

Overview: The Monitoring Report for the section 1115 eligibility and coverage demonstrations consists of a Monitoring Report Workbook (Part A), Monitoring Report Template (Part B), and a Budget Neutrality Workbook (Part C). This Monitoring Report Template contains information for section 1115 demonstrations **with any eligibility and coverage** policies. Each state with an approved eligibility and coverage demonstration should complete a Monitoring Report Template that includes sections applicable for each eligibility and coverage policy in its demonstration and the demonstration overall, as outlined in the state's special terms and conditions (STC).¹ A state with any eligibility and coverage policy will be completing information outlined in this template; however, this document is provided for illustrative purposes. The state will receive a state-specific version of this template, supplemented with other relevant Monitoring Report Template sections, that reflects the eligibility and coverage policies in the state's demonstration. If the eligibility and coverage policies are part of a broader section 1115 demonstration, the state should report on the entire demonstration in the sections that apply to all eligibility and coverage demonstrations.²

CMS will work with the state to ensure there is no duplication in the reporting requirements for different components of the demonstration. For more information, the state should contact the section 1115 eligibility and coverage demonstration monitoring and evaluation mailbox (<u>1115MonitoringandEvaluation@cms.hhs.gov</u>), copying the state's CMS demonstration team on the message.³

¹ States should complete Parts A and B for any of the following eligibility and coverage policies included in the demonstration: premiums or account payments, health behavior incentives, community engagement, retroactive eligibility waivers, and non-eligibility periods. For other eligibility and coverage policies that do not have a Monitoring Report, such as waiver of non-emergency medical transportation and marketplace-focused premium assistance, states should follow the guidance in the STCs.

² Detailed guidance is available in the Monitoring Report Instructions.

³ Note: PRA disclosure statement to be added here.

1. Title page for the state's eligibility and coverage demonstration or eligibility and coverage policy components of the broader demonstration

The state should complete this title page at the beginning of a demonstration and submit as the title page of all monitoring reports.

This section collects information on the approval features of the state's section 1115 demonstration overall. This form should be submitted as the title page for all eligibility and coverage monitoring reports. The content of this table should stay consistent over time. Definitions for certain rows are provided below the table.

| Overall section 1115 demonstration | | | | |
|---|---------------------------|--|--|--|
| State | Wisconsin | | | |
| Demonstration name | BadgerCare Reform | | | |
| Approval period for section 1115 demonstration | (10/31/2018 - 12/31/2023) | | | |
| Demonstration year and quarter | DY10 Q2 | | | |
| Reporting period | 04/1/2023-06/30/2023 | | | |

2. Executive summary

The executive summary should be reported in the fillable box below. It is intended for summary level information only. The recommended word count is 500 words or less.

The State of Wisconsin was approved for the extension and amendment of the BadgerCare Reform Waiver as of October 31, 2018, authorizing the Wisconsin Division of Medicaid Services to operate the BadgerCare Reform Services through December 31, 2023.

The BadgerCare Reform demonstration primarily provides authority for the state to provide a robust benefit package to non-pregnant, non-disabled, non-elderly childless adults with incomes of up to and including 100 percent of the FPL. This demonstration approval continues coverage for this population for five years.

The state of Wisconsin received a letter from CMS about our ongoing effort to implement the requirements for our Continuous Engagement module. The letter explained that in light of the ongoing disruptions caused by the COVID-19 pandemic, Wisconsin's community engagement requirement risks significant coverage losses and harm to beneficiaries. CMS therefore withdrew approval of the community engagement requirement in the October 31, 2018 extension of the BadgerCare Reform demonstration, which is not currently in effect and which would have expired by its terms on December 31, 2023.

Per guidance from CMS, starting in DY7 the Transitional Medicaid Assistance (TMA) population is no longer considered a part of the target population for the waiver. Based on this, the State of Wisconsin will no longer be submitting data on this population.

3. Narrative information on implementation, by eligibility and coverage policy

The state should refer to the templates for each eligibility and coverage policy included in its demonstration for policy-specific narrative information on implementation relevant to its demonstration.

