expedited	42	47	0	0	89
Overtured	32	36	0	0	68

Appeals External - RHE	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overtured	0	0	0	0	0
Expedited	0	0	0	0	0
Overtured	0	0	0	0	0

Appeals Internal - SubCare	Q1	Q2	Q3	Q4	YTD
Standard	N/A	N/A	N/A	N/A	N/A
Overtured	N/A	N/A	N/A	N/A	N/A
Expedited	N/A	N/A	N/A	N/A	N/A
Overtured	N/A	N/A	N/A	N/A	N/A

Appeals External - SubCare	Q1	Q2	Q3	Q4	YTD
Standard	N/A	N/A	N/A	N/A	N/A
Overtured	N/A	N/A	N/A	N/A	N/A
Expedited	N/A	N/A	N/A	N/A	N/A
Overtured	N/A	N/A	N/A	N/A	N/A

Quarter over Quarter 2023_Internal Appeals

Internal Standard Appeal overturn rates:				
	Q1	Q2	Q3	Q4
Rite	53%	68%	0%	0%
CSN	67%	20%	0%	0%
RHP	63%	65%	0%	0%
RHE	75%	62%	0%	0%
Subcare	N/A	N/A	N/A	N/A

Internal Expedited Appeal overturn rates:				
	Q1	Q2	Q3	Q4
Rite	85%	73%	0%	0%
CSN	80%	50%	0%	0%
RHP	78%	81%	0%	0%
RHE	76%	77%	0%	0%
Subcare	N/A	N/A	N/A	N/A

Quarter over Quarter 2023_External Appeals

External Standard Appeal Overturn Rates:				
	Q1	Q2	Q3	Q4
Rite	0%	0%	0%	0%
CSN	0%	0%	0%	0%
RHP	0%	0%	0%	0%
RHE	0%	0%	0%	0%
Subcare	N/A	N/A	N/A	N/A

External Expedited Appeal Overturn Rates:				
	Q1	Q2	Q3	Q4
Rite	0%	0%	0%	0%
CSN	0%	0%	0%	0%
RHP	0%	0%	0%	0%
RHE	0%	0%	0%	0%
Subcare	N/A	N/A	N/A	N/A

Attachment A2.7 THRIT Q2-2023 Appeals and Overturn Rates

Appeals Internal - Rite Care	Q1	Q2	Q3	Q4	YTD
Standard	0	1	0	0	1
Overtured	0	0	0	0	0
Expedited	2	2	0	0	4
Overtured	2	2	0	0	4

Appeals Internal - CSN	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overtured	0	0	0	0	0
Expedited	0	0	0	0	0
Overtured	0	0	0	0	0

Appeals Internal - RHP	Q1	Q2	Q3	Q4	YTD
Standard	4	5	0	0	9
Overtured	3	1	0	0	4
Expedited	5	3	0	0	8
Overtured	1	2	0	0	3

Appeals Internal - RHE	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overtured	0	0	0	0	0
Expedited	0	0	0	0	0
Overtured	0	0	0	0	0

Appeals Internal - SubCare	Q1	Q2	Q3	Q4	YTD
Standard	N/A	N/A	N/A	N/A	N/A
Overtured	N/A	N/A	N/A	N/A	N/A
Expedited	N/A	N/A	N/A	N/A	N/A
Overtured	N/A	N/A	N/A	N/A	N/A

Appeals External - Rite Care	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overtured	0	0	0	0	0
Expedited	0	0	0	0	0
Overtured	0	0	0	0	0

Appeals External - CSN	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overtured	0	0	0	0	0
Expedited	0	0	0	0	0
Overtured	0	0	0	0	0

Appeals External - RHP	Q1	Q2	Q3	Q4	YTD
Standard	1	0	0	0	1
Overtured	0	0	0	0	0
Expedited	0	0	0	0	0
Overtured	0	0	0	0	0

Appeals External - RHE	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overtured	0	0	0	0	0
Expedited	0	0	0	0	0
Overtured	0	0	0	0	0

Appeals External - SubCare	Q1	Q2	Q3	Q4	YTD
Standard	N/A	N/A	N/A	N/A	N/A
Overtured	N/A	N/A	N/A	N/A	N/A
Expedited	N/A	N/A	N/A	N/A	N/A
Overtured	N/A	N/A	N/A	N/A	N/A

Quarter over Quarter 2023 Internal Appeals

Internal Standard Appeal overturn rates:				
	Q1	Q2	Q3	Q4
Rite	0%	0%	0%	0%
CSN	0%	0%	0%	0%
RHP	75%	20%	0%	0%
RHE	0%	0%	0%	0%
Subcare	N/A	N/A	N/A	N/A

Internal Expedited Appeal overturn rates:				
	Q1	Q2	Q3	Q4
Rite	100%	100%	0%	0%
CSN	0%	0%	0%	0%
RHP	20%	67%	0%	0%
RHE	0%	0%	0%	0%
Subcare	N/A	N/A	N/A	N/A

Quarter over Quarter 2023 External Appeals

External Standard Appeal Overturn Rates:				
	Q1	Q2	Q3	Q4
Rite	0%	0%	0%	0%
CSN	0%	0%	0%	0%
RHP	0%	0%	0%	0%
RHE	0%	0%	0%	0%
Subcare	N/A	N/A	N/A	N/A