4. Narrative information on implementation for any demonstration with eligibility and coverage policies

| Prompt AD.Mod_1. Metrics and operations for any demonstr for reporting on the state's broader section 1115 dem across states, report for <u>all beneficiaries in the demon</u> | onstration. In s | upport of CMS's eff | forts to simplify data collection and support analysis |
|---|------------------|---------------------|---|
| AD.Mod_1.1. Metric trends 1.1.1 Discuss any data trends related to overall enrollment in the demonstration. Describe and explain changes (+ or -) greater than two percent. | | AD_1-6 | In the second quarter of demonstration year 10 the number of unique program participants increased from 298,447 to 306,156. There were 11,618 new enrollees this quarter. This represents a 2.6% increase from the prior quarter of the total number of unique program participants. Please note that this is the final quarter in which we maintained continuous coverage for program participants under the provisions of the Families First Coronavirus Response Act, unless they moved out of state, passed away, or voluntarily disenrolled. This quarter includes members whose post-continuous coverage renewal occurred at the end of June. |

| Prompt | State has no trends/ update (place an X) | Related metric(s) (if any) | State response |
|---|---|----------------------------------|---|
| 1.1.2 Discuss any data trends related to mid-year loss of demonstration eligibility. At a minimum, changes (+ or -) greater than two percent should be described. | | AD_7-10 | The State of Wisconsin does not have any mid-year loss of demonstration eligibility data trend to report this quarter. Please note that this is the final quarter in which we maintained continuous coverage for program participants under the provisions of the Families First Coronavirus Response Act, unless they moved out of state, passed away, or voluntarily disenrolled. This quarter includes members whose post-continuous coverage renewal occurred at the end of June. There were 18,549 beneficiaries who were determined ineligible for Medicaid other than at renewal and 18,026 after the state processed a change in circumstance. 4,103 beneficiaries were no longer eligible for the demonstration due to transfer to another Medicaid eligibility group. |
| 1.1.3 Discuss any data trends related to enrollment duration at time of disenrollment. Describe and explain changes (+ or -) greater than two percent. | | AD_11-14 | This metric is recommended, but not required. The state of Wisconsin has reviewed the recommended metrics provided by CMS but at this point Wisconsin plans to satisfy the required metrics prior to completing any recommended metrics. |

| Prompt 1.1.4 Discuss any data trends related to renewals. Describe and explain changes (+ or -) greater than two percent. | State has no trends/ update (place an X) | Related metric(s) (if any) AD_15-21 | State response The total beneficiaries whose renewals were completed this quarter increased from 522 to 21,432. Please note that this is the final quarter in which we maintained continuous coverage for program participants under the provisions of the Families First Coronavirus Response Act, unless they moved out of state, passed away, or voluntarily disenrolled. This quarter includes members whose post-continuous coverage renewal occurred at the end of June. 9,357 of those beneficiaries were determined ineligible and disenrolled from Medicaid for the same reasons noted above: voluntarily declining benefits or no longer being a resident of the state (including individuals who passed away). 502 were determined ineligible because they transferred to another Medicaid eligibility category. 8,345 beneficiaries were disenrolled from Medicaid because they did not complete their renewal and 4,299 retained eligibility by completing their renewal forms. |
|---|---|--|---|
| 1.1.5 Discuss any data trends related to cost sharing limits. Describe and explain changes (+ or -) greater than two percent. | | AD_23 | The total beneficiaries who met their cost sharing limit this quarter decreased from 541 to 451. This represents a 17% decrease from the previous quarter. We do not have an explanation for this relatively high- percentage change, but note that the change in absolute number is relatively low and could be explained by seasonal differences in members seeking medical care. |

| Prompt | State has no trends/ update (place an X) | Related metric(s) (if any) | State response |
|--|---|----------------------------------|--|
| 1.1.6 Discuss any data trends related to appeals and grievances. Describe and explain changes (+ or -) greater than two percent. | | AD_24-28 | This is a recommended metric, but not required. The state of Wisconsin has reviewed the recommended metrics provided by CMS but at this point Wisconsin plans to satisfy the required metrics prior to completing any recommended metrics. The state will review its ability to provide CMS recommended metrics for future quarterly reports. |
| 1.1.7 Discuss any data trends related to access to care. Describe and explain changes (+ or -) greater than two percent. | | AD_29-36 | The total number of primary care providers enrolled to deliver Medicaid services this quarter increased from 26,272 to 26,393. This represents a 1% change from the prior quarter. Of those primary care providers 10,147 delivered Medicaid services with service claims for 3 or more demonstration beneficiaries. The total number of specialist providers enrolled to deliver Medicaid services this quarter decreased from 52,777 to 52,521. This represents a less than 1% change from the prior quarter. Of those specialist providers 14,937 delivered Medicaid services with service services with service claims for 3 or more demonstration beneficiaries. The total utilization of emergency department (ED) visits for the demonstration beneficiary months during this quarter is 116 per 1000. There was 1 non-emergent ED visits this quarter. AD-34 is a recommended metric, but not required. The state of Wisconsin has reviewed the recommended metrics provided by CMS but at this point Wisconsin plans to satisfy the required metrics. The state will review its ability to provide CMS recommended metrics for future quarterly reports. |

| Prompt | State has no trends/ update (place an X) | Related metric(s) (if any) | State response |
|--|---|----------------------------------|---|
| 1.1.8 Discuss any data trends related to quality of care and health outcomes. Describe and explain changes (+ or -) greater than two percent. | | AD_37-44 | |
| 1.1.9 Discuss any data trends related to administrative costs. Describe and explain changes (+ or -) greater than two percent. | | AD_45 | This is a recommended metric, but not required. The state of Wisconsin has reviewed the recommended metrics provided by CMS but at this point Wisconsin plans to satisfy the required metrics prior to completing any recommended metrics. The state will review its ability to provide CMS recommended metrics for future quarterly reports. |
| AD.Mod_1.2. Implementation update | | | |
| 1.2.1 Highlight significant demonstration operations or policy considerations that could positively or negatively impact beneficiary enrollment, compliance with requirements, access to services, timely provision of services, budget neutrality, or any other provision that has potential for beneficiary impacts. Also note any activity that may accelerate or create delays or impediments in achieving the demonstration's approved goals or objectives, if not already reported elsewhere in this document. See Monitoring Report Instructions for more detail. | | | This is the final quarter in which we maintained continuous coverage for program participants under the provisions of the Families First Coronavirus Response Act, unless they moved out of state, passed away, or voluntarily disenrolled. This quarter includes members whose post-continuous coverage renewal occurred at the end of June. |
| AD.Mod_2. State-specific metrics | | | |
| AD.Mod_2.1 Metric trends | | | |
| 2.1.1 Discuss any data trends related to state-specific metrics. Discuss each state-specific metric trend in a separate row.Describe and explain changes (+ or -) greater than two percent. | | | |

5. Narrative information on other reporting topics

| Prompt | State has no update (place an X) | State response |
|---|--|--|
| 1. Budget neutrality | | |
| 1.1 Current status and analysis | | |
| 1.1.1 Discuss the current status of budget neutrality and provide an analysis of the budget neutrality to date. If the eligibility and coverage policy component is part of a comprehensive demonstration, the state should provide an analysis of the eligibility and coverage policy related budget neutrality and an analysis of budget neutrality as a whole. | | |
| 1.2 Implementation update | | |
| 1.2.1 Describe any anticipated program changes that may impact financial/budget neutrality. | | |
| 2. Eligibility and coverage demonstration evaluation up | date | |
| 2.1 Narrative information | | |
| 2.1.1 Provide updates on eligibility and coverage policy evaluation work and timeline. The appropriate content will depend on when this report is due to CMS and the timing for the demonstration. There are specific requirements per Code of Federal Regulations for annual monitoring reports. See Monitoring Report Instructions for more details. | | On April 6, 2021, CMS sent a letter to the state updating the STCs for this demonstration and requesting that the state update the list of provisions, hypotheses, and research questions—and commensurate design elements—to reflect these changes. The State of Wisconsin requested 30-day extension beyond the 60-day timeframe through PMDA to complete the requested revisions to CMS's feedback. CMS approved the State's extension request. The State submitted the requested response memo and revised evaluation design through PMDA on September 20, 2021. |
| 2.1.2 Provide status updates on deliverables related to the demonstration evaluation and indicate whether the expected timelines are being met and/or if there are any real or anticipated barriers in achieving the goals and timeframes agreed to in the STCs. | | On April 6, 2021, CMS sent a letter to the state updating the STCs for this demonstration and requesting that the state update the list of provisions, hypotheses, and research questions—and commensurate design elements—to reflect these changes. The State of Wisconsin requested 30-day extension beyond the 60-day timeframe through PMDA to complete the requested revisions to CMS's feedback. CMS approved the State's extension request. The State submitted the requested response memo and revised evaluation design through PMDA on September 20, 2021. |
| 2.1.3 List anticipated evaluation-related deliverables related to this demonstration and their due dates. | | |