External Expedited Appeal Overturn Rates:				
	Q1	Q2	Q3	Q4
Rite	0%	0%	0%	0%
CSN	0%	0%	0%	0%
RHP	0%	0%	0%	0%
RHE	0%	0%	0%	0%
Subcare	N/A	N/A	N/A	N/A

Attachment A2.8 Rlte Smiles Q2-2023 Appeals and Overturn Rates

Appeals Internal - Dental	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overturned	0	0	0	0	0
Expedited	0	0	0	0	0
Overturned	0	0	0	0	0

Appeals Internal - Orthodontics	Q1	Q2	Q3	Q4	YTD
Standard	43	46	0	0	89
Overturned	7	6	0	0	13
Expedited	12	13	0	0	25
Overturned	1	1	0	0	2

Appeals External - Dental (State Fair Hearing)	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overturned	0	0	0	0	0
Expedited	0	0	0	0	0
Overturned	0	0	0	0	0

Appeals External - Orthodontics (State Fair Hearing)	Q1	Q2	Q3	Q4	YTD
Standard	0	0	0	0	0
Overturned	0	0	0	0	0
Expedited	0	0	0	0	0
Overturned	0	0	0	0	0

Quarter over Quarter 2023 Internal Appeals

Internal Standard Appeal overturn rates:				
	Q1	Q2	Q3	Q4
General Dental	0%	0%		
Orthodontic	16%	13%		

Internal Expedited Appeal overturn rates:				
	Q1	Q2	Q3	Q4
General Dental	0%	0%		
Orthodontic	8%	8%		

Quarter over Quarter 2023 External Appeals

External Standard Appeal Overturn Rates:				
	Q1	Q2	Q3	Q4
General Dental	0%	0%		
Orthodontic	0%	0%		

External Expedited Appeal Overturn Rates:				
	Q1	Q2	Q3	Q4
General Dental	0%	0%		
Orthodontic	0%	0%		

Attachment A2.9 NHPRI Q2-2023 Grievances and Complaints

Number of Grievances	Q1	Q2	Q3	Q4	YTD
Rlte Care	15	22	0	0	37
CSN	3	1	0	0	4
RHP	12	15	0	0	27
RHE	24	16	0	0	40
SubCare (NHP only)	0	0	0	0	0
Total Number of Grievances					108
AE	12	13	0	0	25

Number of Complaints	Q1	Q2	Q3	Q4	YTD
Rlte Care	17	16	0	0	33
CSN	5	0	0	0	5
RHP	12	15	0	0	27
RHE	18	12	0	0	30
SubCare (NHP only)	0	0	0	0	0
Total Number of complaints					95
AE	6	3	0	0	9

Attachment A2.10 UHCCP Q2-2023 Grievances and Complaints

Number of Grievances	Q1	Q2	Q3	Q4	YTD
Rlte Care	3	6	0	0	9
CSN	0	1	0	0	1
RHP	0	3	0	0	3
RHE	2	6	0	0	8
SubCare (NHP only)	N/A	N/A	N/A	N/A	0
Total Number of Grievances					21
AE	3	13	0	0	16

Number of Complaints	Q1	Q2	Q3	Q4	YTD
Rlte Care	7	2	0	0	9
CSN	0	0	0	0	0
RHP	1	2	0	0	3
RHE	4	13	0	0	17
SubCare (NHP only)	N/A	N/A	N/A	N/A	0
Total Number of complaints					29
AE	7	13	0	0	20

Attachment A2.11 THRIT Q2-2023 Grievances and Complaints

Number of Grievances	Q1	Q2	Q3	Q4	YTD	
Rlte Care	0	0	0	0	0	
CSN	0	0	0	0	0	
RHP	0	0	0	0	0	
RHI	0	0	0	0	0	
SubCare (NHP only)	N/A	N/A	N/A	N/A	0	
Total Number of Grievances						0
AE	0	0	0	0	0	

Number of Complaints	Q1	Q2	Q3	Q4	YTD	
Rlte Care	0	0	0	0	0	
CSN	0	0	0	0	0	
RHP	0	0	0	0	0	
RHE	0	0	0	0	0	
SubCare (NHP only)	N/A	N/A	N/A	N/A	0	
Total Number of complaints						0
AE	0	0	0	0	0	

Attachment A2.12 Rlte Smiles Q2-2023 Grievances and Complaints

Number of Grievances	Q1	Q2	Q3	Q4	YTD	
Rlte Smiles	2	0	0	0	2	
Total Number of Grievances						2

Number of Complaints	Q1	Q2	Q3	Q4	YTD	
Rlte Smiles	0	3	0	0	3	
Total Number of complaints						3

Attachment 3: Statement of Certification of Accuracy of Reporting of Member Months

Statement of Certification of Accuracy of Reporting Member Months

As the Executive Office of Health and Human Services Deputy Medicaid Program Director, Finance and Budget, I certify the accuracy of reporting member months for demonstration population under the 1115 Comprehensive Demonstration Waiver for the purpose of monitoring the budget neutrality agreement.

Name: Kimberly Pelland

Title: Medicaid Chief Financial Officer

Signature: _____  _____

Date: September 29, 2023 _____

XIII. State Contact(s)

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XIV. Date Submitted to CMS

September 29, 2023