| | State has no | |
|---|------------------------|--|
| Prompt | update (place an X) | State response |
| 3. Other demonstration reporting | | |
| 3.1 General reporting requirements | | |
| 3.1.1 Describe whether the state foresees the need to make future changes to the STCs, implementation plan, or monitoring protocol, based on expected or upcoming implementation changes. | | The state of Wisconsin plans on submitting its monitoring protocol once we have an approved implementation plan. |
| 3.1.2 Compared to the details outlined in the STCs and the monitoring protocol, describe whether the state has formally requested any changes or whether the state expects to formally request any changes to: 3.1.2.i The schedule for completing and submitting monitoring reports | | The state of Wisconsin plans to continue submitting the metrics that pertain to any demonstration as scheduled. |
| 3.1.2.ii The content or completeness of submitted monitoring reports and or future monitoring reports | | |
| 3.1.3 Describe whether the state has identified any real or anticipated issues submitting timely post-approval demonstration deliverables, including a plan for remediation. | | |
| 3.2 Post-award public forum | | |
| 3.2.1 If applicable within the timing of the demonstration, provide a summary of the annual post-award public forum held indicating any resulting action items or issues. A summary of the post-award public forum should be included here for the period during which the forum was held and in the annual monitoring report. | | |

| Prompt | State has no update (place an X) | State response |
|---|--|----------------|
| 4. Notable state achievements and/or innovations | | |
| 4.1 Narrative information | | |
| 4.1.1 Provide any relevant summary of achievements and/or innovations in demonstration enrollment, benefits, operations, and policies (1) pursuant to the eligibility and coverage policy hypotheses (or if broader demonstration, then eligibility and coverage policy related) or (2) that served to provide better care for individuals, better health for populations, and/or reduce per capita cost. Achievements should focus on significant impacts to beneficiary outcomes. Whenever possible, the summary should describe the achievement or innovation in quantifiable terms, e.g., number of impacted beneficiaries. | | |

*The state should remove all example text from the table prior to submission.

Note: States must prominently display the following notice on any display of measure rates based on NCQA technical specifications for 1115 eligibility and coverage demonstration monitoring metrics:

Measures MSC-AD, FUA-AD, FUM-AD, and IET_AD (metrics AD_38A, AD_39, and AD_40) are Healthcare Effectiveness Data and Information Set (HEDIS®) measures that are owned and copyrighted by the National Committee for Quality Assurance (NCQA). HEDIS measures and specifications are not clinical guidelines, do not establish a standard of medical care and have not been tested for all potential applications. The measures and specifications are provided "as is" without warranty of any kind. NCQA makes no representations, warranties or endorsements about the quality of any product, test or protocol identified as numerator compliant or otherwise identified as meeting the requirements of a HEDIS measure or specification. NCQA makes no representations, warranties, or endorsement about the quality of any organization or clinician who uses or reports performance measures and NCQA has no liability to anyone who relies on HEDIS measures or specifications or data reflective of performance under such measures and specifications.

The measure specification methodology used by CMS is different from NCQA's methodology. NCQA has not validated the adjusted measure specifications but has granted CMS permission to adjust. A calculated measure result (a "rate") from a HEDIS measure that has not been certified via NCQA's Measure Certification Program, and is based on adjusted HEDIS specifications, may not be called a "HEDIS rate" until it is audited and designated reportable by an NCQA-Certified HEDIS Compliance Auditor. Until such time, such measure rates shall be designated or referred to as "Adjusted, Uncertified, Unaudited HEDIS rates."

Limited proprietary coding is contained in the measure specifications and HEDIS VS for convenience. Users of the proprietary code sets should obtain all necessary licenses from the owners of these code sets. NCQA disclaims all liability for use or accuracy of any coding contained in the specifications and HEDIS VS.

The American Medical Association holds a copyright to the CPT® codes contained in the measure specifications and HEDIS VS.

The American Hospital Association holds a copyright to the Uniform Billing Codes ("UB") contained in the measure specifications and HEDIS VS. The UB Codes are included with the permission of the AHA. Anyone desiring to use the UB Codes in a commercial product to calculate measure results, or for any other commercial use, must obtain a commercial use license directly from the AHA. To inquire about licensing, contact ub04@aha.org.